Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2860

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 31-7-13.2, Mississippi Code of 1972, is 12 13 amended as follows: 31-7-13.2 (1) When used in this section, "construction 14 15 manager at risk" means a method of project delivery in which a 16 construction manager guarantees a maximum price for the 17 construction of a project and in which the governing authority or board, before using this method of project delivery, shall include 18 19 a detailed explanation of why using the construction manager at 20 risk method of project delivery for a particular project satisfies



- 21 the public need better than that traditional design-bid-build
- 22 method based on the following criteria:
- 23 (a) The use of construction manager at risk for the
- 24 project provides a savings in time or cost over traditional
- 25 methods; and
- 26 (b) The size and type of the project is suitable for
- 27 use of the construction management at risk method of project
- 28 delivery.
- 29 (2) When the construction manager at risk method of project
- 30 delivery is used:
- 31 (a) There may be a separate contract for design
- 32 services and a separate contract for construction services;
- 33 (b) The contract for construction services may be
- 34 entered into at the same time as a contract for the design
- 35 services or later:
- 36 (c) Design and construction of the project may be in
- 37 sequential or concurrent phases; and
- 38 (d) Finance, maintenance, operation, reconstruction or
- 39 other related services may be included for a guaranteed maximum
- 40 price.
- 41 (3) When procuring design professional services under a
- 42 construction manager at risk project delivery method, the agency
- 43 or governing authority shall procure the services of a design
- 44 professional pursuant to qualifications-based selection
- 45 procedures.



- 46 (4) Before the substantial completion of the design
 47 documents, the agency or governing authority may elect to hire a
 48 construction manager.
- (5) When procuring construction management services <u>under</u>

 the "at risk" model of this section, the agency or governing

 authority shall follow the qualifications-based selection

 procedures as outlined in subsection (10) of this section * * * to

 identify and select the construction manager.
- 54 The agency or governing authority may require the 55 architect or engineer and the construction manager, by contract, 56 to cooperate in the design, planning and scheduling, and 57 construction process. The contract shall not make the primary 58 designer or construction manager a subcontractor or joint-venture 59 partner to the other or limit the primary designer's or 60 construction manager's independent obligations to the agency or 61 governing authority.
- 62 (7) Notwithstanding anything to the contrary in this 63 chapter:
- (a) Each project for construction under a construction manager at risk contract shall be a specific, single project with a minimum construction cost of Twenty-five Million Dollars (\$25,000,000.00).
- (b) Each project under a construction manager at risk
 contract shall be a specific, single project. For the purposes of
 this paragraph, "specific, single project" means a project that is



- 71 constructed at a single location, at a common location or for a 72 common purpose.
- 73 (8) Agencies shall retain an independent architectural or 74 engineering firm to provide guidance and administration of the 75 professional engineering or professional architecture aspects of 76 the project throughout the development of the scope, design, and 77 construction of the project.
- 78 (9) The state shall, on an annual basis, compile and make
 79 public all proceedings, records, contracts and other public
 80 records relating to procurement transactions authorized under this
 81 section.
- 82 (10) For purposes of this section, the "qualifications-based 83 selection procedure" shall include:
- (a) Publicly announcing all requirements for
 construction management at risk, architectural, engineering, and
 land surveying services, to procure these services on the basis of
 demonstrated competence and qualifications, and to negotiate
 contracts at fair and reasonable prices after the most qualified
 firm has been selected.
- 90 (b) Agencies or governing authorities shall establish
 91 procedures to prequalify firms seeking to provide construction
 92 management at risk, architectural, engineering, and land surveying
 93 services or may use prequalification lists from other state
 94 agencies or governing authorities to meet the requirements of this
 95 section.

96	(c) Whenever a project requiring construction
97	management at risk, architectural, engineering, or land surveying
98	services is proposed for an agency or governing authority, the
99	agency or governing authority shall provide advance notice
100	published in a professional services bulletin or advertised within
101	the official state newspaper setting forth the projects and
102	services to be procured for not less than fourteen (14) days. The
103	professional services bulletin shall be mailed to each firm that
104	has requested the information or is prequalified * * *. The
105	professional services bulletin shall include a description of each
106	project and shall state the time and place for interested firms to
107	submit a letter of interest and, if required by the public notice,
108	a statement of qualifications.
109	(d) The agency or governing authority shall evaluate
110	the firms submitting letters of interest and other prequalified
111	firms, taking into account qualifications. The agency or
112	governing authority may consider, but shall not be limited to,
113	considering:
114	(i) Ability of professional personnel;
115	(ii) Past record and experience;
116	(iii) Performance data on file;
117	(iv) Willingness to meet time requirements;
118	(v) Location;
119	(vi) Workload of the firm; and



120		(vii) Ar	ny other	quali:	fications-	based	factor	îs as
121	the agency or	governing	authorit	y may	determine	in w	riting	are
122	applicable.							

123 The agency or governing authority may conduct discussions 124 with and require public presentations by firms deemed to be the 125 most qualified regarding their qualifications, approach to the 126 project and ability to furnish the required services.

The agency or governing authority shall establish a committee to select firms to provide construction management at risk, architectural, engineering, and land surveying services. A selection committee may include at least one (1) public member nominated by a statewide association of the profession affected. The public member may not be employed or associated with any firm holding a contract with the agency or governing authority nor may the public member's firm be considered for a contract with that agency or governing authority while serving as a public member of the committee. In no case shall the agency or governing authority, before selecting a firm for negotiation under paragraph (f) of this subsection (10), seek formal or informal submission of verbal or written estimates of costs or proposals in terms of dollars, hours required, percentage of construction cost, or any other measure of compensation.

142 On the basis of evaluations, discussions, and any presentations, the agency or governing authority shall select no 143 less than three (3) firms that it determines to be qualified to

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145 provide services for the project and rank them in order of 146 qualifications to provide services regarding the specific project. 147 The agency or governing authority shall then contact the firm ranked most preferred to negotiate a contract at a fair and 148 149 reasonable compensation. If fewer than three (3) firms submit 150 letters of interest and the agency or governing authority 151 determines that one (1) or both of those firms are so qualified, the agency or governing authority may proceed to negotiate a 152 153 contract under paragraph (q) of this subsection (10). 154 (q) The agency or governing authority shall prepare a 155 written description of the scope of the proposed services to be 156 used as a basis for negotiations and shall negotiate a contract 157

written description of the scope of the proposed services to be used as a basis for negotiations and shall negotiate a contract with the highest qualified firm at compensation that the agency or governing authority determines in writing to be fair and reasonable. In making this decision, the agency or governing authority shall take into account the estimated value, scope, complexity, and professional nature of the services to be rendered. In no case may the agency or governing authority establish a maximum overhead rate or other payment formula designed to eliminate firms from contention or restrict competition or negotiation of fees. If the agency or governing authority is unable to negotiate a satisfactory contract with the firm that is most preferred, negotiations with that firm shall be terminated. The agency or governing authority shall then begin negotiations with the firm that is next preferred. If the agency

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170 or governing authority is unable to negotiate a satisfactory 171 contract with that firm, negotiations with that firm shall be 172 The agency or governing authority shall then begin terminated. negotiations with the firm that is next preferred. If the agency 173 174 or governing authority is unable to negotiate a satisfactory 175 contract with any of the selected firms, the agency or governing 176 authority shall reevaluate the construction management at risk, 177 architectural, engineering, or land surveying services requested, 178 including the estimated value, scope, complexity, and fee 179 requirements. The agency or governing authority shall then compile a second list of not less than three (3) qualified firms 180 181 and proceed in accordance with the provisions of this section. A firm negotiating a contract with an agency or governing authority 182 183 shall negotiate subcontracts * * * at compensation that the firm 184 determines in writing to be fair and reasonable based upon a 185 written description of the scope of the proposed services. 186 Except as otherwise provided in this section, the (11)(a) 187 188

construction manager selected by the agency or governing authority to provide construction management at risk services shall solicit bids for construction on the project pursuant to Section 31-7-13.

