18A:64-70.1; 18A:3B-6.5 et al LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2021 CHAPTER: 417

NJSA: 18A:64-70.1; 18A:3B-6.5 et al (Raises statutory threshold for certain public

> bidding, permits bidder disqualification due to prior negative experience, adds exemptions to public bidding requirement under "State College Contracts Law."

and establishes process for cooperative pricing sys)

BILL NO: S4043 (Substituted for A6005 (1R))

SPONSOR(S) Sandra B. Cunningham and others

DATE INTRODUCED: 11/8/2021

COMMITTEE: **ASSEMBLY:** Higher Education

Appropriations

SENATE: **Higher Education**

Budget & Appropriations

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: **ASSEMBLY:** 1/10/2022

> SENATE: 1/10/2022

DATE OF APPROVAL: 1/18/2022

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Second Reprint enacted) Yes

S4043

INTRODUCED BILL

Yes (INCLUDES SPONSOR'S STATEMENT):

COMMITTEE STATEMENT: ASSEMBLY:Yes Higher Education

Appropriations

Higher Education SENATE: Yes

Budget & Appropriations

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No LEGISLATIVE FISCAL ESTIMATE: 12/23/2021 Yes 1/10/2022 A6005 (1R) **INTRODUCED BILL** (INCLUDES SPONSOR'S STATEMENT): Yes **COMMITTEE STATEMENT: ASSEMBLY:** Yes **Higher Education Appropriations** SENATE: No (Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us) FLOOR AMENDMENT STATEMENT: No **LEGISLATIVE FISCAL ESTIMATE:** Yes 1/10/2022 **VETO MESSAGE:** No **GOVERNOR'S PRESS RELEASE ON SIGNING:** Yes **FOLLOWING WERE PRINTED:** To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or mailto:refdesk@njstatelib.org **REPORTS:** No **HEARINGS:** No

No

NEWSPAPER ARTICLES:

RWH/JA

P.L. 2021, CHAPTER 417, approved January 18, 2022 Senate, No. 4043 (Second Reprint)

AN ACT concerning the awarding of State college and university contracts, amending N.J.S.18A:64-6 and P.L.1992, c.61, and amending and supplementing ¹[P.L.1986, c.43] various parts of the statutory law¹.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. N.J.S.18A:64-6 is amended to read as follows:

18A:64-6. The board of trustees of a State college shall have general supervision over and shall be vested with the conduct of the college. It shall have the power and duty to:

- a. Adopt and use a corporate seal;
- b. Determine the educational curriculum and program of the college consistent with the programmatic mission of the institution or approved by the Commission on Higher Education;
- c. Determine policies for the organization, administration and development of the college;
- d. Study the educational and financial needs of the college; annually acquaint the Governor and Legislature with the condition of the college; and prepare and present the annual budget to the Governor, the Division of Budget and Accounting in the Department of the Treasury and the Legislature in accordance with law:
 - e. Disburse all moneys appropriated to the college by the Legislature and all moneys received from tuition, fees, auxiliary services and other sources;
 - f. Direct and control expenditures and transfers of funds appropriated to the college and tuition received by the college, in accordance with the provisions of the State budget and appropriation acts of the Legislature, reporting changes and additions thereto and transfers thereof to the Director of the Division of Budget and Accounting in the State Department of the Treasury and as to funds received from other sources, direct and control expenditures and transfers in accordance with the terms of any applicable trusts, gifts, bequests, or other special provisions.

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

Senate SHI committee amendments adopted December 9, 2021.

Assembly AHI committee amendments adopted January 3, 2022.

All accounts of the college shall be subject to audit by the State at any time;

- g. In accordance with the provisions of the State budget and appropriation acts of the Legislature, appoint and fix the compensation of a president of the college, who shall be the executive officer of the college and an ex officio member of the board of trustees, without vote, and shall serve at the pleasure of the board of trustees;
- h. Notwithstanding the provisions of Title 11, Civil Service, of the Revised Statutes, upon nomination by the president appoint a treasurer and such deans and other professional members of the academic, administrative and teaching staffs as defined in section 13 of P.L.1986, c.42 (C.18A:64-21.2) as shall be required and fix their compensation and terms of employment in accordance with salary ranges and policies which shall prescribe qualifications for various classifications and shall limit the percentage of the educational staff that may be in any given classification;
 - i. Upon nomination by the president, appoint, remove, promote and transfer such other officers, agents or employees as may be required for carrying out the purposes of the college and assign their duties, determine their salaries and prescribe qualifications for all positions, all in accordance with the provisions of Title 11, Civil Service, of the Revised Statutes;
 - j. Grant diplomas, certificates and degrees;
 - k. Pursuant to the provisions of the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.) enter into contracts and agreements for the purchase of lands, buildings, equipment, materials, supplies and services; enter into contracts and agreements with the State or any of its political subdivisions or with the United States, or with any public body, department or other agency of the State or the United States or with any individual, firm, or corporation, which are deemed necessary or advisable by the board for carrying out the purposes of the college;
 - 1. If necessary, take and condemn land and other property in the manner provided by the "Eminent Domain Act of 1971," P.L.1971, c.361 (C.20:3-1 et seq.), whenever authorized by law to purchase land or other property;
 - m. Adopt, after consultation with the president and faculty, bylaws and make and promulgate such rules, regulations and orders, not inconsistent with the provisions of this article, that are necessary and proper for the administration and operation of the college and the carrying out of its purposes;
- n. Establish fees for room and board sufficient for the operation, maintenance, and rental of student housing and food service facilities;
 - o. Fix and determine tuition rates and other fees to be paid by students;

