Sixty-ninth Legislative Assembly of North Dakota

# FIRST ENGROSSMENT

## **ENGROSSED HOUSE BILL NO. 1122**

Introduced by

**Representative Nelson** 

- 1 A BILL for an Act to create and enact two new sections to chapter 54-44.4 of the North Dakota
- 2 Century Code, relating to purchases by state officials and employees and multiple award vendor
- 3 pool contracts; and to amend and reenact subsection 6 of section 44-04-18.4, sections
- 4 54-44.4-01, 54-44.4-02, 54-44.4-05, subsection 1 of section 54-44.4-07, subsection 1 of section
- 5 54-44.4-09, sections 54-44.4-09.1, 54-44.4-12, 54-44.4-13, and 54-44.4-14 of the North Dakota
- 6 Century Code, relating to state purchasing practices.

### 7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

#### 8 SECTION 1. AMENDMENT. Subsection 6 of section 44-04-18.4 of the North Dakota

9 Century Code is amended and reenacted as follows:

- 10 6. Unless made confidential under subsection 1 or made exempt under subsection 5:
- a. Bids received by a public entity in response to an invitation for bids by the public
   entity are exempt until all of the bids have been received and opened by the
  - entity are exempt until all of the bids have been received and opened by the public entity.
- b. Proposals received by a public entity in response to a request for proposals are
  exempt records until a notice of intent to award is issued.
- 16 c. Records included with any bid or proposal naming and generally describing the
   17 entity submitting the proposal are open.
- 18 **SECTION 2. AMENDMENT.** Section 54-44.4-01 of the North Dakota Century Code is
- 19 amended and reenacted as follows:

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- 20 **54-44.4-01. Declaration of policy Definitions.**
- 21 It is state policy to provide comprehensive purchasing services based upon sound
- 22 procurement practices and principles wherein, through full competition with fair and equal

1 opportunity to all qualified persons to sell to the state, each state agency and institution shall 2 obtain its necessary commodities and services at competitive cost, consistent with quality, time, 3 and performance requirements, except as otherwise provided by law. As used in this chapter, 4 unless the context requires otherwise: 5 1. "Commodities" means all property, including equipment, supplies, materials, printing, 6 insurance, and leases of equipment. 7 2. "Information technology" has the same meaning as provided in section 54-59-01. 8 <u>3.</u> "Procurement officer" means an individual duly authorized to enter and administer 9 purchasing contracts and make written determinations with respect thereto and also 10 includes an authorized representative acting within the limits of authority. 11 <u>3.4.</u> "Professional services" means those services requiring special knowledge, education, 12 or skills when the qualifications and experience of the individual rendering the services 13 are of primary importance and the individual is required to exercise professional 14 judgment. Professional services providers include appraisers, attorneys, accountants, 15 psychologists, physicians, dentists, planners, analysts, and consultants. The term 16 includes human services under which a person provides direct health or social welfare 17 services to the citizens on behalf of the state. The term does not include services 18 defined in section 54-44.7-01. 19 <u>4.5.</u> "Purchasing agency" means a governmental entity in the executive branch of 20 government other than the office of management and budget which is authorized by 21 this chapter, rules adopted under this chapter, written policy of the office of 22 management and budget, or by way of delegation from the office of management and 23 budget to enter purchasing contracts for commodities and services. 24 <u>5.6.</u> "Services" means the furnishing of labor, time, or effort by a contractor, not involving 25 the delivery of a specific end product other than reports that are merely incidental to 26 the required performance. The term includes professional services. 27 SECTION 3. AMENDMENT. Section 54-44.4-02 of the North Dakota Century Code is 28 amended and reenacted as follows: 29 54-44.4-02. Office of management and budget purchasing services.

