# SENATE BILL NO. 151

# BY SENATOR MIZELL

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Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact R.S. 39:1594(C)(1) and (3), 1595, 1621(A), (B), and (C)(1) and (3),
3	1630, 1641(A), 1643(A), 1644(A)(1), (B), and (C), 1671(F), 1672.3, 1672.4(A),
4	1683(E)(2), 1685(E)(2), the heading of 1691 and (A), (C), and (D), 1692(C), and
5	1702(A)(1) and to repeal R.S. 39:1600.2(B), relative to the Louisiana Procurement
6	Code; to provide for advertisement and notice requirements for procurement and
7	exceptions; to provide for competitive sealed proposals; to provide for negotiation
8	and award of contracts; to provide for methods of procurement; to provide for the
9	utilization requirements of certain procurement methods; to establish procedures for
10	contract negotiations; to provide for the authority and duties of the commissioner of
11	administration with respect to procurement and protests; to provide for certain
12	exemptions; to provide relative to lease contracts; to provide for amendment of lease
13	contracts; to provide for legal and contractual remedies; to provide relative to
14	administrative appeals; to provide for cooperative purchasing; to provide for an
15	effective date; and to provide for related matters.
16	Be it enacted by the Legislature of Louisiana:
17	Section 1. R.S. 39:1594(C)(1) and (3), 1595, 1621(A), (B), (C)(1) and (3), 1630,
18	1641(A), 1643(A), 1644(A)(1), (B), and (C), 1671(F), 1672.3, 1672.4(A), 1683(E)(2),
19	1685(E)(2), the heading of 1691 and (A), (C), and (D), 1692(C), and 1702(A)(1) are hereby
20	amended and reenacted to read as follows:
21	§1594. Competitive sealed bids
22	* * *
23	C. Public notice.
24	(1) Adequate public notice of the invitation for bids shall be given at least ten
25	five days prior to the date set forth therein for the opening of bids on all matters
26	except those made for housing of state agencies, their personnel, operations,

equipment, or activities pursuant to R.S. 39:1643, for which such notice shall be

given at least twenty days prior to the opening of bids. Notice shall be in writing and to persons in a position to furnish the supplies, services, or major repairs required, as shown by its records, and by advertising if the amount of the purchase is twenty-five thousand dollars or more exceeds the amount provided by the small purchase executive order issued in accordance with R.S. 39:1596.

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(3) Each advertisement shall <u>may</u> be published in the official journal of the state. In the case of any purchase to meet the needs of a single budget unit the advertisement shall be published also in a newspaper of general circulation printed in the parish in which the budget unit is situated or, if there is no newspaper printed in the parish, in a newspaper printed in the nearest parish, which has a general circulation in the parish in which the budget unit is situated.

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### §1595. Competitive sealed proposals

- A.(1) Notwithstanding any other provision of this Section to the contrary, with the approval of the commissioner and the written determination by the state chief procurement officer that the best interests of the state would be served, a competitive request for proposals process as provided in this Subsection may be used in the following circumstances:
- (a) For the procurement of supplies, services, or major repairs, including but not limited to the procurement of high technology acquisitions or of complex services.
- (b) Through a contract with a group purchasing organization, for the procurement of medical and laboratory supplies and medical equipment required for the purpose of diagnosis or direct treatment of a patient by a health care provider in a hospital or clinical setting, provided the commissioner determines the total cost to be less than the state procurement prices and in the best interest of the state.
- (c) The approval and written determination requirements requirement of this Paragraph shall not apply to a request for proposals for professional, personal, consulting, or social services.

(2) For a contract to be let under the provisions of this Subsection, the agency shall give adequate public notice of the request for proposals by advertising in the official journal of the state through a centralized electronic interactive environment administered by the division of administration and on the electronic website accepting the electronic bids as provided in this Section at least thirty days before the last day that proposals will be accepted. The agency may also advertise in the official journal of the state. In addition, the agency shall provide written or electronic notice to persons, firms, or corporations who are known to be in a position to furnish the required services at least thirty days before the last day that proposals will be accepted. The agency shall also notify the Board of Regents of the request for proposals at least thirty days before the last day that proposals will be accepted.