The construction manager shall be entitled to enter into contracts for construction with the lowest and best bidders, as determined in consultation with the agency or governing authority. Before soliciting bids or entering into any such contract, the construction manager, in consultation with the agency or governing



- 195 authority, may prequalify any contractors or vendors seeking to
- 196 submit a bid on the project, taking into account defined
- 197 qualifications which may include, but not be limited to, the
- 198 following:
- 199 (i) Past experience and performance record on
- 200 projects of similar size and scope;
- 201 (ii) Current financial status and ability to
- 202 provide acceptable payment and performance bonds and meet defined
- 203 insurance requirements;
- 204 (iii) Current workload and backlog of committed
- 205 work for the period scheduled for the project under consideration;
- 206 (iv) Safety record to include prior citations and
- 207 fines if applicable;
- 208 (v) History of legal disputes or performance
- 209 defaults:
- 210 (vi) Identification and experience of project
- 211 personnel and required manpower;
- 212 (vii) Plan for and ability to meet the applicable
- 213 project schedule; and
- 214 (viii) Any other qualification-based factors as
- 215 the agency, governing authority or construction manager may
- 216 determine are applicable.
- 217 (b) The construction manager, in consultation with the
- 218 agency or governing authority, shall publish the defined
- 219 qualifications that shall be considered in the prequalification



- 220 process at least two (2) weeks in advance of any prequalification
- 221 of contractors or vendors seeking to submit a bid on the project.
- 222 Publication shall be in a regular newspaper published in the
- 223 county or municipality in which the agency or governing authority
- 224 is located. The agency or governing authority shall also post the
- 225 defined prequalification requirements on its website.
- (c) The failure of a bidder to provide information in a
- 227 timely and complete manner in response to any prequalification
- 228 process may result in the disqualification of such bidder in the
- 229 discretion of the agency, governing authority, and construction
- 230 manager.
- 231 (d) Except as otherwise provided in Section 25-61-9,
- 232 confidential and proprietary information furnished by a bidder
- 233 pursuant to this section shall not be disclosed outside of the
- 234 agency, governing authority, or construction manager without the
- 235 prior written consent of the bidder. The bidder shall identify
- 236 and label any information considered to be confidential and
- 237 proprietary at the time of submission of the same to the agency,
- 238 governing authority, or construction manager.
- 239 (12) The provisions of this section shall not affect any
- 240 procurement by the Mississippi Transportation Commission.
- 241 (13) The provisions of subsection (11) of this section shall
- 242 not apply to procurements by existing or future Mississippi
- 243 Institutions of Higher Learning ("IHL") or their related entities,
- 244 joint ventures, or subsidiaries governed by or in connection with



245	the named institutions or the individual community and junior
246	colleges.
247	(a) For procurements by any Mississippi IHL or
248	individual community or junior college, the construction manager
249	shall be permitted to obtain proposals from contractors or
250	vendors, with such proposals being based on the qualifications and
251	criteria set forth in paragraph (b) of this subsection, for
252	contracts for the various scopes of work for the project, and the
253	construction manager shall not be required to follow the public
254	bid process of Section 31-7-13 for such contracts.
255	(b) For IHL and community and junior college projects,
256	the construction manager selected by the agency or governing
257	authority to provide construction management at risk services
258	shall obtain proposals from contractors or vendors for
259	construction of the project on terms that the construction
260	management firm, in consultation with the agency or governing
261	authority, deems to be fair and reasonable based upon a written
262	description of the scope of the proposed work or services. The
263	construction manager shall then be entitled to enter into
264	contracts for construction with contractors or vendors that the
265	construction manager deems to be the preferred contractor or
266	vendor, taking into account various qualifications and criteria
267	which may include, but not be limited to, the following:



268	(1) Cost of the work or services to be performed
269	or supplied by the contractor or vendor to the construction
270	manager;
271	(ii) Past experience and performance record on
272	projects of similar size and scope;
273	(iii) Current financial status and ability to
274	provide acceptable payment and performance bonds and meet defined
275	<pre>insurance requirements;</pre>
276	(iv) Current workload and backlog of committed
277	work for the period scheduled for the project under consideration;
278	(v) Safety record to include prior citations and
279	<pre>fines if applicable;</pre>
280	(vi) History of legal disputes or performance
281	<pre>defaults;</pre>
282	(vii) Identification and experience of project
283	<pre>personnel and required manpower;</pre>
284	(viii) Plan for and ability to meet the applicable
285	<pre>project schedule; and</pre>
286	(ix) Any other factors as the agency, governing
287	authority or construction manager may determine are applicable.
288	(c) The construction manager, in consultation with the
289	agency or governing authority, shall publish the above defined
290	qualifications and criteria that shall be considered in the
291	process for selecting contractors and vendors that will contract
292	with the construction manager to construct the project at least



293	four (4) weeks in advance of any award of contract to such
294	contractors or vendors. Publication shall be in a regular
295	newspaper published in the county or municipality in which the
296	agency or governing authority is located. The agency or governing
297	authority shall also post the defined prequalification
298	requirements on its website.
299	(d) The failure of a contractor or vendor to provide
300	information requested by construction manager or the agency or
301	governing authority in a timely and complete manner in connection
302	with the selection process may result in the disqualification of
303	such contractor or vendor from being considered for a contract, as
304	determined in the discretion of the agency, governing authority,
305	and construction manager.
306	(e) Except as otherwise provided in Section 25-61-9,
307	confidential and proprietary information furnished by construction
308	manager or a contractor or vendor pursuant to this section shall
309	not be disclosed outside of the agency, governing authority or
310	construction manager without the prior written consent of all
311	parties. The construction manager, contractor, or vendor shall
312	identify and label any information considered to be confidential
313	and proprietary at the time of submission of the same to the
314	agency, governing authority, or construction manager.
315	(f) The construction manager selected by the agency or
316	governing authority shall not be required to submit a proposed



guaranteed maximum price for the construction of a project, or for

318	a phase or component of the project, until after the construction
319	manager obtains the contemplated proposals from potential
320	contractors and/or vendors for that project, phase, or component,
321	and the agency or governing authority has issued a completed set
322	of construction drawings and specifications for the project,
323	<pre>phase, or component.</pre>
324	(g) Nothing in this section prevents a construction
325	manager or its affiliates from self-performing construction work
326	on a project so long as the construction manager or affiliate
327	submits a proposal for a specific scope of work, as would other
328	contractors or vendors, and the proposals are reviewed by the
329	agency or governing authority, deemed to be fair and reasonable as
330	compared to other proposals for the same or similar scope of work,
331	and an award to the construction manager or its affiliate is
332	determined to be in the overall best interests of the project as a
333	whole. However, a construction manager or its affiliates shall
334	only be allowed to self-perform construction work on not more than
335	ten percent (10%) of the project.
336	SECTION 2. Section 31-7-13, Mississippi Code of 1972, is
337	brought forward as follows:
338	31-7-13. All agencies and governing authorities shall
339	purchase their commodities and printing; contract for garbage
340	collection or disposal; contract for solid waste collection or
341	disposal; contract for sewage collection or disposal; contract for



public construction; and contract for rentals as herein provided.

343	(a)	Bidding	${\tt procedure}$	for	purchases	not	over	\$5,000.	. 00 .

Purchases which do not involve an expenditure of more than Five
Thousand Dollars (\$5,000.00), exclusive of freight or shipping
charges, may be made without advertising or otherwise requesting
competitive bids. However, nothing contained in this paragraph
(a) shall be construed to prohibit any agency or governing
authority from establishing procedures which require competitive
bids on purchases of Five Thousand Dollars (\$5,000.00) or less.

