1	AN ACT relating to public procurement.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 45A IS CREATED TO
4	READ AS FOLLOWS:
5	(1) The General Assembly makes the following findings:
6	(a) The production of iron, steel, aluminum, and manufactured goods provides
7	jobs and family income to many individuals in Kentucky and, in turn, jobs
8	and family incomes to millions of persons in the United States;
9	(b) The taxes paid to the Commonwealth of Kentucky and its political
10	subdivisions by employers and employees engaged in the production and
11	sale of iron, steel, aluminum, and manufactured goods are a large source of
12	public revenue for Kentucky; and
13	(c) The economy and general welfare of Kentucky and its people and the
14	economy and general welfare of the United States are inseparably linked to
15	the preservation and development of manufacturing industries in Kentucky,
16	as well as the other states of this nation.
17	(2) It shall be the policy of the Commonwealth of Kentucky that:
18	(a) Its taxpayer dollars be reinvested with its individual and employer taxpayers
19	in order to foster job retention and growth, particularly within the
20	manufacturing sector, and to ensure a broad and healthy tax base for
21	future investments vital to the state's infrastructure;
22	(b) Its procurement policies should reflect the state's and the nation's
23	principles, ensuring that the products of those companies and workers who
24	abide by our workplace safety and environmental laws and regulations are
25	rewarded with a commonsense preference in government contracting; and
26	(c) All public officers and governmental bodies should aid and promote the
27	economy of Kentucky and of the United States by requiring a preference for

1	the procurement of iron, steel, aluminum, and manufactured goods
2	produced in Kentucky and in the United States in all contracts for the
3	construction or maintenance of public works.
4	→SECTION 2. A NEW SECTION OF KRS CHAPTER 45A IS CREATED TO
5	READ AS FOLLOWS:
6	(1) For purposes of Sections 1 to 3 of this Act:
7	(a) "Manufactured in Kentucky" means:
8	1. In the case of an iron, steel, or aluminum product, all manufacturing
9	has taken place in Kentucky, except metallurgical processes involving
10	the refinement of steel additives; and
11	2. In the case of a manufactured good, all the manufacturing processes
12	for the product and its components have taken place in Kentucky,
13	regardless of the origin of a component's subcomponents;
14	(b) "Manufactured in the United States" means:
15	1. In the case of an iron, steel, or aluminum product, all manufacturing
16	has taken place in the United States, except metallurgical processes
17	involving the refinement of steel additives; and
18	2. In the case of a manufactured good, all the manufacturing processes
19	for the product and its components have taken place in the United
20	States, regardless of the origin of a component's subcomponents; and
21	(c) "United States" means the United States of America and includes all
22	territory, continental or insular, subject to the jurisdiction of the United
23	<u>States.</u>
24	(2) Notwithstanding any other provision of law to the contrary, each contract for
25	construction or maintenance of a public building or public work made by a
26	governmental body shall contain a provision that the iron, steel, aluminum, or
27	manufactured goods used or supplied as a primary component in the

1		performance of the contract and any subcontract shall be manufactured in
2		Kentucky, subject to the provisions of this section.
3	<u>(3)</u>	Subsection (2) of this section shall not apply if the head of the governmental body
4		issues a waiver of the requirements of that subsection in accordance with the
5		following:
6		(a) A request for a waiver shall be filed with the head of the governmental body
7		at least twenty (20) days before the bid or proposal opening;
8		(b) The governmental body shall provide notice and an opportunity for public
9		comment on the request at least fifteen (15) days before the bids or
10		proposals for the contract are opened. The notice shall:
11		1. Include all information available to the head of the governmental
12		<u>body;</u>
13		2. State whether the request for a waiver is being made under paragraph
14		(c)1., 2., or 3. of this subsection; and
15		3. Be provided to parties interested in the contract by electronic means,
16		including on the official Web site of the governmental body;
17		(c) In determining whether to issue a waiver, the head of the governmental
18		body shall consider whether:
19		1. The application of subsection (2) of this section would be inconsistent
20		with the public interest;
21		2. The iron, steel, aluminum, or manufactured goods to be used or
22		supplied in the performance of the contract are not manufactured in
23		Kentucky in sufficient and reasonably available quantities or of a
24		satisfactory quality; or
25		3. The inclusion of iron, steel, aluminum, or manufactured goods to be
26		used or supplied in the performance of the contract will unreasonably
27		increase the cost of the overall contract; and