#### B. Requests for proposals.

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(1) For consulting service contracts with a total maximum compensation of one hundred fifty thousand dollars or more, except for such contracts entered into by the Department of Transportation and Development, adequate public notice of the request for proposals shall be given by advertising through a centralized electronic interactive environment administered by the division of administration and on the electronic website accepting the electronic bids as provided in this Section. The agency may also advertise in the official journal of the state and in one or more newspapers of general circulation in the state at least once. The electronic advertisement shall appear at least thirty days before the last day that proposals will be accepted. When available, advertisements shall may be placed in those national trade journals which serve the particular type of contractor desired. In addition, written or electronic notice shall be provided to persons, firms, or corporations who are known to be in a position to furnish such services, at least thirty days before the last day that proposals will be accepted. The agency shall also notify the Board of Regents of the request for proposals at least thirty days before the last day that proposals will be accepted.

(2) For social service contracts not qualifying under R.S. 39:1619(B),

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adequate public notice of the request for proposals shall be given by advertising through a centralized electronic interactive environment administered by the division of administration and on the electronic website accepting the electronic bids as provided in this Section. The agency may also advertise in the official journal of the state, in the official journal of the parish in which the services are to be performed and such other newspapers, bulletins, or other media as are appropriate in the circumstances. Such advertisements shall appear at least once in the official journal of the state and once in the official journal of the parish. If the services are to be performed in or made available to residents of a multiparish area, advertising in the official journal of the state and in one or more newspapers of general circulation in the state at least once shall be sufficient to meet this requirement. In all cases, the **electronic** advertisement shall appear at least fourteen days before the last day that the proposals will be accepted. In addition, written or electronic notice shall be provided to persons, firms, or corporations who are known to be in a position to furnish such services, at least fourteen days before the last day that proposals will be accepted. This last requirement is subject to reasonable limitation at the discretion of the using agency. The agency shall also notify the Board of Regents of the request for proposals at least fourteen days before the last day that proposals will be accepted.

(3) For consulting service contracts entered into by the Department of Transportation and Development with a total maximum compensation of fifty one hundred fifty thousand dollars or more, adequate public notice of the request for proposals shall be given by advertising through a centralized electronic interactive environment administered by the division of administration and on the electronic website accepting the electronic bids as provided in this Section. The agency may also advertise in the official journal of the state at least once. The first notice or advertisement shall appear at least fifteen days before the last day that proposals will be accepted. In addition, written or electronic notice shall be provided to persons, firms, or corporations who are known to be in a position to furnish such services, at least fifteen days prior to the last day that proposals will be accepted. The

agency shall also notify the Board of Regents of the request for proposals at least fifteen days before the last day that proposals will be accepted.

(4) All requests for proposals shall be advertised through a centralized electronic interactive environment administered by the division of administration and on the electronic website accepting the electronic bids as provided in this Section. The **electronic** advertisement or written notice required by this Section shall contain the name and address of the using agency and shall establish the specific date, time, and place by which the request for proposals must be received.

# (5) The requests for proposals:

- (a) For consulting, social, and professional services not otherwise exempt by law or regulation shall indicate the relative importance of price and other evaluation factors, shall clearly define the tasks to be performed under the contract, the criteria to be used in evaluating the proposals and the time frames within which the work must be completed.
- (b) For all others, it shall clearly state the technological or other outcome desired from the procurement of the supplies, services, or major repairs, if applicable, and shall indicate the relative importance of price and other evaluation factors, the criteria to be used in evaluating the proposals, and the time frames within which the work must be completed, if applicable.
- (6)(a) Proposals shall be submitted in writing in accordance with the requirements set forth in the request for proposals or electronically through a uniform and secure electronic interactive environment.
- (b) Public entities shall provide, as an additional option for submission of proposals, a uniform and secure electronic interactive system for the submission of competitive sealed proposals as provided for in this Section. Any public entity providing a secure electronic interactive system shall follow the standards for the receipt of electronic bids adopted by the office of the governor, division of administration, and the office of information technology as provided for in LAC 4:XV.701. Any special condition or requirement for the submission shall be specified in the advertisement of the request for proposals required by this Section.

