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EMERGENCY EXECUTIVE POWERS AMENDMENTS
2021 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Andrew Stoddard
Senate Sponsor:
LONG TITLE
General Description:
This bill makes changes to the epidemic emergency procurement process.
Highlighted Provisions:
This bill:
► \hat{H} → [reduces] amends ← \hat{H} the amount the governor may spend for an emergency
procurement during
an epidemic or pandemic $\hat{H} \rightarrow \underline{\text{before notice has to be provided to the Legislature}} \leftarrow \hat{H}$;
 details the notice requirements after an emergency procurement; and
requires that a copy of the contract shall be made available to legislators.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53-2a-217, as enacted by Laws of Utah 2020, Fifth Special Session, Chapter 7
63G-6a-803, as last amended by Laws of Utah 2020, Chapter 365
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53-2a-217 is amended to read: 53-2a-217 . Procurement process during an epidemic or pandemic emergency.



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20	(1) As used in this section, epidemic of pandemic disease means the same as that
29	term is defined in Section 53-2a-215.
30	(2) (a) During a state of emergency declared as described in Section 53-2a-206 that is
31	in response or related to an epidemic or pandemic disease emergency, or during a national
32	epidemic or pandemic emergency, the governor shall provide notice to the Legislature within
33	24 hours after an expenditure or procurement, if the expenditure or procurement:
34	(i) uses federal funds received as described in Subsection 53-2a-204(1)(m);
35	(ii) totals more than $[\$2,000,000]$ $\$1,000,000$ or includes a line item of more than
36	[\$2,000,000] <u>\$1,000,000</u> ; and
37	(iii) is made using emergency procurement processes as described in Section
38	63G-6a-803.
39	(b) The governor may not divide an expenditure or procurement into multiple
40	expenditures or procurements to fall below the [\$2,000,000] \$1,000,000 threshold described in
41	Subsection (2)(a)(ii).
42	(3) The notice in Subsection (2)(a) shall contain the following information:
43	(a) an accounting of items purchased or funded;
44	(b) who payment was or is to be made to;
45	(c) when payment was or is to be made; and
46	(d) how much was or is to be paid.
47	(4) A copy of the contract or contracts shall be provided to a legislator upon request.
48	Section 2. Section 63G-6a-803 is amended to read:
49	63G-6a-803. Emergency procurement.
50	(1) Notwithstanding any other provision of this chapter, a procurement official may
51	authorize a procurement unit to engage in an emergency procurement without using a standard
52	procurement process if the procurement is necessary to:
53	(a) avoid a lapse in a critical government service;
54	(b) mitigate a circumstance that is likely to [have a negative impact on] cause
55	$\hat{H} \rightarrow [\underline{irreparable}]$ <u>substantial</u> $\leftarrow \hat{H}$ <u>harm to</u> public health, safety, welfare, or property; or
56	(c) protect the legal interests of a public entity.
57	(2) A procurement unit conducting an emergency procurement under Subsection (1)
58	shall:

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59	(a) ensure that the procurement is made with as much competition as reasonably
60	practicable while:
61	(i) avoiding a lapse in a critical government service;
62	(ii) avoiding $\hat{H} \rightarrow [\underline{irreparable}]$ substantial $\leftarrow \hat{H}$ harm[, or a risk of harm, to the] to public
62a	health, safety,
63	welfare, or property; or
64	(iii) protecting the legal interests of a public entity; and
65	(b) after the emergency has abated, prepare a written document explaining the
66	emergency condition that necessitated the emergency procurement under Subsection (1).