1		(d) The head of the governmental body shall decide whether to issue a waiver
2		no more than five (5) days prior to the bid or proposal opening. Notification
3		of the head's decision regarding the waiver shall immediately be sent to the
4		person requesting the waiver, all persons who submitted comments, and all
5		persons who indicated interest in bidding or submitting requests for
6		proposals on the subject contract. The governmental body shall also
7		immediately publish the decision regarding the waiver on the official Web
8		site of the governmental body and, if issued, a detailed justification for the
9		waiver that addresses the public comments received under paragraph (b) of
10		this subsection.
11	<u>(4)</u>	If the head of the governmental body issues a waiver of the requirements of
12		subsection (2) of this section, then the contract for construction or maintenance
13		<u>of a public building or public work made by a governmental body shall contain a</u>
14		provision that the iron, steel, aluminum, or manufactured goods used or supplied
15		as a primary component in the performance of the contract and any subcontract
16		shall be manufactured in the United States. The bid or proposal opening shall be
17		delayed to accommodate any request for a waiver under subsection (5) of this
18		section.
19	<u>(5)</u>	Subsection (4) of this section shall not apply if the head of the governmental body
20		issues a waiver of the requirements of that subsection in accordance with the
21		following:
22		(a) A request for a waiver shall be filed with the head of the governmental body
23		at least twenty (20) days before the bid or proposal opening;
24		(b) The governmental body shall provide notice and an opportunity for public
25		comment on the request at least fifteen (15) days before the bids or
26		proposals for the contract are opened. The notice shall:
27		1. Include all information available to the head of the governmental

1	<u>body;</u>
2	2. State whether the request for a waiver is being made under paragraph
3	(c)1., 2., or 3. of this subsection; and
4	3. Be provided to parties interested in the contract by electronic means,
5	including on the official Web site of the governmental body;
6	(c) In determining whether to issue a waiver, the head of the governmental
7	body shall consider whether:
8	1. The application of subsection (4) of this section would be inconsistent
9	with the public interest;
10	2. The iron, steel, aluminum, or manufactured goods to be used or
11	supplied in the performance of the contract are not manufactured in
12	the United States in sufficient and reasonably available quantities or
13	of a satisfactory quality; or
14	3. The inclusion of iron, steel, aluminum, or manufactured goods to be
15	used or supplied in the performance of the contract will unreasonably
16	increase the cost of the overall contract; and
17	(d) The head of the governmental body shall decide whether to issue a waiver
18	no more than five (5) days prior to the bid or proposal opening. Notification
19	of the head's decision regarding the waiver shall immediately be sent to the
20	person requesting the waiver, all persons who submitted comments, and all
21	persons who indicated interest in bidding or submitting requests for
22	proposals on the subject contract. The governmental body shall also
23	immediately publish the decision regarding the waiver on the official Web
24	site of the governmental body and, if issued, a detailed justification for the
25	waiver that addresses the public comments received under paragraph (b) of
26	this subsection.
27	(6) A person shall be debarred under KRS 45A.035(2)(b) from receiving any contract

1		with a governmental body, and any subcontract, if the person has been found by
2		a court or federal or state agency to have intentionally:
3		(a) Affixed a label bearing a ''Made in America'' inscription, or any inscription
4		with the same meaning, to any iron, steel, aluminum, or manufactured
5		good used in projects to which this section applies, sold in or shipped to the
6		United States that was not manufactured in the United States;
7		(b) Represented that any iron, steel, aluminum, or manufactured good used in
8		projects to which this section applies was manufactured in the United States
9		when it was not manufactured in the United States;
10		(c) Affixed a label bearing a "Made in Kentucky" inscription, or any
11		inscription with the same meaning, to any iron, steel, aluminum, or
12		manufactured good used in projects to which this section applies, sold in or
13		shipped to Kentucky that was not manufactured in Kentucky; or
14		(d) Represented that any iron, steel, aluminum, or manufactured good used in
15		projects to which this section applies was manufactured in Kentucky when
16		<u>it was not manufactured in Kentucky.</u>
17		→SECTION 3. A NEW SECTION OF KRS CHAPTER 45A IS CREATED TO
18	REA	AD AS FOLLOWS:
19	Sect	ions 1 to 3 of this Act may be cited as the Kentucky Buy American Act.
20		→Section 4. KRS 45A.343 is amended to read as follows:
21	(1)	Any local public agency may adopt the provisions of KRS 45A.345 to 45A.460. No
22		other statutes governing purchasing shall apply to a local public agency upon
23		adoption of these provisions.
24	(2)	After July 15, 1994, any contract entered into by a local public agency, whether
25		under KRS 45A.345 to 45A.460 or any other authority, shall require the contractor
26		and all subcontractors performing work under the contract to:
27		(a) Reveal any final determination of a violation by the contractor or