Bidding procedure for purchases over \$5,000.00 but (b) not over \$75,000.00. Purchases which involve an expenditure of more than Five Thousand Dollars (\$5,000.00) but not more than Seventy-five Thousand Dollars (\$75,000.00), exclusive of freight and shipping charges, may be made from the lowest and best bidder without publishing or posting advertisement for bids, provided at least two (2) competitive written bids have been obtained. state agency or community or junior college purchasing commodities or procuring construction pursuant to this paragraph (b) may authorize its purchasing agent, or his designee, to accept the lowest competitive written bid under Seventy-five Thousand Dollars (\$75,000.00). Any governing authority purchasing commodities pursuant to this paragraph (b) may authorize its purchasing agent, or his designee, with regard to governing authorities other than counties, or its purchase clerk, or his designee, with regard to counties, to accept the lowest and best competitive written bid. Such authorization shall be made in writing by the governing

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368	authority and shall be maintained on file in the primary office of
369	the agency and recorded in the official minutes of the governing
370	authority, as appropriate. The purchasing agent or the purchase
371	clerk, or his designee, as the case may be, and not the governing
372	authority, shall be liable for any penalties and/or damages as may
373	be imposed by law for any act or omission of the purchasing agent
374	or purchase clerk, or his designee, constituting a violation of
375	law in accepting any bid without approval by the governing
376	authority. The term "competitive written bid" shall mean a bid
377	submitted on a bid form furnished by the buying agency or
378	governing authority and signed by authorized personnel
379	representing the vendor, or a bid submitted on a vendor's
380	letterhead or identifiable bid form and signed by authorized
381	personnel representing the vendor. "Competitive" shall mean that
382	the bids are developed based upon comparable identification of the
383	needs and are developed independently and without knowledge of
384	other bids or prospective bids. Any bid item for construction in
385	excess of Five Thousand Dollars (\$5,000.00) shall be broken down
386	by components to provide detail of component description and
387	pricing. These details shall be submitted with the written bids
388	and become part of the bid evaluation criteria. Bids may be
389	submitted by facsimile, electronic mail or other generally
390	accepted method of information distribution. Bids submitted by
391	electronic transmission shall not require the signature of the



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- 392 vendor's representative unless required by agencies or governing
 393 authorities.
- 394 (c) Bidding procedure for purchases over \$75,000.00.
- 395 (i) Publication requirement.
- 396 Purchases which involve an expenditure of 1. 397 more than Seventy-five Thousand Dollars (\$75,000.00), exclusive of 398 freight and shipping charges, may be made from the lowest and best 399 bidder after advertising for competitive bids once each week for 400 two (2) consecutive weeks in a regular newspaper published in the 401 county or municipality in which such agency or governing authority 402 is located. However, all American Recovery and Reinvestment Act 403 projects in excess of Twenty-five Thousand Dollars (\$25,000.00) 404 shall be bid. All references to American Recovery and 405 Reinvestment Act projects in this section shall not apply to 406 programs identified in Division B of the American Recovery and 407 Reinvestment Act.
 - method for receiving bids during the bidding process. If a purchasing entity determines that a reverse auction is not in the best interest of the state, then that determination must be approved by the Public Procurement Review Board. The purchasing entity shall submit a detailed explanation of why a reverse auction would not be in the best interest of the state and present an alternative process to be approved by the Public Procurement Review Board. If the Public Procurement Review Board authorizes

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417	the purchasing entity to solicit bids with a method other than
418	reverse auction, then the purchasing entity may designate the
419	other methods by which the bids will be received, including, but
420	not limited to, bids sealed in an envelope, bids received
421	electronically in a secure system, or bids received by any other
422	method that promotes open competition and has been approved by the
423	Office of Purchasing and Travel. However, reverse auction shall
424	not be used for any public contract for design, construction,
425	improvement, repair or remodeling of any public facilities,
426	including the purchase of materials, supplies, equipment or goods
427	for same and including buildings, roads and bridges. The Public
428	Procurement Review Board must approve any contract entered into by
429	alternative process. The provisions of this item 2 shall not
430	apply to the individual state institutions of higher learning.
431	The provisions of this item 2 requiring reverse auction as the
432	primary method of receiving bids shall not apply to term contract
433	purchases as provided in paragraph (n) of this section; however, a
434	purchasing entity may, in its discretion, utilize reverse auction
435	for such purchases. The provisions of this item 2 shall not apply
436	to individual public schools, including public charter schools and
437	public school districts, only when purchasing copyrighted
438	educational supplemental materials and software as a service
439	product. For such purchases, a local school board may authorize a
440	purchasing entity in its jurisdiction to use a Request for

- Qualifications which promotes open competition and meets the requirements of the Office of Purchasing and Travel.
- 3. The date as published for the bid opening
- 444 shall not be less than seven (7) working days after the last
- 445 published notice; however, if the purchase involves a construction
- 446 project in which the estimated cost is in excess of Seventy-five
- 447 Thousand Dollars (\$75,000.00), such bids shall not be opened in
- 448 less than fifteen (15) working days after the last notice is
- 449 published and the notice for the purchase of such construction
- 450 shall be published once each week for two (2) consecutive weeks.
- 451 The notice of intention to let contracts or purchase equipment
- 452 shall state the time and place at which bids shall be received,
- 453 list the contracts to be made or types of equipment or supplies to
- 454 be purchased, and, if all plans and/or specifications are not
- 455 published, refer to the plans and/or specifications on file. If
- 456 there is no newspaper published in the county or municipality,
- 457 then such notice shall be given by posting same at the courthouse,
- 458 or for municipalities at the city hall, and at two (2) other
- 459 public places in the county or municipality, and also by
- 460 publication once each week for two (2) consecutive weeks in some
- 461 newspaper having a general circulation in the county or
- 462 municipality in the above-provided manner. On the same date that
- 463 the notice is submitted to the newspaper for publication, the
- 464 agency or governing authority involved shall mail written notice
- 465 to, or provide electronic notification to the main office of the



466 Mississippi Procurement Technical Assistance Program under the 467 Mississippi Development Authority that contains the same 468 information as that in the published notice. Within one (1) 469 working day of the contract award, the agency or governing 470 authority shall post to the designated web page maintained by the 471 Department of Finance and Administration, notice of the award, 472 including the award recipient, the contract amount, and a brief 473 summary of the contract in accordance with rules promulgated by 474 the department. Within one (1) working day of the contract execution, the agency or governing authority shall post to the 475 476 designated web page maintained by the Department of Finance and 477 Administration a summary of the executed contract and make a copy 478 of the appropriately redacted contract documents available for 479 linking to the designated web page in accordance with the rules 480 promulgated by the department. The information provided by the 481 agency or governing authority shall be posted to the web page 482 until the project is completed. 483 4. Agencies and governing authorities using 484 federal funds for the procurement of any good or service, 485 including exempt personal and professional services, must comply 486 with the Uniform Administrative Requirements, Cost Principles, and 487 Audit Requirements for Federal Awards - Subpart D - Post Federal

Award Requirements Procurement Standards, in accordance with 2 CFR

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200.317 through 2 CFR 200.327.

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490 (ii) Bidding process amendment procedure. 491 plans and/or specifications are published in the notification, 492 then the plans and/or specifications may not be amended. 493 plans and/or specifications are not published in the notification, 494 then amendments to the plans/specifications, bid opening date, bid 495 opening time and place may be made, provided that the agency or 496 governing authority maintains a list of all prospective bidders 497 who are known to have received a copy of the bid documents and all 498 such prospective bidders are sent copies of all amendments. 499 notification of amendments may be made via mail, facsimile, 500 electronic mail or other generally accepted method of information 501 distribution. No addendum to bid specifications may be issued within two (2) working days of the time established for the 502 503 receipt of bids unless such addendum also amends the bid opening 504 to a date not less than five (5) working days after the date of 505 the addendum.

(iii) Filing requirement. In all cases involving governing authorities, before the notice shall be published or posted, the plans or specifications for the construction or equipment being sought shall be filed with the clerk of the board of the governing authority. In addition to these requirements, a bid file shall be established which shall indicate those vendors to whom such solicitations and specifications were issued, and such file shall also contain such information as is pertinent to the bid.



