

General Assembly

Substitute Bill No. 1183

January Session, 2023



AN ACT CONCERNING STATE CONSTRUCTION RELATED THRESHOLDS.

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

- Section 1. Section 4b-51 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023*):
- 3 (a) The Commissioner of Administrative Services shall have charge 4 and supervision of the remodeling, alteration, repair or enlargement of 5 any real asset, except any dam, flood or erosion control system, 6 highway, bridge or any mass transit, marine or aviation transportation 7 facility, a facility of the Connecticut Marketing Authority, an asset of the 8 Department of Agriculture program established pursuant to section 26-9 237a, or any building under the supervision and control of the Joint 10 Committee on Legislative Management, involving an expenditure in 11 excess of five hundred thousand dollars, and except that: (1) <u>Until June</u> 12 30, 2028, (A) the Judicial Branch may have charge and supervision of the 13 remodeling, alteration, repair, construction or enlargement of any real 14 asset involving an expenditure of not more than [two] three million 15 dollars, [(2)] (B) each constituent unit of the state system of higher 16 education may have charge and supervision of the remodeling, 17 alteration, repair, construction or enlargement of any real asset 18 involving an expenditure of not more than [two] three million dollars,

19 [(3)] (C) The University of Connecticut shall have charge and 20 supervision of the remodeling, alteration, repair, construction, or 21 enlargement of any project, as defined in subdivision (16) of section 10a-22 109c, notwithstanding the amount of the expenditure involved, and [(4)] 23 (D) the Military Department may have charge and supervision of the 24 remodeling, alteration, repair, construction or enlargement of any real 25 asset involving an expenditure of not more than [two] three million 26 dollars; and (2) on and after July 1, 2028, the maximum dollar amounts 27 listed in subparagraphs (A) to (D), inclusive, of subdivision (1) of this 28 subsection for which the Judicial Branch, each such constituent unit, The 29 University of Connecticut and the Military Department shall have 30 charge and supervision of the remodeling, alteration, repair, 31 construction or enlargement of real assets shall be adjusted in 32 accordance with subsection (b) of this section. In any decision to 33 remodel, alter, repair or enlarge any real asset, the commissioner shall 34 consider the capability of the real asset to facilitate recycling programs.

(b) Not later than July 1, 2028, and annually thereafter, the Commissioner of Administrative Services shall (1) adjust the maximum dollar amounts listed in subparagraphs (A) to (D), inclusive, of subdivision (1) of subsection (a) of this section by the percentage change in the Producer Price Index by Commodity: Construction (Partial) (WPU80), not seasonally adjusted, or its successor index, as calculated by the United States Department of Labor, over the preceding calendar year, rounded to the nearest multiple of one hundred dollars; and (2) post such adjusted dollar amounts on the Internet web site of the Department of Administrative Services.

[(b)] (c) No officer, department, institution, board, commission or council of the state government, except the Commissioner of Administrative Services, the Commissioner of Transportation, the Connecticut Marketing Authority, the Department of Agriculture for purposes of the program established pursuant to section 26-237a, the Joint Committee on Legislative Management, the Judicial Branch, a constituent unit of the state system of higher education or the Military

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- Department as authorized in subsection (a) of this section, shall, unless otherwise specifically authorized by law, make or contract for the making of any alteration, repair or addition to any real asset involving an expenditure of more than five hundred thousand dollars.
- [(c)] (d) The plans necessary for any such remodeling, alteration, repair or enlargement of any state humane institution, as defined in section 17b-222, shall be subject to the approval of the administrative head of such humane institution.
 - [(d)] (e) (1) Notwithstanding any provision of the general statutes, the Commissioner of Administrative Services may select consultants to be on a list established for the purpose of providing any consultant services. Such list shall be established as provided in sections 4b-56, as amended by this act, and 4b-57, as amended by this act. The commissioner may enter into a contract with any consultant on such list to perform a range of consultant services or to perform a range of tasks pursuant to a task letter detailing services to be performed under such contract.
 - (2) Notwithstanding any provision of the general statutes, the Commissioner of Administrative Services may (A) compile a list of architects, professional engineers and construction administrators for the limited purpose of providing consultant services for a particular program involving various projects for the construction of new buildings or renovations to existing buildings where such buildings are under the operation and control of either the Military Department or the Department of Energy and Environmental Protection, and (B) enter into a contract with any architect, professional engineer or construction administrator on such list for such limited purpose, except that the Adjutant General may perform the functions described in subparagraphs (A) and (B) of this subdivision for any such building under the operation and control of the Military Department.
 - (3) As used in this subsection, "consultant" means "consultant" as defined in section 4b-55, as amended by this act, "consultant services"