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1		subcontractor within the previous five (5) year period pursuant to KRS
2		Chapters 136, 139, 141, 337, 338, 341, and 342 that apply to the contractor or
3		subcontractor; and
4		(b) Be in continuous compliance with the provisions of KRS Chapters 136, 139,
5		141, 337, 338, 341, and 342 that apply to the contractor or subcontractor for
6		the duration of the contract.
	(2)	
7	(3)	A contractor's failure to reveal a final determination of a violation by the contractor
8		of KRS Chapters 136, 139, 141, 337, 338, 341, and 342 or to comply with these
9		statutes for the duration of the contract shall be grounds for the local public
10		agency's:
11		(a) Cancellation of the contract; and
12		(b) Disqualification of the contractor from eligibility for future contracts awarded
13		by the local public agency for a period of two (2) years.
14	(4)	A subcontractor's failure to reveal a final determination of a violation by the
15		subcontractor of KRS Chapters 136, 139, 141, 337, 338, 341, and 342 or to comply
16		with these statutes for the duration of the contract shall be grounds for the local
17		public agency's disqualification of the subcontractor from eligibility for future
18		contracts for a period of two (2) years.
19	<u>(5)</u>	A local public agency shall follow the requirements of Sections 1 to 3 of this Act
20		for a contract for construction or maintenance of a public building or public
21		work.
22		→ Section 5. KRS 45A.352 is amended to read as follows:
23	(1)	A local public agency may enter into a guaranteed energy savings contract for
24		innovative solutions for energy conservation measures. The local public agency
25		shall submit a request for proposals. The request for proposals for competitive
26		procurement of guaranteed energy savings contracts shall include the following:
27		(a) The name and address of the governmental unit;

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1		(b)	The name, address, title, and phone number of a contact person;
2		(c)	Notice indicating that the local public agency is requesting qualified providers
3			to propose energy conservation measures through a guaranteed energy savings
4			contract;
5		(d)	The following evaluation criteria for assessing the proposals:
6			1. Construction management capabilities;
7			2. Technical approach to facilities included;
8			3. Financial attributes, as defined by total cost of contract and guaranteed
9			savings and provider's financial strength demonstrating ability to fulfill
10			the guarantee term; and
11			4. Provider's capability, personnel, track record, and demonstrated ability
12			to accomplish the contract;
13		(e)	The date, time, and place where proposals must be received;
14		(f)	Any other stipulations and clarifications the local public agency may require;
15			and
16		(g)	An overview prepared by the local public agency stating goals or objectives
17			specific to facility needs to be considered by the qualified providers who are
18			responding to the request. Detailed scope of construction is not required.
19	(2)	Resp	oondents to the request for proposal shall provide the following:
20		(a)	A detailed list of the proposed energy conservation measures and the
21			guaranteed savings which shall be supported with calculations. Any
22			guaranteed energy and operational savings shall be determined by using one of
23			the measurement and verification methodologies listed in the United States
24			Department of Energy's "Measurement and Verification Guideline for Federal
25			Energy Projects" or in the "North American Energy Measurement and
26			Verification Protocol." If due to existing data limitations or the
27			nonconformance of specific project characteristics, none of the methods listed

in either the United States Department of Energy's "Measurement and
 Verification Guideline for Federal Energy Projects" or in the "North American
 Energy Measurement and Verification Protocol" is sufficient for measuring
 guaranteed savings, the qualified provider shall develop an alternate method
 that is compatible with one (1) of the two (2);

- 6 (b) The estimated cost of the proposed energy conservation measures including
 7 engineering, construction, commissioning, measurement and verification,
 8 annual reconciliation statements, and required on-going services; and
- 9 (c) Proposed method and costs of financing.

10 The value for total cost of the contract minus the calculated savings from the energy (3)11 conservation measures listed in the qualified provider's proposal, shall be within 12 fifteen percent (15%) of the value for the total cost of the contract minus the 13 calculated savings after the final contract has been negotiated. If the difference 14 between the proposed and the final contract is not within fifteen percent (15%) and 15 the local public agency and the qualified provider are unable to renegotiate the final 16 contract to reconcile the difference between the proposed and final contract values, 17 then the local public agency may:

- 18 (a) Stop negotiations with the current qualified provider; and
- 19 (b) Select an alternate provider.