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1	(c) The requirements of Subparagraph (b) of this Paragraph shall not apply
2	to the following public entities:
3	(i) Public entities that are currently without high-speed Internet access, until
4	high-speed Internet access becomes available.
5	(ii) Any parish with a police jury form of government and a population of less
6	than twenty thousand.
7	(iii) Any city or municipality with a population of less than ten thousand.
8	(iv) Any public entity that is unable to comply with the electronic proposal
9	submission provisions of this Subsection without securing and expending additional
10	funding.
11	(7) Written or oral discussions shall be conducted with all responsible
12	proposers who submit proposals determined in writing to be reasonably susceptible
13	of being selected for award. Discussions The state shall not disclose any information
14	derived from proposals submitted by competing proposers <u>until after the contract</u>
15	is awarded. Discussions need not be conducted:
16	(a) If prices are fixed by law or regulation, except that consideration shall be
17	given to competitive terms and conditions.
18	(b) If time of delivery or performance will not permit discussions.
19	(c) If it can be clearly demonstrated and documented from the existence of
20	adequate competition or accurate prior cost experience with the particular service
21	that acceptance of an initial offer without discussion would result in fair and
22	reasonable prices, and the request for proposals notifies all proposers of the
23	possibility that award may be made on the basis of the initial offers.
24	(8)(a) Award shall be made to the responsible proposer whose proposal is
25	determined in writing by the using agency to be the most advantageous to the state,
26	taking into consideration review of price and the evaluation factors set forth in the
27	request for proposals.
28	(b) A request for proposals or other solicitation may be cancelled or all
29	proposals may be rejected only if it is determined, based on reasons provided in
30	writing, that such action is taken in the best interest of the state.

1	(9) A request for proposals or other solicitation may be cancelled or all
2	proposals may be rejected only if it is determined, based on reasons provided in
3	writing, that such action is taken in the best interest of the state.
4	(10) Each contract entered into pursuant to this Subsection shall contain as
5	<del>a minimum:</del>
6	(a) Description of the work to be performed or objectives to be met, when
7	applicable.
8	(b) Amount and time of payments to be made.
9	(c) Description of reports or other deliverables to be received, when
10	applicable.
11	(d) Date of reports or other deliverables to be received, when applicable.
12	(e) Responsibility for payment of taxes, when applicable.
13	(f) Circumstances under which the contract can be terminated either with or
14	without cause.
15	(g) Remedies for default.
16	(h) A statement giving the legislative auditor the authority to audit records
17	of the individual or firm.
18	(i) Performance measurements.
19	(j) Monitoring plan.
20	(11)(a) Upon entering into a contract, the using agency shall have full
21	responsibility for the diligent administration and monitoring of the contract. The
22	state chief procurement officer may require the using agency to report at any time
23	on the status of any such outstanding contracts to which the using agency is a party.
24	After completion of performance under a contract, the using agency shall evaluate
25	contract performance and the utility of the final product. This evaluation shall be
26	delivered to the state chief procurement officer or his designee or the director of
27	purchasing at a college or university, as applicable, within one hundred twenty days
28	after completion of performance and shall be retained in the official contract file.
29	(b)(i) No contract shall be valid, nor shall the state be bound by the contract,
30	until it has first been executed by the head of the using agency, or his designee,