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(iv) Specification restrictions.

516 Specifications pertinent to such bidding 517 shall be written so as not to exclude comparable equipment of 518 domestic manufacture. However, if valid justification is 519 presented, the Department of Finance and Administration or the 520 board of a governing authority may approve a request for specific 521 equipment necessary to perform a specific job. Further, such 522 justification, when placed on the minutes of the board of a 523 governing authority, may serve as authority for that governing authority to write specifications to require a specific item of 524 525 equipment needed to perform a specific job. In addition to these requirements, from and after July 1, 1990, vendors of relocatable 526 527 classrooms and the specifications for the purchase of such 528 relocatable classrooms published by local school boards shall meet 529 all pertinent regulations of the State Board of Education, 530 including prior approval of such bid by the State Department of 531 Education.

2. Specifications for construction projects may include an allowance for commodities, equipment, furniture, construction materials or systems in which prospective bidders are instructed to include in their bids specified amounts for such items so long as the allowance items are acquired by the vendor in a commercially reasonable manner and approved by the agency/governing authority. Such acquisitions shall not be made to circumvent the public purchasing laws.

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540	(v) Electronic bids. Agencies and governing
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542	for the submittal of bids requiring competitive bidding that shall
543	be an additional bidding option for those bidders who choose to
544	submit their bids electronically. The Department of Finance and
545	Administration shall provide, by regulation, the standards that
546	agencies must follow when receiving electronic bids. Agencies and
547	governing authorities shall make the appropriate provisions
548	necessary to accept electronic bids from those bidders who choose
549	to submit their bids electronically for all purchases requiring
550	competitive bidding under this section. Any special condition or
551	requirement for the electronic bid submission shall be specified
552	in the advertisement for bids required by this section. Agencies
553	or governing authorities that are currently without available high
554	speed Internet access shall be exempt from the requirement of this
555	subparagraph (v) until such time that high speed Internet access
556	becomes available. Any county having a population of less than
557	twenty thousand (20,000) shall be exempt from the provisions of
558	this subparagraph (v). Any municipality having a population of
559	less than ten thousand (10,000) shall be exempt from the
560	provisions of this subparagraph (v). The provisions of this
561	subparagraph (v) shall not require any bidder to submit bids
562	electronically. When construction bids are submitted
563	electronically, the requirement for including a certificate of
564	responsibility, or a statement that the bid enclosed does not

exceed Fifty Thousand Dollars (\$50,000.00), on the exterior of the bid envelope as indicated in Section 31-3-21(1) and (2) shall be deemed in compliance with by including same as an attachment with the electronic bid submittal.

(d) Lowest and best bid decision procedure.

570 (i) Decision procedure. Purchases may be made 571 from the lowest and best bidder. In determining the lowest and 572 best bid, freight and shipping charges shall be included. 573 Life-cycle costing, total cost bids, warranties, guaranteed buy-back provisions and other relevant provisions may be included 574 575 in the best bid calculation. All best bid procedures for state 576 agencies must be in compliance with regulations established by the 577 Department of Finance and Administration. If any governing 578 authority accepts a bid other than the lowest bid actually 579 submitted, it shall place on its minutes detailed calculations and 580 narrative summary showing that the accepted bid was determined to 581 be the lowest and best bid, including the dollar amount of the 582 accepted bid and the dollar amount of the lowest bid. No agency 583 or governing authority shall accept a bid based on items not 584 included in the specifications.

Offices. In addition to the decision procedure set forth in subparagraph (i) of this paragraph (d), Certified Purchasing Offices may also use the following procedure: Purchases may be made from the bidder offering the best value. In determining the



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590	best value bid, freight and shipping charges shall be included.
591	Life-cycle costing, total cost bids, warranties, guaranteed
592	buy-back provisions, documented previous experience, training
593	costs and other relevant provisions, including, but not limited
594	to, a bidder having a local office and inventory located within
595	the jurisdiction of the governing authority, may be included in
596	the best value calculation. This provision shall authorize
597	Certified Purchasing Offices to utilize a Request For Proposals
598	(RFP) process when purchasing commodities. All best value
599	procedures for state agencies must be in compliance with
600	regulations established by the Department of Finance and
601	Administration. No agency or governing authority shall accept a
602	bid based on items or criteria not included in the specifications.
603	(iii) Decision procedure for Mississippi
604	Landmarks. In addition to the decision procedure set forth in
605	subparagraph (i) of this paragraph (d), where purchase involves
606	renovation, restoration, or both, of the State Capitol Building or
607	any other historical building designated for at least five (5)
608	years as a Mississippi Landmark by the Board of Trustees of the
609	Department of Archives and History under the authority of Sections
610	39-7-7 and 39-7-11, the agency or governing authority may use the
611	following procedure: Purchases may be made from the lowest and
612	best prequalified bidder. Prequalification of bidders shall be
613	determined not less than fifteen (15) working days before the
614	first published notice of bid opening. Prequalification criteria

615	shall be limited to bidder's knowledge and experience in
616	historical restoration, preservation and renovation. In
617	determining the lowest and best bid, freight and shipping charges
618	shall be included. Life-cycle costing, total cost bids,
619	warranties, guaranteed buy-back provisions and other relevant
620	provisions may be included in the best bid calculation. All best
621	bid and prequalification procedures for state agencies must be in
622	compliance with regulations established by the Department of
623	Finance and Administration. If any governing authority accepts a
624	bid other than the lowest bid actually submitted, it shall place
625	on its minutes detailed calculations and narrative summary showing
626	that the accepted bid was determined to be the lowest and best
627	bid, including the dollar amount of the accepted bid and the
628	dollar amount of the lowest bid. No agency or governing authority
629	shall accept a bid based on items not included in the
630	specifications.

- 631 (iv) Construction project negotiations authority.
- 632 If the lowest and best bid is not more than ten percent (10%)
- 633 above the amount of funds allocated for a public construction or
- 634 renovation project, then the agency or governing authority shall
- 635 be permitted to negotiate with the lowest bidder in order to enter
- 636 into a contract for an amount not to exceed the funds allocated.
- (e) **Lease-purchase authorization.** For the purposes of
- 638 this section, the term "equipment" shall mean equipment, furniture
- 639 and, if applicable, associated software and other applicable



640	direct costs associated with the acquisition. Any lease-purchase								
641	of equipment which an agency is not required to lease-purchase								
642	under the master lease-purchase program pursuant to Section								
643	31-7-10 and any lease-purchase of equipment which a governing								
644	authority elects to lease-purchase may be acquired by a								
645	lease-purchase agreement under this paragraph (e). Lease-purchase								
646	financing may also be obtained from the vendor or from a								
647	third-party source after having solicited and obtained at least								
648	two (2) written competitive bids, as defined in paragraph (b) of								
649	this section, for such financing without advertising for such								
650	bids. Solicitation for the bids for financing may occur before or								
651	after acceptance of bids for the purchase of such equipment or,								
652	where no such bids for purchase are required, at any time before								
653	the purchase thereof. No such lease-purchase agreement shall be								
654	for an annual rate of interest which is greater than the overall								
655	maximum interest rate to maturity on general obligation								
656	indebtedness permitted under Section 75-17-101, and the term of								
657	such lease-purchase agreement shall not exceed the useful life of								
658	equipment covered thereby as determined according to the upper								
659	limit of the asset depreciation range (ADR) guidelines for the								
660	Class Life Asset Depreciation Range System established by the								
661	Internal Revenue Service pursuant to the United States Internal								
662	Revenue Code and regulations thereunder as in effect on December								
663	31, 1980, or comparable depreciation guidelines with respect to								
664	any equipment not covered by ADR guidelines. Any lease-purchase								



665	agreement entered into pursuant to this paragraph (e) may contain
666	any of the terms and conditions which a master lease-purchase
667	agreement may contain under the provisions of Section $31-7-10(5)$,
668	and shall contain an annual allocation dependency clause
669	substantially similar to that set forth in Section 31-7-10(8).
670	Each agency or governing authority entering into a lease-purchase
671	transaction pursuant to this paragraph (e) shall maintain with
672	respect to each such lease-purchase transaction the same
673	information as required to be maintained by the Department of
674	Finance and Administration pursuant to Section 31-7-10(13).
675	However, nothing contained in this section shall be construed to
676	permit agencies to acquire items of equipment with a total
677	acquisition cost in the aggregate of less than Ten Thousand
678	Dollars (\$10,000.00) by a single lease-purchase transaction. All
679	equipment, and the purchase thereof by any lessor, acquired by
680	lease-purchase under this paragraph and all lease-purchase
681	payments with respect thereto shall be exempt from all Mississippi
682	sales, use and ad valorem taxes. Interest paid on any
683	lease-purchase agreement under this section shall be exempt from
684	State of Mississippi income taxation.