(4) The local public agency may, as a component of the request for proposal, solicit and
negotiate additional maintenance services for the affected proposed energy
conservation measures. Additional services shall be subject to budget appropriations
on an annual basis and may be discontinued at any time over the guarantee period
with no negative impact to the guaranteed savings contract.

(5) The local public agency shall utilize the request for proposal process to enter into a
 guaranteed energy savings contract. The local public agency may, at its discretion,
 utilize a request for qualifications, provided that the local public agency solicits

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qualification statements from multiple potentially qualified providers. The local public agency shall use the qualification statements to select no fewer than two (2) providers and each provider shall then be subject to the request-for-proposal requirement provided in subsections (1) to (4) of this section.

5 (6) The local public agency shall select the provider best qualified to meet its needs. 6 The local public agency shall provide public notice of the meeting at which it 7 proposes to award a guaranteed energy savings contract, the name of the parties to 8 the proposed contract, and the purpose of the contract. The public notice shall be 9 made at least ten (10) days prior to the meeting. After reviewing the proposals, a 10 local public agency may enter into a guaranteed energy savings contract with a 11 qualified provider if it finds that the amount it would spend on the energy 12 conservation measures recommended in the proposal would not exceed the amount 13 to be saved in either energy or operational costs plus capital cost avoidance within 14 the term of the contract from the date of installation, if the recommendations in the 15 proposal are followed.

16 (7)The guaranteed energy savings contract shall include a written guarantee of the 17 qualified provider that either the energy or operational costs savings plus capital 18 cost avoidance will meet or exceed the costs of the energy conservation measures 19 within the term of the contract. The qualified provider shall, on an annual basis, 20 reimburse the local public agency for any shortfall in guaranteed energy savings 21 projected in the contract. A qualified provider shall provide a sufficient bond to the 22 local public agency for the installation and the faithful performance of all the 23 measures included in the contract. The guaranteed energy savings contract may 24 provide for payments over a period of time, not to exceed the term of the contract.

(8) The qualified provider shall provide the local public agency with an annual
 reconciliation statement. The statement shall disclose any shortfalls or surplus
 between guaranteed energy and operational savings specified in the guaranteed

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1		energy savings contract and actual energy and operational savings incurred during a
2		given guarantee year. The guarantee year shall consist of a twelve (12) month term
3		commencing from the time that the energy conservation measures became fully
4		operational. The qualified provider shall pay the local public agency any short fall
5		in the guaranteed energy and operation savings within thirty (30) days after the total
6		year savings have been determined. If there is a surplus in the actual guaranteed
7		energy and operational savings in a given year, that surplus savings may be carried
8		forward and applied against any possible savings shortfall in the following
9		guarantee year, except that the surplus carried forward is limited to a period not to
10		exceed one (1) year. If the qualified provider pays the local public agency for a short
11		fall in energy or operational savings incurred during a given guarantee year and
12		there is a surplus in energy or operational savings in future guarantee years, the
13		qualified provider shall bill the local public agency for an amount not to exceed the
14		amount of the short fall in the given guarantee year.
15	(9)	The use of capital cost avoidance shall be subject to the following restrictions:
16		(a) The amount expended shall not exceed fifty percent (50%) of the project cost;
17		
1/		and
18		and(b) Capital cost avoidance shall be restricted to payment for permanent equipment
18		(b) Capital cost avoidance shall be restricted to payment for permanent equipment
18 19		(b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows:
18 19 20		 (b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows: 1. Storm windows or doors, multiglazed windows or doors, additional
18 19 20 21		 (b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows: 1. Storm windows or doors, multiglazed windows or doors, additional glazing, and reduction in glass area;
18 19 20 21 22		 (b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows: 1. Storm windows or doors, multiglazed windows or doors, additional glazing, and reduction in glass area; 2. Replacement of heating, ventilating, or air conditioning major
 18 19 20 21 22 23 		 (b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows: 1. Storm windows or doors, multiglazed windows or doors, additional glazing, and reduction in glass area; 2. Replacement of heating, ventilating, or air conditioning major components or systems;
 18 19 20 21 22 23 24 		 (b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows: 1. Storm windows or doors, multiglazed windows or doors, additional glazing, and reduction in glass area; 2. Replacement of heating, ventilating, or air conditioning major components or systems; 3. New lighting fixtures where required to achieve Illuminating
 18 19 20 21 22 23 24 25 		 (b) Capital cost avoidance shall be restricted to payment for permanent equipment replacement as follows: 1. Storm windows or doors, multiglazed windows or doors, additional glazing, and reduction in glass area; 2. Replacement of heating, ventilating, or air conditioning major components or systems; 3. New lighting fixtures where required to achieve Illuminating Engineering Society of North America (IES) standards, provided the