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1	which is a party to the contract and the contractor and has been approved in writing
2	by the state chief procurement officer or his designee or the director of purchasing
3	at a college or university, as applicable.
4	(ii) In cases where the head of the using agency wants to delegate authority
5	to one or more of his subordinates to sign contracts on behalf of the agency, this
6	delegation shall be made in accordance with regulations of the commissioner and
7	shall be subject to the approval of the state chief procurement officer.
8	(8) Modification or withdrawal of proposals. Proposals may be modified
9	or withdrawn at any time prior to the conclusion of discussions.
10	(9) Negotiation and award of contract. The using agency shall negotiate
11	a contract with the responsible proposer whose proposal is determined in
12	writing by the using agency to be the most advantageous to the state, taking into
13	consideration review of price and the evaluation factors set forth in the request
14	for proposals.
15	(10) Elements of negotiation. Contract negotiations shall be directed
16	toward:
17	(a) Making certain that the proposer has a clear understanding of the
18	scope of the work, services, or supplies, specifically, the essential requirements
19	involved in providing the required work, services, or supplies.
20	(b) Determining that the proposer will make available the necessary
21	personnel and facilities to perform the services within the required time.
22	(c) Agreeing upon compensation which is fair and reasonable, taking into
23	account the estimated value of the required work, services, or supplies, and the
24	scope, complexity, and nature of such work, services, or supplies.
25	(11) Successful negotiation of contract with most advantageous proposer.
26	If compensation, contract requirements, and contract documents can be agreed
27	upon with the most advantageous proposer, the contract shall be awarded to
28	that proposer. Each contract entered into pursuant to this Subsection shall
29	contain at a minimum:
30	(a) The commencement date which is at least fourteen days after the

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1	notice of award is issued.
2	(b) A description of the work to be performed or objectives to be met,
3	when applicable.
4	(c) The amount and time of payments to be made.
5	(d) A description of reports or other deliverables to be received, when
6	applicable.
7	(e) The date of reports or other deliverables to be received, when
8	applicable.
9	(f) Responsibility for payment of taxes, when applicable.
10	(g) Circumstances under which the contract can be terminated either
11	with or without cause.
12	(h) Remedies for default.
13	(i) A statement giving the legislative auditor the authority to audit
14	records of the individual or firm.
15	(j) Performance measurements.
16	(k) A monitoring plan.
17	(12)(a) Upon entering into a contract, the using agency shall have full
18	responsibility for the diligent administration and monitoring of the contract.
19	The state chief procurement officer may require the using agency to report at
20	any time on the status of any such outstanding contracts to which the using
21	agency is a party. After completion of performance under a contract, the using
22	agency shall evaluate the contract performance and the utility of the final
23	product. This evaluation shall be delivered to the state chief procurement
24	officer, or his designee, or the director of purchasing at a college or university,
25	as applicable, within one hundred twenty days after completion of performance
26	and shall be retained in the official contract file.
27	(b)(i) No contract shall be valid, nor shall the state be bound by the
28	contract, until it has first been executed by the head of the using agency, or his
29	designee, on behalf of the using agency, which is a party to the contract and the
30	contractor and has been approved in writing by the state chief procurement

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1	officer, or his designee, or the director of purchasing at a college or university,
2	as applicable.
3	(ii) The head of the using agency may delegate authority to one or more
4	of his subordinates to sign contracts on behalf of the using agency in accordance
5	with and subject to regulations of the commissioner and shall be subject to the
6	approval of the state chief procurement officer.
7	(iii) Upon approval of the contract by the state chief procurement officer,
8	or his designee, the office of state procurement shall send written notice of the
9	award to the contractor and a copy of such notice to all other proposers.
10	(13) Failure to negotiate contract with most advantageous proposer.
11	(a) If compensation, contract requirements, or contract documents
12	cannot be agreed upon with the most advantageous proposer, a written record
13	stating the reasons therefore shall be placed in the contract file. The office of
14	state procurement shall advise such proposer of the termination of negotiations
15	and confirm the termination by written notice within three business days.
16	(b) Upon failure to negotiate a contract with the most advantageous
17	proposer, the using agency may enter into negotiations with the next most
18	advantageous proposer. If compensation, contract requirements, and contract
19	documents can be agreed upon, then the contract shall be awarded to that
20	proposer. If negotiations again fail, negotiations shall be terminated as provided
21	in Subparagraph (a) of this Paragraph and commenced with the next most
22	advantageous proposer.
23	(c) If the using agency is unable to negotiate a contract with any of the
24	proposers initially selected as the most advantageous to the state, additional
25	proposers may be selected based on original, acceptable submissions in the
26	order of their respective evaluation score and negotiations may continue in
27	accordance with this Paragraph until an agreement is reached and a contract
28	awarded.
29	(14) A request for proposals or other solicitation may be cancelled or all
30	proposals may be rejected if it is determined, based on reasons provided in