- means "consultant services" as defined in section 4b-55, as amended by 84 85 this act, and "program" means multiple projects involving the planning, 86 design, construction, repair, improvement or expansion of specified 87 buildings, facilities or site improvements, wherein the work (A) will be 88 of a repetitive nature, (B) will share a common funding source that 89 imposes particular requirements, or (C) would be significantly 90 facilitated if completed by the same design professional or construction 91 administrator.
 - [(e)] (f) Costs for projects authorized under subsection [(b)] (c) of this section shall be charged to the bond fund account for the project for which such costs are incurred. The Department of Administrative Services shall develop procedures for expediting the administration of projects for alterations, repairs or additions authorized under said subsection. [(b).]
- [(f)] (g) Any state agency proposing to remodel, alter or enlarge any real asset shall submit a statement to the commissioner demonstrating the capability of the real asset to facilitate recycling programs.
- Sec. 2. Subsections (a) and (b) of section 4b-52 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective July* 1, 2023):
 - (a) (1) No repairs, alterations or additions involving expense to the state of five hundred thousand dollars or less or, in the case of repairs, alterations or additions to a building rented or occupied by the Judicial Branch, [one million two hundred fifty thousand] three million dollars or less or, in the case of repairs, alterations or additions to a building rented or occupied by a constituent unit of the state system of higher education, [two] three million dollars or less, shall be made to any state building or premises occupied by any state officer, department, institution, board, commission or council of the state government and no contract for any construction, repairs, alteration or addition shall be entered into without the prior approval of the Commissioner of Administrative Services, except repairs, alterations or additions to a

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building under the supervision and control of the Joint Committee on Legislative Management or the Military Department and repairs, alterations or additions to a building under the supervision of The University of Connecticut. Repairs, alterations or additions which are made pursuant to such approval of the Commissioner of Administrative Services shall conform to all guidelines and procedures established by the Department of Administrative Services for agency-administered projects. (2) Notwithstanding the provisions of subdivision (1) of this subsection, repairs, alterations or additions involving expense to the state of five hundred thousand dollars or less may be made to any state building or premises under the supervision of the Office of the Chief Court Administrator or a constituent unit of the state system of higher education, under the terms of section 4b-11, and any contract for any such construction, repairs or alteration may be entered into by the Office of the Chief Court Administrator or a constituent unit of the state system of higher education without the approval of the Commissioner of Administrative Services.

(b) Except as provided in this section, no repairs, alterations or additions involving an expense to the state of more than five hundred thousand dollars or, in the case of any repair, alteration or addition administered by the Department of Administrative Services, more than one million five hundred thousand dollars, shall be made to any state building or premises occupied by any state officer, department, institution, board, commission or council of the state government, nor shall any contract for any construction, repairs, alteration or addition be entered into, until the Commissioner of Administrative Services or, in the case of the construction of or repairs, alterations or additions to a building under the supervision and control of the Joint Committee on Legislative Management of the General Assembly, said joint committee or, in the case of the construction of or repairs, alterations or additions to a building involving expenditures in excess of five hundred thousand dollars but not more than [one million two hundred fifty thousand] three million dollars under the supervision and control of the Judicial Branch, said Judicial Branch or, in the case of the construction of or

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150 repairs, alterations or additions to a building involving expenditures in 151 excess of five hundred thousand dollars but not more than [two] three 152 million dollars under the supervision and control of one of the 153 constituent units of higher education, such constituent unit, or, in the 154 case of the construction of or repairs, alterations or additions to a 155 building involving expenditures in excess of five hundred thousand 156 dollars but not more than [two] three million dollars under the 157 supervision and control of the Military Department, said department, 158 has invited bids thereon and awarded a contract thereon, in accordance 159 with the provisions of sections 4b-91 to 4b-96, inclusive. The 160 Commissioner of Administrative Services, with the approval of the 161 authority having the supervision of state employees or the custody of 162 inmates of state institutions, without the necessity of bids, may employ 163 such employees or inmates and purchase or furnish the necessary 164 materials for the construction, erection, alteration, repair or enlargement 165 of any such state building or premises occupied by any state officer, 166 department, institution, board, commission or council of the state government. 167