The office of management and budget shall purchase or lease or otherwise arrange for theprocurement, for all state agencies and institutions in the executive branch of state government,

all materials, furniture, fixtures, printing, insurance, services, and other commodities. <del>The</del> -			
Internati	International Peace Garden may participate in the procurement authorized by this		
section C	sectionContracts for use by multiple state agencies and institutions, including purchases under		
this sect	this section, must be established as a state contract by the office of management and budget of		
<u>as a coc</u>	as a cooperative purchasing contract under section 54-44.4-13. Information technology		
procurer	ments	s, including purchases under this section, are subject to the requirements of	
<u>chapter</u>	<u>54-59</u>	and policies, standards, and guidelines established pursuant to section 54-59-09.	
The follo	owing	commodities and services <del>, however,</del> are not subject to the <u>competitive</u>	
procurer	ment	requirements of this chapter:	
1.	Lan	d, buildings, space, or the rental thereof, in accordance with sections 54-21-24.1	
	and	<u>54-44.1-16</u> .	
2.	Tele	phone and telegraph service and electrical light and power services.	
3.	Pub	lic books, maps, periodicals, resource materials, and technical pamphlets.	
4.	Dep	partment of transportation materials, equipment, and supplies in accordance with	
	sect	tion 24-02-16.	
5.	Pro	curementsEnergy-related procurements by the industrial commission for	
	ene	<del>rgy-related</del> programs under chapters 17-05, 54-17.5, 54-17.6, 54-17.7, 54-63, and	
	54-6	63.1 and under those statutes in title 38 authorizing the industrial commission to	
	perf	orm well and hole pluggings, reclamation work, equipment removal, leak	
	pre	vention, and similar work.	
6.	Ser	vices for the maintenance or servicing of equipment by the manufacturer or	
	auth	norized servicing agent of that equipment when the maintenance or servicing can	
	best	t be performed by the manufacturer or authorized service agent, or when such a	
	con	tract would otherwise be advantageous to the state.	
7.	Eme	ergency purchases the office of management and budget or a purchasing agency	
	can	not make within the required time and which involve public health or public safety,	
	or w	hen immediate expenditures are necessary for repairs of state property to protect	
	it ag	painst further loss or damage, or to prevent or minimize serious disruption in state	
	serv	vices.	
	a.	Emergency purchases made under this subsection must treat all bidders fairly	
		and promote competition as is practicable under the circumstances;	
	Internation section this sect as a coor procurer chapter The follo procurer 1. 2. 3. 4. 5.	International sectionContra this section, r as a coopera procurements chapter 54-59 The following procurement 1. Lan and 2. Tele 3. Pub 4. Dep sec 5. Pro- ene 54-6 perf prev 6. Ser auth bes con 7. Emo	

1		b.	The procurement file must contain a written determination of:	
2			(1) The basis for the emergency; and	
3			(2) The basis for the selection of the particular contractor.	
4		C.	If the emergency circumstances warrant a noncompetitive purchase, the office of	
5			management and budget or the purchasing agency shall document within the	
6			procurement file a written determination of the basis for the noncompetitive	
7			purchase, including the circumstances that justified the noncompetitive purchase.	
8		d.	If the emergency purchase is subject to federal funding reimbursement, the office	
9			of management and budget or the purchasing agency shall ensure the	
10			procurement procedures and documentation are adequate to satisfy	
11			requirements for federal reimbursement.	
12		e.	If time allows, emergency purchases for commodities under this subsection may	
13			require a sample for use in determining whether an offered product meets	
14			specifications.	
15	8.	Con	modities and services costing less than a specified amount as determined by	
16		writt	en directive by the director of the office of management and budget.	
17	9.	Spe	cified commodities and services as determined by written directive by the director	
18		of th	e office of management and budget.	
19	10.	Emp	ployee benefit services, trust-related services, and investment management	
20		serv	ices obtained by an agency with a fiduciary responsibility regarding those	
21		serv	ices. Nothing in this subsection may be construed to allow an agency to create or	
22		rene	ew a contract perpetually and without limitation.	
23	11.	Ser	vices to extract, tow, store, and dispose of abandoned or submerged vehicles as	
24		defir	ned in chapter 23.1-15.	
25	12.	Con	tracts by the agriculture commissioner for agricultural market news services under	
26		coo	perative agreements with the United States department of agriculture, ombudsmen	
27		for p	ipeline restoration under section 4.1-01-17, environmental impact mitigation	
28		serv	ices under section 4.1-01-21.1, ombudsmen for wind property issues under	
29		sect	ion 4.1-01-23, weed control inspection agents under section 4.1-14-02, and hemp	
30		testi	ng under section 4.1-18.1-04.2.	
31	13.	Con	tracts by the state auditor for audits of computer systems under section 54-10-29.	