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1	writing, that such action is taken in the best interest of the state. A copy of the
2	determination shall be maintained in the contract file.
3	(12)(15) Requests for proposals shall not be required for "interagency
4	contracts" as defined in R.S. 39:1556.
5	(13)(16) Notwithstanding the provisions of this Chapter, all relevant federa
6	statutes and regulations shall be followed by the using agency in procuring services
7	The burden of complying with these federal statutes and regulations shall rest with
8	the using agency and shall be documented in the contract record submitted to the
9	office of state procurement.
10	* * *
11	§1621. Consulting service contracts
12	A. Contracts for consulting services which have a total maximum amount or
13	compensation less than seventy-five one hundred fifty thousand dollars for a
14	twelve-month period may be awarded without the necessity of competitive bidding
15	or competitive negotiation.
16	B. Contracts for consulting services which have a total maximum amount of
17	compensation of seventy-five one hundred fifty thousand dollars or more for a
18	twelve-month period shall be awarded through a request for proposal, or reverse
19	auction process, invitation to negotiate, or cooperative purchasing under rules and
20	regulations issued by the office of state procurement. Service requirements shall no
21	be artificially divided so as to exempt contracts from the request for proposal
22	process.
23	C.(1) All contracts for consulting services which have a total maximum
24	amount of compensation of two hundred twenty-five thousand dollars or more may
25	be entered into with the assistance of a procurement support team as provided herein
26	and in accordance with guidelines promulgated and published by the office of state
27	procurement.
28	* * *
29	(3) Participation of the procurement support team must may include, at a

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minimum, assistance in development or review of the request for proposals,

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1	evaluation of responses received to the request for proposals, and formulation of
2	recommendations to be submitted to the state chief procurement officer concerning
3	the final contract.
4	* * *
5	§1630. Finality of determinations
6	The determinations required by R.S. 39:1568.1, R.S. 39:1597, R.S.
7	39:1598(C), R.S. 39:1605, R.S. 39:1606, R.S. 39:1608(C), R.S. 39:1612(A), and R.S.
8	39:1614, and R.S. 39:1671(F) are final and conclusive unless they are clearly
9	erroneous, arbitrary, capricious, or contrary to law.
10	* * *
11	§1641. Budget for acquisition of housing space and leases by budget units
12	A.(1) Contracts and agreements by and in name of state agencies. All
13	contracts and agreements for the lease or rental of space for the housing of state
14	agencies, their personnel, operations, equipment, or activities shall be made in the
15	name of and by the authorized representative or representative body of the state
16	agency but shall be made and entered into only with the approval of the
17	commissioner of administration. The cost of such housing shall be provided for in
18	and defrayed from the budgets of the using agencies.
19	(2) All contracts and agreements for the lease or rental space of one
20	thousand or less square feet of a storage unit shall not require the approval of
21	the commissioner of administration.
22	* * *
23	§1643. Advertisement and award of lease bids
24	A. Every lease for the use of five ten thousand square feet or more of space
25	in a privately owned building entered into by a state agency as lessee shall be
26	awarded pursuant to R.S. 39:1594 in accordance with the conditions for use set forth

in a privately owned building entered into by a state agency as lessee shall be awarded pursuant to R.S. 39:1594 in accordance with the conditions for use set forth in that Section and only after evaluation of the bids in accordance with the specific criteria contained in the invitation for bids as authorized by R.S. 39:1594(F)(2). No such lease shall extend beyond a period of ten years.

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A.(1) An existing lease for office or warehouse space may be renegotiated with the present lessor, but only after the division of administration has entered into a competitive negotiation process involving discussions with at least three, unless there are less than three, proposers who submit written proposals. Such proposals shall be solicited by advertising as in R.S. 39:1594(C).