685 (f) Alternate bid authorization. When necessary to
686 ensure ready availability of commodities for public works and the
687 timely completion of public projects, no more than two (2)
688 alternate bids may be accepted by a governing authority for
689 commodities. No purchases may be made through use of such



alternate bids procedure unless the lowest and best bidder cannot deliver the commodities contained in his bid. In that event, purchases of such commodities may be made from one (1) of the bidders whose bid was accepted as an alternate.

Construction contract change authorization. (q) event a determination is made by an agency or governing authority after a construction contract is let that changes or modifications to the original contract are necessary or would better serve the purpose of the agency or the governing authority, such agency or governing authority may, in its discretion, order such changes pertaining to the construction that are necessary under the circumstances without the necessity of further public bids; provided that such change shall be made in a commercially reasonable manner and shall not be made to circumvent the public purchasing statutes. In addition to any other authorized person, the architect or engineer hired by an agency or governing authority with respect to any public construction contract shall have the authority, when granted by an agency or governing authority, to authorize changes or modifications to the original contract without the necessity of prior approval of the agency or governing authority when any such change or modification is less than one percent (1%) of the total contract amount. The agency or governing authority may limit the number, manner or frequency of such emergency changes or modifications.



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15	other methods of purchasing authorized in this chapter, when any
16	agency or governing authority shall have a need for gas, diesel
17	fuel, oils and/or other petroleum products in excess of the amount
18	set forth in paragraph (a) of this section, such agency or
19	governing authority may purchase the commodity after having
20	solicited and obtained at least two (2) competitive written bids,
21	as defined in paragraph (b) of this section. If two (2)
22	competitive written bids are not obtained, the entity shall comply
23	with the procedures set forth in paragraph (c) of this section.
24	In the event any agency or governing authority shall have
25	advertised for bids for the purchase of gas, diesel fuel, oils and
26	other petroleum products and coal and no acceptable bids can be
27	obtained, such agency or governing authority is authorized and
28	directed to enter into any negotiations necessary to secure the
29	lowest and best contract available for the purchase of such
30	commodities.

Petroleum purchase alternative. In addition to

adjustment clause authorization. Any agency or governing authority authorized to enter into contracts for the construction, maintenance, surfacing or repair of highways, roads or streets, may include in its bid proposal and contract documents a price adjustment clause with relation to the cost to the contractor, including taxes, based upon an industry-wide cost index, of petroleum products including asphalt used in the performance or



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execution of the contract or in the production or manufacture of materials for use in such performance. Such industry-wide index shall be established and published monthly by the Mississippi Department of Transportation with a copy thereof to be mailed, upon request, to the clerks of the governing authority of each municipality and the clerks of each board of supervisors throughout the state. The price adjustment clause shall be based on the cost of such petroleum products only and shall not include any additional profit or overhead as part of the adjustment. bid proposals or document contract shall contain the basis and methods of adjusting unit prices for the change in the cost of such petroleum products.

(j) State agency emergency purchase procedure. If the governing board or the executive head, or his designees, of any agency of the state shall determine that an emergency exists in regard to the purchase of any commodities or repair contracts, so that the delay incident to giving opportunity for competitive bidding would be detrimental to the interests of the state, then the head of such agency, or his designees, shall file with the Department of Finance and Administration (i) a statement explaining the conditions and circumstances of the emergency, which shall include a detailed description of the events leading up to the situation and the negative impact to the entity if the purchase is made following the statutory requirements set forth in paragraph (a), (b) or (c) of this section, and (ii) a certified

- copy of the appropriate minutes of the board of such agency
 requesting the emergency purchase, if applicable. Upon receipt of
 the statement and applicable board certification, the State Fiscal
 Officer, or his designees, may, in writing, authorize the purchase
 or repair without having to comply with competitive bidding
 requirements.

 If the governing board or the executive head, or his
- 771 designees, of any agency determines that an emergency exists in 772 regard to the purchase of any commodities or repair contracts, so 773 that the delay incident to giving opportunity for competitive 774 bidding would threaten the health or safety of any person, or the 775 preservation or protection of property, then the provisions in 776 this section for competitive bidding shall not apply, and any 777 officer or agent of the agency having general or specific 778 authority for making the purchase or repair contract shall approve the bill presented for payment, and he shall certify in writing 779 780 from whom the purchase was made, or with whom the repair contract 781 was made.
- Total purchases made under this paragraph (j) shall only be
 for the purpose of meeting needs created by the emergency
 situation. Following the emergency purchase, documentation of the
 purchase, including a description of the commodity purchased, the
 purchase price thereof and the nature of the emergency shall be
 filed with the Department of Finance and Administration. Any

788 contract awarded pursuant to this paragraph (j) shall not exceed a 789 term of one (1) year.

Purchases under the grant program established under Section 37-68-7 in response to COVID-19 and the directive that school districts create a distance learning plan and fulfill technology needs expeditiously shall be deemed an emergency purchase for purposes of this paragraph (j).

(k) Governing authority emergency purchase procedure.

If the governing authority, or the governing authority acting through its designee, shall determine that an emergency exists in regard to the purchase of any commodities or repair contracts, so that the delay incident to giving opportunity for competitive bidding would be detrimental to the interest of the governing authority, then the provisions herein for competitive bidding shall not apply and any officer or agent of such governing authority having general or special authority therefor in making such purchase or repair shall approve the bill presented therefor, and he shall certify in writing thereon from whom such purchase was made, or with whom such a repair contract was made. At the board meeting next following the emergency purchase or repair contract, documentation of the purchase or repair contract, including a description of the commodity purchased, the price thereof and the nature of the emergency shall be presented to the board and shall be placed on the minutes of the board of such governing authority. Purchases under the grant program

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813	established under Section 37-68-7 in response to COVID-19 and the
814	directive that school districts create a distance learning plan
815	and fulfill technology needs expeditiously shall be deemed an
816	emergency purchase for purposes of this paragraph (k).

- 817 (1) Hospital purchase, lease-purchase and lease 818 authorization.
- (i) The commissioners or board of trustees of any public hospital may contract with such lowest and best bidder for the purchase or lease-purchase of any commodity under a contract of purchase or lease-purchase agreement whose obligatory payment terms do not exceed five (5) years.
 - (ii) In addition to the authority granted in subparagraph (i) of this paragraph (1), the commissioners or board of trustees is authorized to enter into contracts for the lease of equipment or services, or both, which it considers necessary for the proper care of patients if, in its opinion, it is not financially feasible to purchase the necessary equipment or services. Any such contract for the lease of equipment or services executed by the commissioners or board shall not exceed a maximum of five (5) years' duration and shall include a cancellation clause based on unavailability of funds. If such cancellation clause is exercised, there shall be no further liability on the part of the lessee. Any such contract for the lease of equipment or services executed on behalf of the commissioners or board that complies with the provisions of this

- 838 subparagraph (ii) shall be excepted from the bid requirements set 839 forth in this section.
- 840 (m) **Exceptions from bidding requirements.** Excepted 841 from bid requirements are:
- 842 (i) Purchasing agreements approved by department.
- 843 Purchasing agreements, contracts and maximum price regulations
- 844 executed or approved by the Department of Finance and
- 845 Administration.
- 846 (ii) Outside equipment repairs. Repairs to
- 847 equipment, when such repairs are made by repair facilities in the
- 848 private sector; however, engines, transmissions, rear axles and/or
- 849 other such components shall not be included in this exemption when
- 850 replaced as a complete unit instead of being repaired and the need
- 851 for such total component replacement is known before disassembly
- 852 of the component; however, invoices identifying the equipment,
- 853 specific repairs made, parts identified by number and name,
- 854 supplies used in such repairs, and the number of hours of labor
- 855 and costs therefor shall be required for the payment for such
- 856 repairs.
- 857 (iii) **In-house equipment repairs.** Purchases of
- 858 parts for repairs to equipment, when such repairs are made by
- 859 personnel of the agency or governing authority; however, entire
- 860 assemblies, such as engines or transmissions, shall not be
- 861 included in this exemption when the entire assembly is being
- 862 replaced instead of being repaired.



