

General Assembly

Raised Bill No. 5491

February Session, 2022

LCO No. 2351



Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

AN ACT CONCERNING THE STATE PROPERTIES REVIEW BOARD.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsections (d) to (f), inclusive, of section 4b-3 of the 2022
- 2 supplement to the general statutes are repealed and the following is
- 3 substituted in lieu thereof (*Effective October 1, 2022*):
- 4 (d) Notwithstanding any [other statute] provision of the general
- 5 statutes or special act, [to the contrary,] the Commissioner of
- 6 Administrative Services shall be the sole person authorized to represent
- 7 the state in its dealings with third parties for the construction,
- 8 development, acquisition or leasing of real estate for housing the offices
- 9 or equipment of all agencies of the state or for the state-owned public
- 10 buildings or realty, as provided for in sections 2-90, 4b-1 to 4b-5,
- 11 inclusive, 4b-21, 4b-23, as amended by this act, 4b-24, 4b-26, 4b-27, 4b-
- 12 30 and 4b-32, subsection (c) of section 4b-66 and sections 4b-67 to 4b-69,
- 13 inclusive, 4b-71, 4b-72, 10-95, 10a-72, 10a-89, 10a-90, 10a-114, 10a-130,
- 14 10a-144, 17b-655, 22a-324, 26-3, 27-45, 32-1c, 32-39, 48-9, 51-27d and 51-
- 15 27f, except that (1) the Joint Committee on Legislative Management may

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represent the state in the planning and construction of the Legislative 16 17 Office Building and related facilities, in Hartford; (2) the Chief Court 18 Administrator may represent the state in providing for (A) space for the 19 Court Support Services Division as part of a new or existing contract for 20 an alternative incarceration program pursuant to section 54-103b or a 21 program developed pursuant to section 46b-121k, or (B) other real estate 22 needs of the Judicial Branch when delegated authority to do so by the 23 Commissioner of Administrative Services; (3) the board of trustees of a 24 constituent unit of the state system of higher education may represent 25 the state in the leasing of real estate for housing the offices or equipment 26 of such constituent unit, provided no lease payments for such realty are 27 made with funds generated from the general revenues of the state; (4) 28 the Labor Commissioner may represent the state in the leasing of 29 premises required for employment security operations as provided in 30 subsection (c) of section 31-250; (5) the Commissioner of Developmental 31 Services may represent the state in the leasing of residential property as 32 part of the program developed pursuant to subsection (b) of section 17a-33 218, provided such residential property does not exceed two thousand 34 five hundred square feet, for the community placement of persons 35 eligible to receive residential services from the department; (6) the 36 Commissioner of Mental Health and Addiction Services may represent 37 the state in the leasing of residential units as part of a program 38 developed pursuant to section 17a-455a, provided each such residential 39 unit does not exceed two thousand five hundred square feet; and (7) the 40 Connecticut Marketing Authority may represent the state in the leasing 41 of land or markets under the control of the Connecticut Marketing 42 Authority. [, and, except for the housing of offices or equipment in 43 connection with the initial acquisition of an existing state mass transit 44 system or the leasing of land by the Connecticut Marketing Authority 45 for a term of one year or more in which cases the actions of the 46 Department of Transportation and the Connecticut Marketing Authority] All of the actions listed in subdivisions (1) to (7), inclusive, 47 48 of this subsection shall be subject to the review and approval of the State 49 Properties Review Board. The Commissioner of Administrative Services 50 may establish and implement any procedures necessary for the

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commissioner to assume the commissioner's responsibilities as said sole bargaining agent for state realty acquisitions and shall perform the duties necessary to carry out such procedures. The Commissioner of Administrative Services may appoint, within the department's budget and subject to the provisions of chapter 67, such personnel deemed necessary by the commissioner to carry out the provisions of this section, including experts in real estate, construction operations, financing, banking, contracting, architecture and engineering. The Attorney General's office, at the request of the Commissioner of Administrative Services, shall assist the commissioner in contract negotiations regarding the purchase, lease or construction of real estate.