\* \* \*

B. Any lease for office or warehouse space for under five ten thousand square feet may be amended up to but not to exceed a maximum of four nine thousand nine hundred ninety-nine square feet.

C. Existing leases for office or warehouse space between a single state agency, a single lessor and affecting a single building or buildings immediately adjacent to each other which leases have different termination dates, may be renegotiated by the division of administration to perfect a single lease for the whole of the office or warehouse space utilized under the existing leases. The renegotiated lease shall not extend beyond the termination date of the latest existing lease, nor shall the price per square foot paid under the new lease result in a total payment in excess of the total of the combined payments under the preexisting leases.

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§1671. Authority to resolve protested solicitations and awards

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F. Stay of procurements during protests Protest bond to stay procurement during protest. In the event of a timely protest under Subsection A of this Section, the state shall not proceed further with the solicitation or with the awarding of the contract unless the chief procurement officer makes a written determination that the awarding of the contract is necessary without delay to protect the substantial interests of the state. Upon such determination by the chief procurement officer, no court shall enjoin progress under the award except after notice and hearing (1) A protester who has timely protested a solicitation or an award may only apply for a stay during the time period provided in Subsection A of this Section to protest a solicitation

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(2) A protester may obtain a stay of an award upon posting a bond
during the protest period with a good and solvent surety authorized to do
business in this state or submit other security, in a form approved by the office
of state procurement by rule or regulation, to the office of state procurement,
who shall hold the bond or other security until a final determination is made on
the protest. A bond posted or other security submitted with a protest shall be
in an amount equal to twenty-five percent of the maximum amount of the
protested awarded contract. If the total value of the awarded contract cannot
be determined because the total requirements for the contract are estimated as
of the date of the award, a bond posted or other security submitted with a
protest shall be in an amount equal to twenty-five percent of the estimated total
value of the contract. Upon request, the state chief procurement officer shall
provide the estimated total value of the contract or the method for determining
the estimated total value of the contract, based on records of past experience
and estimates of anticipated requirements furnished by the using agency.

(3) If the protest is upheld and the award is cancelled, the bond posted or other security submitted with the protest shall be returned to the person who posted the bond or submitted the security. If the protest is rejected and the award is upheld, a claim may be made against the bond or other security by the using agency to the office of state procurement in an amount equal to the expenses incurred and other monetary losses suffered by the state resulting from the unsuccessful protest. The state chief procurement officer shall hold an informal hearing on the claim. Any money not awarded by the state chief procurement officer shall be returned to the person who posted the bond or submitted the security.

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### §1672.3. Action on contract claims

This Section applies to a claim by or controversy between the state and a contractor arising out of a contract for professional, personal, consulting, or social

services. If such a claim or controversy is not resolved by mutual agreement, the commissioner of administration, or his designee, shall promptly issue a decision in writing. A copy of that decision shall be mailed or otherwise furnished to the contractor, shall state the reasons for the action taken, and shall inform the contractor of his right to judicial relief as provided in this Subpart. The decision shall be final and conclusive unless fraudulent, or unless the contractor institutes suit appeals the decision pursuant to this Subpart. If the commissioner of administration, or his designee, does not issue a written decision within one hundred twenty days after written request for a final decision, or within such longer period as may be established in writing by the parties to the contract, then the contractor may proceed as if an adverse decision had been received. A final decision of the commissioner may be made executory by the Nineteenth Judicial District Court in accordance with Code of Civil Procedure Article 2782.