1	14.	Contracts by the attorney general with experts under section 10-33-145.	
2	15.	Contracts by the department of health and human services for online virtual mental	
3		health and suicide prevention simulation-based training programs, under-	
4		subsection 28 of section 50-06-05.1 and brain injury informal supports, and other	
5		under section 50-06.4-07training and related materials for individuals receiving	
6		assistance or services and employees, contractors, or professionals providing	
7		assistance or services under programs administered by or under the supervision and	
8		direction of the department of health and human services.	
9	<u>16.</u>	Expenditures by a state agency or institution for direct media placement, including a	
10		billboard or signage, with a newspaper or newspaper industry association, magazine	
11		or other publication, radio or television station, digital media provider, or venue.	
12	All purch	nases made by the office of management and budget or a state agency or institution to	
13	which a	uthority to purchase has been delegated by the office of management and budget must	
14	be made	e in accordance with this chapter, rules adopted under this chapter, and written policies	
15	of the of	fice of management and budget.	
16	SEC	TION 4. AMENDMENT. Section 54-44.4-05 of the North Dakota Century Code is	
17	amended and reenacted as follows:		
18	54-4	4.4-05. Competitive, limited competitive, noncompetitive, and negotiated	
19	purchas	ses - Exempt records.	
20	1.	Except as otherwise provided in sections 12-48-03.1 and 44-08-01, chapter 25-16.2,	
21		and this chapter, purchasing contracts must be awarded through a competitive bidding	
22		process to the lowest responsible bidder considering conformity with specifications,	
23		and terms of delivery, and quality and serviceability, unless it is determined to be	
24		advantageous to the state to select a contractor through a request for a competitive	
25		proposal process pursuant to section 54-44.4-10 using other or additional criteria.	
26		Notwithstanding this section, the director of the office of management and budget or	
27		the director's designee may determine a different procurement process is in the best	
28		interest of the state and shall document the circumstances, procurement process, and	
29		basis for contract award in the procurement file.	
30	2.	The procurement officer may reject any or all bids or proposals or negotiate for a lower	
31		price with a successful bidder or offeror. Each bid or proposal received, with the name	

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- of the bidder or offeror, must be recorded. The office of management and budget may
  enter into term contracts for the acquisition of commodities or services and may make
  multiple awards for term commodity or service contracts when it deems a multiple
  award to be in the best interests of the state.
- All bids <u>and proposals</u> received under this chapter pursuant to a competitive sealed<del>bidsolicitation</del> are exempt records under subsection 5 of section 44-04-17.1 until thedate and time the bids are opened<u>except as otherwise provided under subsection 6 of</u>
  <u>section 44-04-18.4</u>.
- 9 4. The office of management and budget shall adopt rules specifying the circumstances
- 10 under which competition may be waived or limited, when negotiation may be used, 11 and specifying the required justifications and procedures for using those methods of 12 purchasing. The office of management and budget shall adopt rules related to sending 13 notice of intent to make limited competitive, noncompetitive, and negotiated purchases 14 in accordance with this chapter. The notice must describe the needed commodity or 15 service and the intended procurement method and must state that persons are 16 permitted to submit bids or proposals for contracts to be awarded under this section. 17 The circumstances that may permit limited competitive, noncompetitive, or negotiated 18 purchases include:
- 19 a. The commodity or service is available from only one source.
- b. The commodity or service is to be purchased for experimentation or trial.
- c. No acceptable bid or proposal was received pursuant to a competitive bidding or
   competitive proposal process.
- 23 d. Commodities are being purchased for over-the-counter resale.
- e. Acceptable commodities or services are produced or provided by correctional institutions or prison industries under section 12-48-03.1, other government
   agencies, or a work activity center as defined in section 25-16.2-01.
- f. The anticipated cost of purchasing specified commodities or services is less than
  an amount determined by the office of management and budget which would
  justify the expense of a competitive bidding or competitive proposal process.
- 30g.A used commodity is advantageous to the state and the commodity is available31only on short notice.