863			(iv)	Ra	w grav	rel c	or c	dirt	E. Raw	unpro	cessed	depos	sits
864	of gravel	or f	ill o	dirt	which	are	to	be	removed	and	transpo	orted	bу
865	the purcha												

- 866 Governmental equipment auctions. (∇) 867 vehicles or other equipment purchased from a federal agency or 868 authority, another governing authority or state agency of the 869 State of Mississippi, or any governing authority or state agency 870 of another state at a public auction held for the purpose of 871 disposing of such vehicles or other equipment. Any purchase by a 872 governing authority under the exemption authorized by this 873 subparagraph (v) shall require advance authorization spread upon 874 the minutes of the governing authority to include the listing of 875 the item or items authorized to be purchased and the maximum bid 876 authorized to be paid for each item or items.
- 877 (vi) Intergovernmental sales and transfers.
- 878 Purchases, sales, transfers or trades by governing authorities or 879 state agencies when such purchases, sales, transfers or trades are 880 made by a private treaty agreement or through means of 881 negotiation, from any federal agency or authority, another 882 governing authority or state agency of the State of Mississippi, 883 or any state agency or governing authority of another state. 884 Nothing in this section shall permit such purchases through public 885 auction except as provided for in subparagraph (v) of this 886 paragraph (m). It is the intent of this section to allow

governmental entities to dispose of and/or purchase commodities

888 from other governmental entities at a price that is agreed to by 889 both parties. This shall allow for purchases and/or sales at 890 prices which may be determined to be below the market value if the 891 selling entity determines that the sale at below market value is 892 in the best interest of the taxpayers of the state. Governing 893 authorities shall place the terms of the agreement and any 894 justification on the minutes, and state agencies shall obtain 895 approval from the Department of Finance and Administration, prior 896 to releasing or taking possession of the commodities.

897 (vii) **Perishable supplies or food.** Perishable 898 supplies or food purchased for use in connection with hospitals, 899 the school lunch programs, homemaking programs and for the feeding 900 of county or municipal prisoners.

(viii) Single-source items. Noncompetitive items available from one (1) source only. In connection with the purchase of noncompetitive items only available from one (1) source, a certification of the conditions and circumstances requiring the purchase shall be filed by the agency with the Department of Finance and Administration and by the governing authority with the board of the governing authority. Upon receipt of that certification the Department of Finance and Administration or the board of the governing authority, as the case may be, may, in writing, authorize the purchase, which authority shall be noted on the minutes of the body at the next regular meeting thereafter. In those situations, a governing authority is not required to

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913	obtain the approval of the Department of Finance and
914	Administration. Following the purchase, the executive head of the
915	state agency, or his designees, shall file with the Department of
916	Finance and Administration, documentation of the purchase,
917	including a description of the commodity purchased, the purchase
918	price thereof and the source from whom it was purchased.
919	(ix) Waste disposal facility construction
920	contracts. Construction of incinerators and other facilities for
921	disposal of solid wastes in which products either generated
922	therein, such as steam, or recovered therefrom, such as materials
923	for recycling, are to be sold or otherwise disposed of; however,
924	in constructing such facilities, a governing authority or agency
925	shall publicly issue requests for proposals, advertised for in the
926	same manner as provided herein for seeking bids for public
927	construction projects, concerning the design, construction,
928	ownership, operation and/or maintenance of such facilities,
929	wherein such requests for proposals when issued shall contain
930	terms and conditions relating to price, financial responsibility,
931	technology, environmental compatibility, legal responsibilities
932	and such other matters as are determined by the governing
933	authority or agency to be appropriate for inclusion; and after
934	responses to the request for proposals have been duly received,
935	the governing authority or agency may select the most qualified
936	proposal or proposals on the basis of price, technology and other
937	relevant factors and from such proposals, but not limited to the



938	terms thereof, negotiate and enter contracts with one or more of
939	the persons or firms submitting proposals.
940	(x) Hospital group purchase contracts. Supplies,
941	commodities and equipment purchased by hospitals through group
942	purchase programs pursuant to Section 31-7-38.
943	(xi) Information technology products. Purchases
944	of information technology products made by governing authorities
945	under the provisions of purchase schedules, or contracts executed
946	or approved by the Mississippi Department of Information
947	Technology Services and designated for use by governing
948	authorities.
949	(xii) Energy efficiency services and equipment.
950	Energy efficiency services and equipment acquired by school
951	districts, community and junior colleges, institutions of higher
952	learning and state agencies or other applicable governmental
953	entities on a shared-savings, lease or lease-purchase basis
954	pursuant to Section 31-7-14.
955	(xiii) Municipal electrical utility system fuel.
956	Purchases of coal and/or natural gas by municipally owned electric
957	power generating systems that have the capacity to use both coal
958	and natural gas for the generation of electric power.
959	(xiv) Library books and other reference materials.
960	Purchases by libraries or for libraries of books and periodicals;



recorded audiotapes, cassettes and diskettes; and any such items

processed film, videocassette tapes, filmstrips and slides;

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- as would be used for teaching, research or other information

 964 distribution; however, equipment such as projectors, recorders,

 965 audio or video equipment, and monitor televisions are not exemp
- 965 audio or video equipment, and monitor televisions are not exempt
- 966 under this subparagraph.
- 967 (xv) **Unmarked vehicles.** Purchases of unmarked
- 968 vehicles when such purchases are made in accordance with
- 969 purchasing regulations adopted by the Department of Finance and
- 970 Administration pursuant to Section 31-7-9(2).
- 971 (xvi) **Election ballots.** Purchases of ballots
- 972 printed pursuant to Section 23-15-351.
- 973 (xvii) Multichannel interactive video systems.
- 974 From and after July 1, 1990, contracts by Mississippi Authority
- 975 for Educational Television with any private educational
- 976 institution or private nonprofit organization whose purposes are
- 977 educational in regard to the construction, purchase, lease or
- 978 lease-purchase of facilities and equipment and the employment of
- 979 personnel for providing multichannel interactive video systems
- 980 (ITSF) in the school districts of this state.
- 981 (xviii) Purchases of prison industry products by
- 982 the Department of Corrections, regional correctional facilities or
- 983 privately owned prisons. Purchases made by the Mississippi
- 984 Department of Corrections, regional correctional facilities or
- 985 privately owned prisons involving any item that is manufactured,
- 986 processed, grown or produced from the state's prison industries.