- Sec. 3. Subdivision (6) of section 4b-55 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2023):
- 171 (6) "Project" means any state program requiring consultant services if 172 the cost of such services is estimated to exceed [five hundred] seven 173 <u>hundred fifty</u> thousand dollars, adjusted annually on and after July 1, 174 2024, in accordance with the provisions of section 4 of this act;
 - Sec. 4. (NEW) (*Effective July 1, 2023*) Not later than July 1, 2024, and annually thereafter, the Commissioner of Administrative Services shall (1) adjust the threshold cost for consultant services for a state program to be deemed a project for the purposes of sections 4b-1 and 4b-55 to 4b-59, inclusive, of the general statutes, as amended by this act, by the percentage change in the Producer Price Index by Commodity: Construction (Partial) (WPU80), not seasonally adjusted, or its successor index, as calculated by the United States Department of Labor, over the

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- preceding calendar year, rounded to the nearest multiple of one hundred dollars, and (2) post such adjusted threshold cost on the Internet web site of the Department of Administrative Services.
 - Sec. 5. Subsection (i) of section 4b-23 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2023):
 - (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, as amended by this act, requiring consultant services if the cost of such services is estimated to exceed one hundred 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, as amended by this act; and (3) "consultant services" means "consultant services" as defined in section 4b-55, as amended by this act. 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)] (e) of section 4b-51, as amended by this act, or (C) by task letter issued by the Commissioner of Administrative Services to any consultant on such list pursuant to which the consultant will provide services valued in excess of one hundred thousand dollars, shall be subject to the approval of the Properties Review Board prior to the employment of such consultant or consultants by the commissioner. The Properties Review Board shall, not later than thirty days after receipt of such selection of or contract with any consultant, approve or disapprove the selection of or contract with any consultant made by the Commissioner of Administrative Services pursuant to sections 4b-1 and 4b-55 to 4b-59, inclusive, as amended by this act. If upon the expiration of the thirty-day period a decision has not been made, the Properties

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- 216 Review Board shall be deemed to have approved such selection or
- 217 contract.
- Sec. 6. Subsection (e) of section 4b-56 of the general statutes is
- 219 repealed and the following is substituted in lieu thereof (*Effective July 1*,
- 220 2023):
- 221 (e) There shall be established, within the Department of
- 222 Administrative Services, a State Construction Services Selection Panel
- 223 that shall consist of three members. Such members shall be appointed
- by the commissioner, shall be current employees of the Department of
- 225 Administrative Services or any agency for which consultant services
- 226 may be contracted, and shall serve only for deliberations involving the
- selection of consultants under subsection [(d)] (e) of section 4b-51, as
- 228 <u>amended by this act,</u> for which the employees are appointed.
- Sec. 7. Section 4b-57 of the general statutes is repealed and the
- 230 following is substituted in lieu thereof (*Effective July 1, 2023*):
- 231 (a) Whenever consultant services are required by the commissioner
- 232 in fulfilling the responsibilities under section 4b-1, and in the case of
- each project, the commissioner shall invite responses from such firms by
- 234 posting notice on the State Contracting Portal, except that the
- 235 commissioner may receive consultant services under a contract entered
- into pursuant to subsection [(d)] (e) of section 4b-51, as amended by this
- 237 act. The commissioner shall prescribe, by regulations adopted in
- accordance with chapter 54, the advance notice required for, the manner
- of submission, and conditions and requirements of, such responses.
- (b) In the case of a project, the responses received shall be considered
- 241 by the selection panel. The panel shall select from among those
- 242 responding no fewer than three firms, which such panel determines in
- 243 accordance with criteria established by the commissioner are most
- 244 qualified to perform the required consultant services. In the case of any
- 245 project that requires consultant services by an architect or professional
- engineer, additional criteria to be considered by such panel in selecting

a list of the most qualified firms shall include: (1) Such firm's knowledge of this state's building and fire codes, and (2) the geographic location of such firm in relation to the geographic location of the proposed project. The selection panel shall submit a list of the most qualified firms to the commissioner for the commissioner's consideration unless fewer than three responses for a particular project have been received, in which case the panel shall submit the names of all firms who have submitted responses.

(c) In the case of consultants selected under subsection [(d)] (e) of section 4b-51, as amended by this act, the responses received shall be considered by the selection panel. The panel shall select, from among those persons responding, a list of those persons most qualified to perform the consultant services. Knowledge of the state building and fire code and whether the consultant is a micro business, as defined in subsection (c) of section 4a-59, shall be considered in determining a consultant's qualifications.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2023	4b-51
Sec. 2	July 1, 2023	4b-52(a) and (b)
Sec. 3	July 1, 2023	4b-55(6)
Sec. 4	July 1, 2023	New section
Sec. 5	July 1, 2023	4b-23(i)
Sec. 6	July 1, 2023	4b-56(e)
Sec. 7	July 1, 2023	4b-57

GAE Joint Favorable Subst.