1	h	The commodity is a component or replacement part for which there is no	
2		commercially available substitute and which can be obtained only from the	
3		manufacturer.	
4	i	Compatibility with equipment currently owned by the state is essential to the	
5		proper functioning of that equipment.	
6	j	The agency provides documentation indicating that the services or the	
7		circumstances are of such a nature that deviation from the procurement	
8		procedure is appropriate.	
9	k	Recurring support costs associated with implemented information technology	1
10		solutions, including licensing, service agreements, maintenance, and	
11		subscriptions for software as a service, platform as a service, and infrastructu	ıre
12		as a service. This includes recurring costs for software or firmware required f	<u>or</u>
13		proper functioning of currently owned equipment.	
14	I	Contracts for specialized equipment, machinery, and materials required for	
15		manufacturing, production, and distribution by the North Dakota mill and elev	ator
16		association under section 54-18-02 or prison industries under section 12-48-0	<u> 3.1</u> .
17	m	Purchases of copyrighted printed and electronic books, periodicals, subscript	ions
18		to publications, subscriptions to information services, prerecorded audio and	
19		video materials, state library materials, and state library online resources,	
20		including purchases for libraries operated by state agencies, institutions of high	<u>gher</u>
21		education, and other public libraries.	
22	SECTI	N 5. AMENDMENT. Subsection 1 of section 54-44.4-07 of the North Dakota	
23	Century Co	e is amended and reenacted as follows:	
24	1. T	e office of management and budget, the institutions of higher education, and an	y
25	0	er state agency or institution that has authority to purchase products are	
26	е	ouraged to purchase environmentally preferable products.	
27	а	When practicable, specifications for purchasing newsprint printing services	
28		should specify the use of soybean-based ink. <del>The North Dakota soybean cou</del>	ıncil-
29		and the agriculture commissioner shall assist the office of management and	
30		budget in locating suppliers of soybean-based inks and in collecting data on t	he-
31		purchase of soybean-based inks.	

1	b. When practicable, biobased products should be specified.	
2	SECTION 6. AMENDMENT. Subsection 1 of section 54-44.4-09 of the North Dakota	
3	Century Code is amended and reenacted as follows:	
4	1. The office of management and budget shall establish and maintain a bidders list of	
5	persons that desire to be informed of government procurement opportunities. The	
6	office of management and budget or the purchasing agency shall notify those on the	
7	list when issuing invitation for bids or request for proposals over the amount	
8	established for small purchases, except as otherwise provided in this section. The	
9	office of management and budget or the purchasing agency shall notify those on the	
10	list when sending notice of intent to make cooperative, limited competitive,	
11	noncompetitive, and negotiated purchases. A person may be required to register for	
12	the bidders list before the person may submit a response to a solicitation.	
13	SECTION 7. AMENDMENT. Section 54-44.4-09.1 of the North Dakota Century Code is	
14	amended and reenacted as follows:	
15	54-44.4-09.1. Secretary of state registration.	
16	A person that has a registration requirement with the secretary of state must be registered	
17	before the contract awardexecution and the registration must remain active for the duration of	
18	the contract period.	
19	SECTION 8. AMENDMENT. Section 54-44.4-12 of the North Dakota Century Code is	
20	amended and reenacted as follows:	
21	54-44.4-12. Resolution of protested solicitations and awards.	
22	1. An interested party may protest the award of a contract, the notice of intent to award a	а
23	contract, or a solicitation for commodities or services by the office of management and	d
24	budget or purchasing agency under this chapter. The protest must be submitted in	
25	writing or electronic mail communication to the procurement officer responsible for the	3
26	contract or solicitation within seven calendar days after the protestor knows or should	
27	have known of the facts giving rise to the protest.	
28	2. If a contract has been awarded, the procurement officer immediately shall give notice	
29	of a protest to the contractor. In the case of pending award, a stay of award may be	
30	requested. A stay must be granted unless a written determination is made that the	
31	award of the contract without delay is necessary to protect the interests of the state.	