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1 4. Life safety system replacements or upgrades which shall have been 2 determined to be necessary to conform with existing state and local 3 codes and standards. 4 (10) The commissioner of education shall review, and approve or disapprove projects 5 from local school districts relating to energy conservation measures under a 6 guaranteed energy savings contract, on the basis of the following guidelines: 7 The project design's compliance with technical, health, and safety standards as (a) 8 required by administrative regulation; 9 (b) The availability of general funds, capital outlay allotments under KRS 10 157.420 or local and state funds from the Facilities Support Program of 11 Kentucky as provided by KRS 157.440, for projects that will use capital cost 12 avoidance; 13 (c) The appropriate use of capital outlay allotments under KRS 157.420, local and 14 state funds from the Facilities Support Program of Kentucky as provided by 15 KRS 157.440, for projects using capital cost avoidance, based on the project's 16 compliance with the district's approved facility plan; 17 The funding capability of the school district; and (d) 18 The financing mechanism and proper financing documentation. (e) 19 (11) The request for proposal as provided in subsections (1) to (4) of this section shall be 20 deemed to satisfy the requirements set out in KRS 162.070(1), and shall not be 21 subject to an award determination based on the lowest competitive bid or a separate 22 bidding process for each energy conservation measure listed in the proposal. 23 (12) A guaranteed energy savings contract that does not involve construction or the 24 installation of physical improvements shall not require the approval of the 25 commissioner of education and shall not be subject to other requirements of this 26 section. 27 Section 6. KRS 65.027 is amended to read as follows:

- (1) As used in this section, "local government" means city, county, urban-county,
 consolidated local government, charter county, unified local government, or special
 district.
- 4 (2) For all contracts awarded by a local government, the local government shall apply
 5 the reciprocal preference for resident bidders described in KRS 45A.494.
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(3) Sections 1 to 3 of this Act shall apply to all contracts awarded by a local government for construction or maintenance of a public building or public work.

Section 7. KRS 162.070 is amended to read as follows:

9 (1) The contracts for the erection of new school buildings, additions and repairs to old 10 buildings, except additions or repairs not exceeding seven thousand five hundred 11 dollars (\$7,500), shall be made by the board of education with the lowest and best 12 responsible bidder complying with the terms of the letting, after advertisement for 13 competitive bids pursuant to KRS Chapter 424, but the board may reject any or all 14 bids. All necessary specifications and drawings shall be prepared for all such work. 15 The board shall advertise for bids on all supplies and equipment that it desires to 16 purchase, except where the amount of the purchase does not exceed seven thousand 17 five hundred dollars (\$7,500), and shall accept the bid of the lowest and best bidder 18 taking into consideration the price and the reciprocal preference for resident bidders 19 under KRS 45A.494, but the board may reject any and all bids.

20 (2) Sections 1 to 3 of this Act shall apply to all contracts for construction or
 21 maintenance of a school building or other public work.

→ Section 8. KRS 164A.575 is amended to read as follows:

(1) The governing boards of each institution may elect to purchase interest in real
 property, contractual services, rentals of all types, supplies, materials, equipment,
 printing, and services, except that competitive bids may not be required for:

- 26 (a) Contractual services where no competition exists;
- 27 (b) Food, clothing, equipment, supplies, or other materials to be used in