§1672.4. Jurisdiction; actions in certain cases

A. The Nineteenth Judicial District Court, subject to appeal or review by the First Circuit Court of Appeal or by the supreme court, as otherwise permitted in civil cases by law and the state constitution, shall have **only appellate** jurisdiction over any claims arising out of a request for proposal or award of a contract, any controversies involving the state, or any other matters in connection with a petition for review of a decision made pursuant to this Chapter, following the exhaustion of administrative remedies as provided by law or regulation. **If the evidence, as reasonably interpreted, supports the commissioner's decision, then the commissioner of administration's decision is given great weight and shall not be reversed or modified in the absence of a clear showing that the decision was arbitrary or capricious.** 

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§1683. Protest of solicitations or awards

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E. Finality of decision. A decision under Subsection C of this Section shall be final and conclusive unless one of the following applies:

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1	* * *
2	(2) The person adversely affected by the decision has timely appealed to the
3	court in accordance with R.S. 39:1691(A). If the evidence, as reasonably
4	interpreted, supports the commissioner's decision, then the commissioner of
5	administration's decision is given great weight and shall not be reversed or
6	modified in the absence of a clear showing that the decision was arbitrary or
7	capricious.
8	* * *
9	§1685. Contract and breach of contract controversies
10	* * *
11	E. Finality of decision. A decision under Subsection C of this Section shall
12	be final and conclusive unless one of the following applies:
13	* * *
14	(2) The contractor has timely appealed an adverse decision of the
15	commissioner to the court in accordance with R.S. 39:1691(C). If the evidence, as
16	reasonably interpreted, supports the commissioner's decision, then the
17	commissioner of administration's decision is given great weight and shall not be
18	reversed or modified in the absence of a clear showing that the decision was
19	arbitrary or capricious.
20	§1691. Actions Venue of actions by or against the state in connection with contracts
21	A. Solicitation and award of contracts. The Nineteenth Judicial District Cour
22	shall have exclusive venue over an action between the state and a <b>person</b> , bidder
23	proposer, offerer, or contractor, prospective or actual, to determine whether a
24	solicitation or award of a contract is in accordance with the constitution, statutes
25	regulations, and the terms and conditions of the solicitation. Such actions shall
26	extend to all kinds of actions, whether for monetary damages or for declaratory
27	injunctive, or other equitable relief invoke the appellate jurisdiction of the court
28	* * *
29	C. Actions under contracts or for breach of contract. The Nineteenth Judicia
30	District Court shall have exclusive venue <b>and only appellate jurisdiction</b> over ar

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1	action between the state and a contractor who contracts with the state, for any cause
2	of action which arises under or by virtue of the contract, whether the action is on the
3	contract or for a breach of the contract or whether the action is for declaratory,
4	injunctive, or other equitable relief.
5	D. Limited finality for administrative determinations. In any judicial action
6	under this Section, factual or legal determination by employees, agents, or other
7	persons appointed by the state shall have no finality and shall not be conclusive,
8	notwithstanding any contract provision, regulation, or rule of law to the contrary,
9	except to the extent provided in: R.S. 39:1630, R.S. 39:1671(E), R.S. 39:1672(F),
10	R.S. 39:1672.3, R.S. 39:1673(E), R.S. 39:1683(E), R.S. 39:1684(E), and R.S.
11	39:1685(E).
12	* * *
13	§1692. Commencement of actions
14	* * *
15	C. Actions under contracts or for breach of contract controversies. Any action
16	under R.S. 39:1691(C) shall be commenced within sixty days after receipt of the
17	decision of the commissioner under R.S. 39:1685(C) or R.S. 39:1672.3.
18	* * *
19	§1702. Cooperative purchasing authorized; participation in federal General Services
20	Administration vendor list
21	A.(1) Any public procurement unit may either participate in, sponsor,
22	conduct, or administer a cooperative purchasing agreement for the acquisition of any
23	supplies, services, personal, professional, consulting, and social services, major
24	repairs, or construction with one or more public procurement units or external
25	procurement activities or one or more private procurement units in accordance with
26	an agreement entered into between the participants. Such cooperative purchasing
27	may include but is not limited to joint or multi-party contracts between public
28	procurement units and open-ended state public procurement unit contracts which are

29

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made available to local public procurement units.

Section 2. R.S. 39:1600.2(B) is repealed in its entirety.

Section 3. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

**ENROLLED** 

**SB NO. 151** 

APPROVED: \_\_\_\_\_