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1	3.	If the protest is resolved by mutual agreement, the procurement officer shall send
2		written notice to the protestor confirming the mutually agreed upon resolution. If the
3		protest is not resolved by mutual agreement, the procurement officer <del>promptly</del> shall,
4		within seven calendar days, send by certified mail to the protestor a written decision
5		containing the basis for the decision and inform the protestor of the protestor's right to
6		appeal <u>under subsection 5 of this section. The procurement officer may extend the</u>
7		protest review period by no more than seven calendar days and shall send written
8		notice to the protestor of the extension.
9	<u>4.</u>	The procurement officer shall promptly provide the office of management and budget
10		with a copy of the protest and the procurement officer's decision.
11	<u>4.5.</u>	The protestor may file an appeal of the decision rendered by the procurement officer
12		with the director of the office of management and budget or designee. An appeal must
13		be filed in writing within seven calendar days after the protestor receives the decision
14		rendered by the procurement officer of the office of management and budget or the
15		<del>purchasing agency</del> . The appeal must include a copy of the decision being appealed
16		and the basis for the appeal. <u>An appeal of a decision rendered by a procurement</u>
17		officer of a state agency or an institution that is not under the jurisdiction of the state
18		board of higher education, must be filed with the office of management and budget. An
19		appeal of a decision rendered by a procurement officer of an institution under the
20		jurisdiction of the state board of higher education must be filed in accordance with
21		policy established under subsection 5 of section 15-10-17. Within seven calendar days
22		the director of the office of management and budget or the director's designeedeciding
23		authority shall send by certified mail written notice of the appeal decision to the
24		protestor. The deciding authority may extend the appeal review period by no more
25		than seven calendar days. Notice of any extension shall be provided in writing to the
26		protestor.
27	<u>6.</u>	Written notices required in this section may be accomplished by certified mail,
28		commercial delivery service with delivery confirmation, or by a delivery confirmation to
29		the electronic mail address used by the protestor to submit the protest.
30	SEC	CTION 9. AMENDMENT. Section 54-44.4-13 of the North Dakota Century Code is
31	amende	d and reenacted as follows:

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1	54-4	44.4-13. Cooperative purchasing.
2	1.	The office of management and budget shall purchase commodities or services as
3		requested by agencies and institutions under the jurisdiction of the state board of
4		higher education and the legislative and judicial branches of state government.
5	2.	The office of management and budget and the agencies and institutions under the
6		jurisdiction of the state board of higher education shall make joint purchases of like
7		commodities or services of high common usage when the office of management and
8		budget and the state board of higher education determine it is in the best interest of
9		the state.
10	<u>3.</u>	An institution of higher education may establish a cooperative purchasing contract for
11		use limited to other institutions of higher education.
12	<u>3.4.</u>	The director of the office of management and budget or the director's designee may
13		agree to purchase commodities or services under contracts entered into by the United
14		States general services administration or contracts of other government entities if it is
15		determined to be in the best interest of the state after consideration of price,
16		contractual terms and conditions, and the availability of competition.
17	<u>4.5.</u>	The director of the office of management and budget or the director's designee may
18		participate in, sponsor, or administer a cooperative purchasing agreement with one or
19		more government entities or a nonprofit organization established on behalf of public
20		entities for the procurement of commodities or services in accordance with an
21		agreement entered into between the participants.
22	<del>5.<u>6.</u></del>	The director of the office of management and budget or the director's designee may
23		coordinate with the director of the department of transportation or the director's
24		designee to establish or participate in contracts which may be made available to
25		entities that have been determined by the department of transportation to be
26		transportation providers under chapter 39-04.2 eligible to receive state funds or federal
27		funds for public transportation.
28	<del>6.<u>7.</u></del>	Cooperative purchasing may include open-ended contracts that are available to other
29		government entities, nonprofit organizations established on behalf of public entities,
30		tribal agencies, or transportation providers determined to be eligible under this section,
31		or the International Peace Garden established under chapter 55-05.

17-8.Before entering into a cooperative purchasing agreement under this section, the office2of management and budget must determine that the contracts were awarded through3full and open competition or source selection methods specified in section 54-44.4-054and shall send notice to the bidders list of the office's intent to make a cooperative5purchase in accordance with this chapter.