1			laboratory and experimental studies;
2		(a)	• •
		(c)	Instructional materials available from only one (1) source;
3		(d)	Where rates are fixed by law or ordinance;
4		(e)	Library books;
5		(f)	Commercial items that are purchased for resale;
6		(g)	Professional, technical, scientific, or artistic services, but contracts shall be
7			submitted in accordance with KRS 45A.690 to 45A.725;
8		(h)	All other commodities, equipment, and services which, in the reasonable
9			discretion of the board, are available from only one (1) source; and
10		(i)	Interests in real property.
11	(2)	Notl	ning in this section shall deprive the boards from negotiating with vendors who
12		maiı	ntain a General Services Administration price agreement with the United States
13		of A	America or any agency thereof, provided, however, that no contract executed
14		unde	er this provision shall authorize a price higher than is contained in the contract
15		betw	veen General Services Administration and the vendor affected.
16	(3)	The	governing board shall require the institution to take and maintain inventories of
17		plan	t and equipment.
18	(4)	The	governing board shall establish procedures to identify items of common general
19		usag	e among all departments to foster volume purchasing. It shall establish and
20		enfo	rce schedules for purchasing supplies, materials, and equipment.
21	(5)	The	governing board shall have power to salvage, to exchange, and to condemn
22		supp	blies, equipment, and real property.
23	(6)	Upo	n the approval of the secretary of the Finance and Administration Cabinet, the
24		gove	erning board may purchase or otherwise acquire all real property determined to
25		be n	eeded for the institution's use. The amount paid shall not exceed the fair market
26		valu	e as determined by a qualified appraiser or the value set by the eminent domain
27		proc	edure. Any real property acquired under this section shall be in name of the

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- 1 Commonwealth for the use and benefit of the institution.
- 2 (7) (a) Notwithstanding KRS 56.806, the governing board may renegotiate the cost of
 3 a lease after the expiration of the lease term and any renewal terms provided
 4 in the lease prior to any renewal not provided for in the terms of the lease.
- 5 (b) Except when a lease incorporates a lease-purchase under KRS 56.806, the 6 governing board shall reserve the right to cancel a lease upon at least thirty 7 (30) days' written notice.
- 8 (c) Notwithstanding KRS 56.823(2) and (3), any lease renewals, except automatic 9 renewals permitted under KRS 56.803, 56.805(2), and 56.806(1), for which 10 the annual rental cost will exceed two hundred thousand dollars (\$200,000) 11 shall be reported to the Capital Projects and Bond Oversight Committee in the 12 same format as set out in KRS 56.823(2).
- (d) Notwithstanding KRS 56.813, a public college or university may pay for
 improvements to leased property costing in excess of ten thousand dollars
 (\$10,000) but less than one million dollars (\$1,000,000) in a lump sum upon
 approval of its board using non-general fund appropriations and without
 incurring debt.
- 18 (8) The governing board shall sell or otherwise dispose of all real or personal property 19 of the institution which is not needed or has become unsuitable for public use, or 20 would be more suitable consistent with the public interest for some other use, as 21 determined by the board. The determination of the board shall be set forth in an 22 order, and shall be reached only after review of a written request by the institution 23 desiring to dispose of the property. Such request shall describe the property and 24 state the reasons why the institution believes disposal should be effected. All 25 instruments required by law to be recorded which convey any interest in any such 26 real property so disposed of shall be executed and signed by the appropriate officer 27 of the board. Unless the board deems it in the best interest of the institution to

proceed otherwise, all such real or personal property shall be sold either by invitation of sealed bids or by public auction; provided, however, that the selling price of any interest in real property shall not be less than the fair market value thereof as determined by the Finance and Administration Cabinet or the Transportation Cabinet for such requirements of that department.

6 (9) Real property or any interest therein may, subject to the provisions of KRS Chapter 7 45A, be purchased, leased, or otherwise acquired from any officer or employee of 8 any board of the institution, based upon a written application by the grantor or 9 lessor approved by the board, that the employee has not either himself or through 10 any other person influenced or attempted to influence either the board requesting the 11 purchase of the property. In any case in which such an acquisition is consummated, 12 the said request and finding shall be recorded and kept by the Secretary of State 13 along with the other documents recorded pursuant to the provisions of KRS Chapter 14 56.

15 (10) (a) As used in this section, "construction manager-agency," "construction 16 management-at-risk," "design-bid-build," "design-build," and "construction 17 manager-general contractor" shall have the same meaning as in KRS 45A.030. 18 (b) For capital construction projects, the procurement may be on a total design-19 bid-build basis, a design-build basis, construction manager-general contractor 20 basis, or construction management-at-risk basis, whichever in the judgment of 21 the board offers the best value to the taxpayer. Best value shall be determined 22 in accordance with KRS 45A.070. Proposals shall be reviewed by the 23 institution's engineering staff to assure quality and value, and compliance with 24 procurement procedures. All specifications shall be written to promote 25 competition. Services for projects delivered on the design-build basis, 26 construction manager-general contractor basis, or construction management-27 at-risk basis shall be procured in accordance with KRS 45A.180, KRS