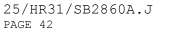


987	(xix) Undercover operations equipment. Purchases
988	of surveillance equipment or any other high-tech equipment to be
989	used by law enforcement agents in undercover operations, provided
990	that any such purchase shall be in compliance with regulations
991	established by the Department of Finance and Administration.
992	(xx) Junior college books for rent. Purchases by
993	community or junior colleges of textbooks which are obtained for
994	the purpose of renting such books to students as part of a book
995	service system.
996	(xxi) Certain school district purchases.
997	Purchases of commodities made by school districts from vendors
998	with which any levying authority of the school district, as
999	defined in Section 37-57-1, has contracted through competitive
1000	bidding procedures for purchases of the same commodities.
1001	(xxii) Garbage, solid waste and sewage contracts.
1002	Contracts for garbage collection or disposal, contracts for solid
1003	waste collection or disposal and contracts for sewage collection
1004	or disposal.
1005	(xxiii) Municipal water tank maintenance
1006	contracts. Professional maintenance program contracts for the
1007	repair or maintenance of municipal water tanks, which provide
1008	professional services needed to maintain municipal water storage
1009	tanks for a fixed annual fee for a duration of two (2) or more



years.

1011	(xxiv) Purchases of Mississippi Industries for the
1012	Blind products or services. Purchases made by state agencies or
1013	governing authorities involving any item that is manufactured,
1014	processed or produced by, or any services provided by, the
1015	Mississippi Industries for the Blind.
1016	(XXV) Purchases of state-adopted textbooks.
1017	Purchases of state-adopted textbooks by public school districts.
1018	(xxvi) Certain purchases under the Mississippi
1019	Major Economic Impact Act. Contracts entered into pursuant to the
1020	provisions of Section $57-75-9(2)$, (3) and (4) .
1021	(xxvii) Used heavy or specialized machinery or
1022	equipment for installation of soil and water conservation
1023	practices purchased at auction. Used heavy or specialized
1024	machinery or equipment used for the installation and
1025	implementation of soil and water conservation practices or
1026	measures purchased subject to the restrictions provided in
1027	Sections 69-27-331 through 69-27-341. Any purchase by the State
1028	Soil and Water Conservation Commission under the exemption
1029	authorized by this subparagraph shall require advance
1030	authorization spread upon the minutes of the commission to include
1031	the listing of the item or items authorized to be purchased and
1032	the maximum bid authorized to be paid for each item or items.
1033	(xxviii) Hospital lease of equipment or services.
1034	Leases by hospitals of equipment or services if the leases are in
1035	compliance with paragraph (1)(ii).



1036	(xxix) Purchases made pursuant to qualified
1037	cooperative purchasing agreements. Purchases made by certified
1038	purchasing offices of state agencies or governing authorities
1039	under cooperative purchasing agreements previously approved by the
1040	Office of Purchasing and Travel and established by or for any
1041	municipality, county, parish or state government or the federal
1042	government, provided that the notification to potential
1043	contractors includes a clause that sets forth the availability of
1044	the cooperative purchasing agreement to other governmental
1045	entities. Such purchases shall only be made if the use of the
1046	cooperative purchasing agreements is determined to be in the best
1047	interest of the governmental entity.
1048	(xxx) School yearbooks. Purchases of school
1049	yearbooks by state agencies or governing authorities; however,
1050	state agencies and governing authorities shall use for these
1051	purchases the RFP process as set forth in the Mississippi
1052	Procurement Manual adopted by the Office of Purchasing and Travel.
1053	(xxxi) Design-build method of contracting and
1054	certain other contracts. Contracts entered into under the
1055	provisions of Section 31-7-13.1, 37-101-44 or 65-1-85.
1056	(xxxii) Toll roads and bridge construction
1057	<pre>projects. Contracts entered into under the provisions of Section</pre>
1058	65-13-1 or $65-13-3$



1059	(xxxiii) Certain purchases under Section 57-1-221.
1060	Contracts entered into pursuant to the provisions of Section
1061	57-1-221.
1062	(xxxiv) Certain transfers made pursuant to the
1063	<pre>provisions of Section 57-105-1(7). Transfers of public property</pre>
1064	or facilities under Section 57-105-1(7) and construction related
1065	to such public property or facilities.
1066	(XXXV) Certain purchases or transfers entered into
1067	with local electrical power associations. Contracts or agreements
1068	entered into under the provisions of Section 55-3-33.
1069	(xxxvi) Certain purchases by an academic medical
1070	center or health sciences school. Purchases by an academic
1071	medical center or health sciences school, as defined in Section
1072	37-115-50, of commodities that are used for clinical purposes and
1073	1. intended for use in the diagnosis of disease or other
1074	conditions or in the cure, mitigation, treatment or prevention of
1075	disease, and 2. medical devices, biological, drugs and
1076	radiation-emitting devices as defined by the United States Food
1077	and Drug Administration.
1078	(xxxvii) Certain purchases made under the Alyce G.
1079	Clarke Mississippi Lottery Law. Contracts made by the Mississippi
1080	Lottery Corporation pursuant to the Alyce G. Clarke Mississippi
1081	Lottery Law.

of Health and the Department of Revenue. Purchases made by the

(xxxviii) Certain purchases made by the Department

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Department of Health and the Department of Revenue solely for the purpose of fulfilling their respective responsibilities under the Mississippi Medical Cannabis Act. This subparagraph shall stand repealed on June 30, 2026.

1088 (xxxix) Purchases made by state agencies related 1089 to museum exhibits. Purchases made by an agency related to the 1090 fabrication, construction, installation or refurbishing of museum 1091 exhibits. An agency making a purchase under this exemption in 1092 excess of the bid threshold set forth in paragraph (c) of this 1093 section shall publicly advertise a Request for Qualifications or 1094 Request for Proposals in which price as an evaluation factor is at 1095 least twenty percent (20%) out of the one hundred percent (100%) 1096 total weight, but shall be otherwise exempt. Any contract arising 1097 from a purchase using this exemption must be approved by the 1098 Public Procurement Review Board prior to execution by the agency. 1099 The agency shall submit a written report on December 1 of each 1100 year to the Chairs of the Senate and House Appropriations 1101 Committees, the Chairs of the Senate and House Accountability, 1102 Efficiency and Transparency Committees and the Chair of the Public 1103 Procurement Review Board, identifying all purchases made by the 1104 agency using this exemption in which the cost of the option 1105 selected by the agency was more than twenty-five percent (25%) 1106 higher than the lowest cost option available.

1107 (n) **Term contract authorization.** All contracts for the 1108 purchase of:



1109	(i) All contracts for the purchase of commodities,
1110	equipment and public construction (including, but not limited to,
1111	repair and maintenance), may be let for periods of not more than
1112	sixty (60) months in advance, subject to applicable statutory
1113	provisions prohibiting the letting of contracts during specified
1114	periods near the end of terms of office. Term contracts for a
1115	period exceeding twenty-four (24) months shall also be subject to
1116	ratification or cancellation by governing authority boards taking
1117	office subsequent to the governing authority board entering the
1118	contract.

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- (ii) Bid proposals and contracts may include price adjustment clauses with relation to the cost to the contractor based upon a nationally published industry-wide or nationally published and recognized cost index. The cost index used in a price adjustment clause shall be determined by the Department of Finance and Administration for the state agencies and by the governing board for governing authorities. The bid proposal and contract documents utilizing a price adjustment clause shall contain the basis and method of adjusting unit prices for the change in the cost of such commodities, equipment and public construction.
- 1130 Purchase law violation prohibition and vendor 1131 penalty. No contract or purchase as herein authorized shall be 1132 made for the purpose of circumventing the provisions of this section requiring competitive bids, nor shall it be lawful for any 1133



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1134	person or concern to submit individual invoices for amounts within
1135	those authorized for a contract or purchase where the actual value
1136	of the contract or commodity purchased exceeds the authorized
1137	amount and the invoices therefor are split so as to appear to be
1138	authorized as purchases for which competitive bids are not
1139	required. Submission of such invoices shall constitute a
1140	misdemeanor punishable by a fine of not less than Five Hundred
1141	Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00),
1142	or by imprisonment for thirty (30) days in the county jail, or
1143	both such fine and imprisonment. In addition, the claim or claims
1144	submitted shall be forfeited.