6 SECTION 10. AMENDMENT. Section 54-44.4-14 of the North Dakota Century Code is
7 amended and reenacted as follows:

### 8 **54-44.4-14. Procurement information - Website.**

- 9 1. The office of management and budget shall establish and maintain a procurement 10 information website on the internet. This procurement information website must 11 provide current information regarding North Dakota government procurement 12 opportunities in order to inform potential vendors of the commodities and services 13 sought by state agencies and institutions. Notwithstanding section 54-44.4-09, for 14 each purchase of services or commodities over the amount established for small 15 purchases, the office of management and budget and every purchasing agency shall 16 provide procurement information on the website. The time period and manner of 17 providing procurement information on the website must be in accordance with rules 18 adopted by the office of management and budget. The office of management and 19 budget may contract with a third party to assist in providing or maintaining the 20 procurement information website.
- Aln addition to other notice requirements provided by law, a state agency or institution
   may elect to use theissue solicitation notices on the procurement information website
   for the purchase of services and commodities that are not subject to the procurement
   requirements of this chapter, including:
- a. Commodities and services exempted under section 54-44.4-02;
- 26 b. Public improvements under title 48;
- 27 c. Architect, engineer, construction management, and land surveying services
  28 under chapter 54-44.7; and
- 29 d. Concessions under chapter 48-09.
- 30 3. The office of management and budget shall establish and maintain a standardized
   31 procedure for the submission of electronic bids and proposals through the

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1		procurement information website. The office of management and budget, in	
2		consultation with the office of the attorney general, shall develop standardized	
3		solicitation documents. The documents must be made available on the procurement	
4		information website. When drafting a solicitation, the office of management and budget	
5		and purchasing agencies shall use their best efforts to minimize the length of the	
6		solicitation by ensuring only those sections from the standardized solicitation	
7		documents applicable to the procurement are included.	
8	<u>4.</u>	The office of management and budget may make the procurement information website	
9		available to government entities, including political subdivisions of the state and public	
10		schools, for the purpose of issuance of solicitation notices that are in addition to any	
11		other notice requirements provided by law.	
12	SEC	CTION 11. A new section to chapter 54-44.4 of the North Dakota Century Code is	
13	created	and enacted as follows:	
14	<u>Pur</u>	chases from state contracts by state officials and employees.	
15	The	office of management and budget, in consultation with the office of the attorney	
16	<u>general</u> ,	shall adopt rules related to circumstances under which it is determined to be in the best	
17	interest of the state to authorize state officials and employees to make personal purchases from		
18	<u>state co</u>	ntracts.	
19	SEC	CTION 12. A new section to chapter 54-44.4 of the North Dakota Century Code is	
20	created and enacted as follows:		
21	<u>Mul</u>	<u>tiple award vendor pool contracts - Indefinite-delivery, indefinite-quantity -</u>	
22	<u>Multiste</u>	ep competition.	
23	<u>1.</u>	The office of management and budget, in coordination with the state board of higher	
24		education and the information technology department, shall develop guidelines for	
25		establishing multiple award vendor pool contracts, including cooperative purchasing	
26		contracts under section 54-44.4-13. Multiple award vendor pool contracts establish	
27		indefinite-delivery, indefinite-quantity primary contracts with service providers including	
28		hourly rates for various services, unit prices for deliverable products, and provisions	
29		for price adjustments. The guidelines must establish thresholds at which a purchasing	
30		agency or institution may purchase directly from a service provider within the vendor	
31		pool or must obtain secondary competition by soliciting bids or proposals limited to	

1		service providers within the vendor pool. A purchasing agency or institution
2		establishing a multiple award vendor pool contract or making a purchase from a
3		vendor pool contract shall comply with guidelines established under this section.
4	<u>2.</u>	A multiple award vendor pool primary contract term may not exceed a total contract
5		length of five years, including renewals and extensions, unless prior written approval is
6		obtained as set forth in the guidelines. The work performed under an awarded
7		secondary contract must be completed within the contract term of the primary vendor
8		pool contract.
9	<u>3.</u>	The purchasing agency or institution making a purchase from a vendor pool contract
10		shall prepare a statement of work for the entire project describing the needed services
11		to determine the level of competition required. The purchasing agency or institution
12		may not artificially fragment requirements or make serial noncompetitive purchases
13		from service providers within the vendor pool to circumvent competition requirements.