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- 45A.183, and the regulations promulgated in accordance with KRS 45A.180.
 Nothing in this section shall prohibit the procurement of construction
 manager-agency services.
- 4 (c) Notwithstanding KRS 45A.185, for all capital construction projects, bidder
 5 security for competitive sealed bidding for construction contracts shall only be
 6 required when the price is estimated to exceed one million dollars
 7 (\$1,000,000).
- 8 (11) The governing board shall attempt in every practicable way to insure the 9 institution's supplying its real needs at the lowest possible cost. To accomplish this 10 the board may enter into cooperative agreements with other public or private 11 institutions of education or health care.
- 12 (12) The governing board shall have control and supervision over all purchases of energy 13 consuming equipment, supplies, and related equipment purchased or acquired by 14 the institution, and shall designate by regulation the manner in which an energy 15 consuming item will be purchased so as to promote energy conservation and 16 acquisition of energy efficient products.
- 17 (13) The governing board may negotiate directly for the purchase of contractual services, 18 supplies, materials, or equipment in bona fide emergencies regardless of estimated 19 costs. The existence of the emergency must be fully explained, in writing, by the 20 vice president responsible for business affairs and such explanation must be 21 approved by the institution president. The letter and approval shall be filed with the 22 record of all such purchases. Where practical, standard specifications shall be 23 followed in making emergency purchases. A good faith effort shall be made to 24 effect a competitively established price for emergency purchases.
- (14) (a) All governing boards that purchase agricultural products, as defined by KRS
 45A.630, shall, on or before January 1 of each year, provide a report to the
 Legislative Research Commission and to the Department of Agriculture

1 2 describing the types, quantities, and costs of each product purchased. The report shall be completed on a form provided by the department.

- 3 If purchasing agricultural products, a governing board shall encourage the (b) 4 purchase of Kentucky-grown agricultural products in accordance with KRS 5 45A.645. If a governing board purchases agricultural products through a 6 contract with a vendor or food service provider, the contract shall require that 7 if Kentucky-grown agricultural products are purchased, the products shall be 8 purchased in accordance with KRS 45A.645. Only contracts entered into or 9 renewed after July 15, 2008, shall be required to comply with the provisions 10 of this subsection.
- (c) All governing boards that purchase Kentucky-grown agricultural products
 shall, on or before January 1 of each year, provide a report to the Legislative
 Research Commission and to the Department of Agriculture describing the
 types, quantities, and costs of each product purchased. The report shall be
 completed on a form provided by the department.
- 16 (15) Notwithstanding KRS 45.760, the governing board may authorize a capital
 17 construction project or a major item of equipment even though it is not specifically
 18 listed in any branch budget bill, subject to the following conditions and procedures:
- 19 (a) The full cost shall be funded solely by non-general fund appropriations;
- (b) Moneys specifically budgeted and appropriated by the General Assembly for
 another purpose shall not be allotted or reallotted for expenditure on the
 project or major item of equipment. Moneys utilized shall not jeopardize any
 existing program and shall not require the use of any current general funds
 specifically dedicated to existing programs; and
- (c) The institution's president, or designee, shall submit the project or major item
 of equipment to the Capital Projects and Bond Oversight Committee for
 review as provided by KRS 45.800.

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- (16) Governing boards shall apply the reciprocal resident bidder preference described in
 KRS 45A.494 prior to the award of any contract.
- 3 (17) Governing boards may authorize the use of reverse auctions as defined in KRS
 4 45A.070 for the procurement of goods and leases.
- 5 (18) Sections 1 to 3 of this Act shall apply to all contracts issued by a governing board
 6 for construction or maintenance of a public building or other public work.
- 7 Notwithstanding KRS 56.070, the governing board may obtain private $(19)^{[(18)]}$ (a) insurance to cover any state property in the institution's possession against loss 8 9 by fire and other hazards. The level of private insurance coverage shall be 10 commensurate with or greater than the insurance coverage provided through 11 the state fire and tornado insurance fund. An institution whose governing 12 board elects to obtain private insurance shall notify the secretary of the 13 Finance and Administration Cabinet at least six (6) months before terminating 14 the institution's insurance coverage through the state fire and tornado 15 insurance fund.
- 16 (b) No later than January 1 of each year, an institution whose governing board 17 elects to obtain private insurance instead of insurance coverage provided 18 through the state fire and tornado insurance fund shall certify, in writing, to 19 the secretary of the Finance and Administration Cabinet that the property is 20 insured in accordance with paragraph (a) of this subsection and shall attach a 21 copy of the private insurance policy.
- → Section 9. KRS 176.080 is amended to read as follows:
- 23 (1) <u>Sections 1 to 3 of this Act shall apply to all contracts issued by the department.</u>
- 24 (2) Each bidder shall accompany his <u>or her</u> bid with a bond or certified check payable
 25 to the State Treasurer for a reasonable sum, fixed by the department, guaranteeing
 26 that he <u>or she</u> will enter into a contract with the department for doing the work if
 27 the work is awarded to him <u>or her</u>.