- purchase procedure. When in response to a proper advertisement therefor, no bid firm as to price is submitted to an electric utility for power transformers, distribution transformers, power breakers, reclosers or other articles containing a petroleum product, the electric utility may accept the lowest and best bid therefor although the price is not firm.
- 1152 (q) Fuel management system bidding procedure. Any
 1153 governing authority or agency of the state shall, before
 1154 contracting for the services and products of a fuel management or
 1155 fuel access system, enter into negotiations with not fewer than
 1156 two (2) sellers of fuel management or fuel access systems for
 1157 competitive written bids to provide the services and products for
 1158 the systems. In the event that the governing authority or agency



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1159 cannot locate two (2) sellers of such systems or cannot obtain 1160 bids from two (2) sellers of such systems, it shall show proof that it made a diligent, good-faith effort to locate and negotiate 1161 1162 with two (2) sellers of such systems. Such proof shall include, 1163 but not be limited to, publications of a request for proposals and 1164 letters soliciting negotiations and bids. For purposes of this 1165 paragraph (q), a fuel management or fuel access system is an 1166 automated system of acquiring fuel for vehicles as well as 1167 management reports detailing fuel use by vehicles and drivers, and the term "competitive written bid" shall have the meaning as 1168 1169 defined in paragraph (b) of this section. Governing authorities 1170 and agencies shall be exempt from this process when contracting 1171 for the services and products of fuel management or fuel access 1172 systems under the terms of a state contract established by the 1173 Office of Purchasing and Travel.

entering into any contract for garbage collection or disposal, contract for solid waste collection or disposal or contract for sewage collection or disposal, which involves an expenditure of more than Seventy-five Thousand Dollars (\$75,000.00), a governing authority or agency shall issue publicly a request for proposals concerning the specifications for such services which shall be advertised for in the same manner as provided in this section for seeking bids for purchases which involve an expenditure of more than the amount provided in paragraph (c) of this section. Any



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L184	request for proposals when issued shall contain terms and
L185	conditions relating to price, financial responsibility,
L186	technology, legal responsibilities and other relevant factors as
L187	are determined by the governing authority or agency to be
L188	appropriate for inclusion; all factors determined relevant by the
L189	governing authority or agency or required by this paragraph (r)
L190	shall be duly included in the advertisement to elicit proposals.
L191	After responses to the request for proposals have been duly
L192	received, the governing authority or agency shall select the most
L193	qualified proposal or proposals on the basis of price, technology
L194	and other relevant factors and from such proposals, but not
L195	limited to the terms thereof, negotiate and enter into contracts
L196	with one or more of the persons or firms submitting proposals. If
L197	the governing authority or agency deems none of the proposals to
L198	be qualified or otherwise acceptable, the request for proposals
L199	process may be reinitiated. Notwithstanding any other provisions
L200	of this paragraph, where a county with at least thirty-five
L201	thousand (35,000) nor more than forty thousand (40,000)
L202	population, according to the 1990 federal decennial census, owns
L203	or operates a solid waste landfill, the governing authorities of
L204	any other county or municipality may contract with the governing
L205	authorities of the county owning or operating the landfill,
L206	pursuant to a resolution duly adopted and spread upon the minutes
L207	of each governing authority involved, for garbage or solid waste
L208	collection or disposal services through contract negotiations.



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L210	any provision of this section to the contrary, any agency or
L211	governing authority, by order placed on its minutes, may, in its
L212	discretion, set aside not more than twenty percent (20%) of its
L213	anticipated annual expenditures for the purchase of commodities
L214	from minority businesses; however, all such set-aside purchases
L215	shall comply with all purchasing regulations promulgated by the
L216	Department of Finance and Administration and shall be subject to
L217	bid requirements under this section. Set-aside purchases for
L218	which competitive bids are required shall be made from the lowest
L219	and best minority business bidder. For the purposes of this
L220	paragraph, the term "minority business" means a business which is
L221	owned by a majority of persons who are United States citizens or
L222	permanent resident aliens (as defined by the Immigration and
L223	Naturalization Service) of the United States, and who are Asian,
L224	Black, Hispanic or Native American, according to the following
L225	definitions:

Minority set-aside authorization. Notwithstanding

- 1226 (i) "Asian" means persons having origins in any of
 1227 the original people of the Far East, Southeast Asia, the Indian
 1228 subcontinent, or the Pacific Islands.
- 1229 (ii) "Black" means persons having origins in any 1230 black racial group of Africa.
- 1231 (iii) "Hispanic" means persons of Spanish or
 1232 Portuguese culture with origins in Mexico, South or Central
 1233 America, or the Caribbean Islands, regardless of race.



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1234		(iv)	"Native	American'	' means pe	ersons hav	ving
1235	origins in any	of the	e origina	l people	of North	America,	including
1236	American Indian	ns. Esk	rimos and	Alents			

- 1237 Construction punch list restriction. (t) 1238 architect, engineer or other representative designated by the 1239 agency or governing authority that is contracting for public 1240 construction or renovation may prepare and submit to the 1241 contractor only one (1) preliminary punch list of items that do 1242 not meet the contract requirements at the time of substantial 1243 completion and one (1) final list immediately before final 1244 completion and final payment.
- 1245 Procurement of construction services by state 1246 institutions of higher learning. Contracts for privately financed 1247 construction of auxiliary facilities on the campus of a state 1248 institution of higher learning may be awarded by the Board of 1249 Trustees of State Institutions of Higher Learning to the lowest 1250 and best bidder, where sealed bids are solicited, or to the 1251 offeror whose proposal is determined to represent the best value 1252 to the citizens of the State of Mississippi, where requests for 1253 proposals are solicited.
 - other public contracts. In any solicitation for bids to perform public construction or other public construction or other public contracts to which this section applies, including, but not limited to, contracts for repair and maintenance, for which the contract will require



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L259	insurance coverage in an amount of not less than One Million
L260	Dollars (\$1,000,000.00), bidders shall be permitted to either
L261	submit proof of current insurance coverage in the specified amount
L262	or demonstrate ability to obtain the required coverage amount of
L263	insurance if the contract is awarded to the bidder. Proof of
L264	insurance coverage shall be submitted within five (5) business
L265	days from bid acceptance.

- 1266 (w) **Purchase authorization clarification.** Nothing in 1267 this section shall be construed as authorizing any purchase not 1268 authorized by law.
- 1269 (x) Mississippi Regional Pre-Need Disaster Clean Up

 1270 Act. (i) The Department of Finance and Administration shall

 1271 develop and implement a process that creates a preferred vendor

 1272 list for both disaster debris removal and monitoring.
- 1273 (ii) Any board of supervisors of any county or any 1274 governing authority of any municipality may opt in to the benefits 1275 and services provided under the appropriate and relevant contract 1276 established in subparagraph (i) of this paragraph at the time of a 1277 disaster event in that county or municipality. At the time of opt 1278 in, the county or municipality shall assume responsibility for 1279 payment in full to the contractor for the disaster-related solid 1280 waste collection, disposal or monitoring services provided. 1281 Nothing in this subparagraph (ii) shall be construed as requiring

a county or municipality to opt in to any such contract

established in subparagraph (i) of this paragraph.

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1284 SECTION 3. This act shall take effect and be in force from 1285 and after July 1, 2025.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 31-7-13.2, MISSISSIPPI CODE OF 1972, 2 TO REVISE THE CONSTRUCTION MANAGER AT RISK METHOD OF PROJECT DELIVERY TO PROVIDE THAT THE CONSTRUCTION MANAGER FOR PROJECTS FOR INSTITUTIONS OF HIGHER LEARNING AND INDIVIDUAL COMMUNITY AND 5 JUNIOR COLLEGES SHALL NOT BE REQUIRED TO SOLICIT BIDS FOR CONSTRUCTION ON THE PROJECT USING THE PUBLIC PURCHASING LAW; TO 7 PROVIDE HOW SUCH CONSTRUCTION MANAGER SHALL OBTAIN PROPOSALS FROM 8 CONTRACTORS AND VENDORS AND ENTER INTO CONTRACTS; TO BRING FORWARD SECTION 31-7-13, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.