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- (e) The State Properties Review Board shall be within the Department of Administrative Services and shall have independent decision-making authority.
- (f) The State Properties Review Board shall review for approval or <u>disapproval (1)</u> real estate acquisitions, sales, leases and subleases proposed by the Commissioner of Administrative Services or proposed by the Chief Court Administrator pursuant to the authority delegated to the Chief Court Administrator by the Commissioner Administrative (2) the acquisition, Services, other condemnation, or the sale, [or] lease or licensing of any real property or any other contractual agreement concerning any real property by the Commissioner of Transportation under subdivision (11) of section 13b-4 or subsection (b) of section 13b-36, subject to section 4b-23, as amended by this act, and subsection (h) of section 13a-73, [and review, for approval or disapproval, [3] any contract for a project described in subsection (h) of section 4b-91, (4) any acquisition of development rights of agricultural land by the Commissioner of Agriculture under section 22-26cc, and (5) any real estate acquisition by any other state agency under any provision of the general statutes that is paid for with bonds, as defined in section 3-20. Such review shall consider all aspects of the proposed actions, including feasibility and method of acquisition and the prudence of the business method proposed. The board shall also cooperate with and advise and assist the Commissioner

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85 Administrative Services and the Commissioner of Transportation in 86 carrying out their duties. The board shall have access to all information, 87 files and records, including financial records, of the Commissioner of Administrative Services, [and] the Commissioner of Transportation and 88 89 any other state agency acquiring real estate described in subdivision (5) 90 of this subsection, and shall, when necessary, be entitled to the use of 91 personnel employed by said commissioners. [The board shall approve 92 or disapprove any acquisition of development rights of agricultural land 93 by the Commissioner of Agriculture under section 22-26cc.] The board 94 shall hear any appeal under section 8-273a and shall render a final 95 decision on the appeal within thirty days thereafter. The written 96 decision of the board shall be a final decision for the purposes of sections 97 4-180 and 4-183. The provisions of this section shall not apply to any 98 airport, airport site or any part thereof operated by the Connecticut 99 Airport Authority established pursuant to section 15-120bb.

Sec. 2. Subsection (i) of section 4b-23 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1*, 2022):

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(i) As used in this subsection, (1) "project" means any state program, except the downtown Hartford higher education center project, as defined in section 4b-55, requiring consultant services if the cost of such services is estimated to exceed [one hundred] <u>fifty</u> thousand dollars or, in the case of a constituent unit of the state system of higher education, the cost of such services is estimated to exceed three hundred thousand dollars, or in the case of a building or premises under the supervision of the Office of the Chief Court Administrator or property where the Judicial Department is the primary occupant, the cost of such services is estimated to exceed three hundred thousand dollars; (2) "consultant" means "consultant" as defined in section 4b-55; and (3) "consultant services" means "consultant services" as defined in section 4b-55. Any contracts entered into by the Commissioner of Administrative Services with any consultants for employment (A) for any project under the provisions of this section, (B) in connection with a list established under subsection (d) of section 4b-51, or (C) by task letter issued by the Commissioner of Administrative Services to any consultant on such list

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119 pursuant to which the consultant will provide services valued in excess 120 of [one hundred] fifty thousand dollars, shall be subject to the approval of the Properties Review Board prior to the employment of such 121 122 consultant or consultants by the commissioner. The Properties Review 123 Board shall, not later than thirty days after receipt of such selection of or 124 contract with any consultant, approve or disapprove the selection of or 125 contract with any consultant made by the Commissioner of 126 Administrative Services pursuant to sections 4b-1 and 4b-55 to 4b-59, inclusive. If upon the expiration of the thirty-day period a decision has 127 128 not been made, the Properties Review Board shall be deemed to have 129 approved such selection or contract.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2022	4b-3(d) to (f)
Sec. 2	October 1, 2022	4b-23(i)

Statement of Purpose:

To expand the purview of the State Properties Review Board to include licensing agreements and contracts entered into by additional state agencies.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

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