1 Bids shall be opened publicly at the time and place designated in the invitation $(3)^{[(2)]}$ 2 for bids. At the time the bids are opened, the department shall announce the 3 department's engineer's estimate and make it a part of the department's records 4 pertaining to the letting of any highway construction project contract for which bids 5 were received. Each bid, together with the name of the bidder and the department's 6 engineer's estimate, shall be recorded and open to public inspection. 7 The contract shall be awarded to the lowest and best bidder. The department <u>(4)</u>[(3)] 8 may require bonds from any contractor to secure the performance of any contract or 9 may require security by any other means it deems advisable. 10 The department may reject any bid when it finds it for the best interest of the (5)[(4)]11 state to do so. When all bids are rejected, the department shall advertise for new 12 bids as in the first place. 13 → Section 10. KRS 424.260 is amended to read as follows: 14 (1)Except where a statute specifically fixes a larger sum as the minimum for a 15 requirement of advertisement for bids, no city, county, urban-county government, charter county government, consolidated local government, unified local 16 17 government, or district, or board or commission of a city or county, or sheriff or 18 county clerk, may make a contract, lease, or other agreement for materials, supplies 19 except perishable meat, fish, and vegetables, equipment, or for contractual services 20 other than professional, involving an expenditure of more than thirty thousand 21 dollars (\$30,000) without first making newspaper advertisement for bids. The 22 advertisement for bids shall include notice that Sections 1 to 3 of this Act shall 23 apply to all contracts involving construction or maintenance of a public building 24 or public works. This subsection shall not apply to the transfer of property between 25 governmental agencies as authorized in KRS 82.083(4)(a). 26 (2)If the fiscal court requires that the sheriff or county clerk advertise for bids on

(2) If the fiscal court requires that the sheriff or county clerk advertise for bids on
 expenditures of less than thirty thousand dollars (\$30,000), the fiscal court

22 RS BR 400

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requirement shall prevail.

- 2 (3)(a) Nothing in this statute shall limit or restrict the ability of a local school district 3 to acquire supplies and equipment outside of the bidding procedure if those 4 supplies and equipment meet the specifications of the contracts awarded by the Office of Material and Procurement Services in the Office of the 5 6 Controller within the Finance and Administration Cabinet or a federal, local, 7 or cooperative agency and are available for purchase elsewhere at a lower price. A board of education may purchase those supplies and equipment 8 9 without advertising for bids if, prior to making the purchases, the board of 10 education obtains certification from the district's finance or purchasing officer 11 that the items to be purchased meet the standards and specifications fixed by 12 state price contract, federal (GSA) price contract, or the bid of another school 13 district whose bid specifications allow other districts to utilize their bids, and 14 that the sales price is lower than that established by the various price contract 15 agreements or available through the bid of another school district whose bid 16 specifications would allow the district to utilize their bid.
- 17 (b) The procedures set forth in paragraph (a) of this subsection shall not be 18 available to the district for any specific item once the bidding procedure has 19 been initiated by an invitation to bid and a publication of specifications for 20 that specific item has been published. In the event that all bids are rejected, the 21 district may again avail itself of the provisions of paragraph (a) of this 22 subsection.
- (4) This requirement shall not apply in an emergency if the chief executive officer of
 the city, county, *urban-county government, charter county government, consolidated local government, unified local government,* or district has duly
 certified that an emergency exists, and has filed a copy of the certificate with the
 chief financial officer of the city, county, *urban-county government, charter*

1		<i>county government, consolidated local government, unified local government,</i> or
2		district, or if the sheriff or the county clerk has certified that an emergency exists,
3		and has filed a copy of the certificate with the clerk of the court where his or her
4		necessary office expenses are fixed pursuant to KRS 64.345 or 64.530, or if the
5		superintendent of the board of education has duly certified that an emergency exists,
6		and has filed a copy of the certificate with the chief state school officer.
7	(5)	The provisions of subsection (1) of this section shall not apply for the purchase of
8		wholesale electric power for resale to the ultimate customers of a municipal utility
9		organized under KRS 96.550 to 96.900.

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