GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 635 PROPOSED SENATE COMMITTEE SUBSTITUTE H635-PCS10857-RN-55

Short Title:	Purchase & Contracts Benchmarks/Property.	(Public)
Sponsors:		
Referred to:		
	April 10, 2019	
A BILL TO BE ENTITLED AN ACT PROVIDING THAT THE DIVISION OF PURCHASE AND CONTRACT SHALL REVIEW PROTESTS ON CONTRACTS AND RECEIVE REPORTS ON EMERGENCY		
PURCHA	ASES BY STATE DEPARTMENTS, INSTITUTIONS, AND AGE A AMOUNT EXCEEDS THE EXPENDITURE BENCHMARK I	ENCIES IF THE

BY THE SECRETARY OF ADMINISTRATION AND ELIMINATING OBSOLETE

LANGUAGE RELATING TO FURNITURE CONTRACTS FROM THE GENERAL

The General Assembly of North Carolina enacts:

SECTION 1. G.S. 143-53 reads as rewritten:

"§ 143-53. Rules.

STATUTES.

- (a) The Secretary of Administration may adopt rules governing the following:
 - (1) Prescribing the routine and procedures to be followed in canvassing bids and awarding contracts, and for reviewing decisions made pursuant thereto, and the decision of the reviewing body shall be the final administrative review. The Division of Purchase and Contract shall review and decide a protest on a contract valued at twenty-five thousand dollars (\$25,000) or more. an amount that exceeds the expenditure benchmark established under G.S. 143-53.1. The Secretary shall adopt rules or criteria governing the review of and decision on a protest on a contract of less than twenty-five thousand dollars (\$25,000)-in an amount less than the expenditure benchmark established under G.S. 143-53.1 by the agency that awarded the contract.
 - Prescribing conditions under which purchases and contracts for the purchase, installment or lease-purchase, rental or lease of goods and services may be entered into by means other than competitive bidding, including, but not limited to, negotiation, reverse auctions, and acceptance of electronic bids. Notwithstanding the provisions of subsections (a) and (b) of this section, any waiver of competition for the purchase, rental, or lease of goods and services is subject to prior review by the Secretary, if the expenditure exceeds ten thousand dollars (\$10,000). the agency's benchmark established under G.S. 143-53.1. The Division may levy a fee, not to exceed one dollar (\$1.00), for review of each waiver application.

SECTION 2. G.S. 143-57 reads as rewritten:

"§ 143-57. Purchases of articles in certain emergencies.



In case of any emergency or pressing need arising from unforeseen causes including but not limited to delay by contractors, delay in transportation, breakdown in machinery, or unanticipated volume of work, the Secretary of Administration shall have power to obtain or authorize obtaining in the open market any necessary supplies, materials, equipment, printing or services for immediate delivery to any department, institution or agency of the State government. A report on the circumstances of such emergency or need and the transactions thereunder shall be made a matter of record promptly thereafter. If the expenditure exceeds ten thousand dollars (\$10,000), the benchmark established under G.S. 143-53.1, the report shall also be made promptly thereafter to the Division of Purchase and Contract."

SECTION 3. G.S. 143-57.1 reads as rewritten:

"§ 143-57.1. Furniture requirements contracts.

(a) State Furniture Requirements Contract. – To ensure agencies access to sufficient sources of furniture supply and service, to provide agencies the necessary flexibility to obtain furniture that is compatible with interior architectural design and needs, to provide small and disadvantaged businesses additional opportunities to participate on State requirements contracts, and to restore the traditional use of multiple award contracts for purchasing furniture requirements, each State furniture requirements contract shall be awarded on a multiple award basis, subject to the following conditions:

(3) For each category of goods under each State requirements furniture contract, awards shall be made to at least three qualified vendors unless three qualified vendors are not available. Additionally, if the State Purchasing Officer determines that there are no qualified vendors within the three best qualified vendors who offer furniture manufactured or produced in North Carolina or who are incorporated in the State, the State Purchasing Officer shall expand the number of qualified vendors awarded contracts to as many qualified vendors as is necessary to include a qualified vendor who offers furniture manufactured or produced in North Carolina or who is incorporated in the State, but the State Purchasing Officer shall not be required to expand the number of qualified vendors to more than six qualified vendors. A vendor is qualified under this subsection if the vendor's products conform to the term contract specifications, the vendor is listed on the State's qualified products list, specifications and the vendor submits a responsive bid.

SECTION 4. This act is effective when it becomes law.