- 1 p. Accept from any government or governmental department, 2 agency or other public or private body or from any other source 3 grants or contributions of money or property, which the board may 4 use for or in aid of any of its purposes;
 - Acquire by gift, purchase, condemnation or otherwise, own, lease, dispose of, use and operate property, whether real, personal or mixed, or any interest therein, which is necessary or desirable for college purposes;
- 9 Employ architects, engineers, consultants, and other professionals to plan buildings ¹, consistent with the provisions of 10 the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-11 1 et seq.) ; secure bids for the construction of buildings and for the 12 13 equipment thereof; make contracts for the construction of buildings 14 and for equipment; and supervise the construction of buildings;
 - Manage and maintain, and provide for the payment of all charges and expenses in respect to all properties utilized by the college;
 - Borrow money for the needs of the college, as deemed requisite by the board, in such amounts, and for such time and upon such terms as may be determined by the board, provided that this borrowing shall not be deemed or construed to create or constitute a debt, liability, or a loan or pledge of the credit, or be payable out of property or funds, other than moneys appropriated for that purpose, of the State;
 - u. Authorize any new program, educational department or school consistent with the institution's programmatic mission or approved by the commission;
 - v. (Deleted by amendment, P.L.1994, c.48);
 - w. Pursuant to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.), award contracts and agreements for the purchase of goods and services, as distinct from contracts or agreements for the construction of buildings and other improvements, to that responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State college, price and other factors considered; and
- 36 Pursuant to the "State College Contracts Law," P.L.1986, 37 c.43 (C.18A:64-52 et seq.), award contracts and agreements for the 38 construction of buildings and other improvements to the lowest 39 responsible bidder, whose bid, conforming to the invitation for bids, 40 will be the most advantageous to the State college.
- 41 (cf: P.L.2005, c.369, s.1)

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- 43 2. Section 2 of P.L.1986, c.43 (C.18A:64-53) is amended to 44 read as follows:
- 45 As used in this article, unless the context otherwise 46 indicates:
 - a. "Board of trustees" means the board of a State college;

- b. "Contracting agent" means the business officer of the State college having the power to prepare advertisements, to advertise for and receive bids, and to make awards for the State college in connection with the purchases, contracts or agreements permitted by this article or the officer, committee or employee to whom the power has been delegated by the State college;
- 7 c. "Contracts" means contracts or agreements for the 8 performance of work or the furnishing or hiring of services, 9 materials [or] ², ² supplies, or construction, as distinguished from 10 contracts of employment;
 - d. "Legal newspaper" means a newspaper circulating in this State which has been printed and published in the English language at least once a week for at least one year continuously;
 - e. "Materials" includes goods and property subject to chapter 2 of Title 12A of the New Jersey Statutes, apparatus or any other tangible thing, except real property or any interest therein;
 - f. "Extraordinary unspecifiable services" means services or products which cannot be reasonably described by written specifications;
 - g. "Professional services" means services rendered or performed by a person authorized by law to practice a recognized profession and whose practice is regulated by law and the performance of which services requires knowledge of an advanced type in a field of learning acquired by a prolonged formal course of specialized instruction and study as distinguished from general academic instruction or apprenticeship and training. Professional services also means services rendered in the performance of work that is original and creative in character in a recognized field of artistic endeavor;
- 30 h. "Project" means any work, undertaking, construction or 31 alteration;
 - i. "Purchases" are transactions, for a valuable consideration, creating or acquiring an interest in goods, services and property except real property or any interest therein;
 - j. "State college" means an institution of higher education established pursuant to chapter 64 of Title 18A of the New Jersey Statutes;
- 38 k. "Work" includes services and any other activity of a tangible 39 or intangible nature performed or assumed pursuant to a contract or 40 agreement with a State college;
- 1. "Information technology" means telecommunication <u>and</u>
 2 computing goods and services, including, but not limited to,
 3 software, hardware, cloud computing, and systems implementation
 4 and support for voice, data and video.
- 45 (cf: P.L.2005, c.369, s.2)

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3. Section 3 of P.L.1986, c.43 (C.18A:64-54) is amended to read as follows:

Any purchase, contract or agreement for the 3. a. <u>(1)</u> performance of any work or the furnishing or hiring of materials or supplies, through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of which, together with any sums expended for the performance of any work or services in connection with the same project or the furnishing of similar materials or supplies during the same fiscal year, paid with or out of college funds, does not exceed the total sum of \$26,200 or, commencing January 1, 2005, the amount determined pursuant to subsection b. of this section, in any fiscal year may be made, negotiated and awarded by a contracting agent, when so authorized by resolution of the board of trustees of the State college without public advertising for bids and bidding therefor.

- (2) Any purchase, contract or agreement for the performance of any work or the furnishing or hiring of materials or supplies, through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of which, together with any sums expended for the performance of any work or services in connection with the same project or the furnishing of similar materials or supplies during the same fiscal year, paid with or out of college funds, does not exceed the total sum of \$100,000 or, commencing January 1, 2022, the amount determined pursuant to subsection b. of this section, in any fiscal year may be made, negotiated and awarded by a contracting agent, when so authorized by resolution of the board of trustees of the State college without public advertising for bids and bidding therefor.
- b. Commencing January 1, 2005 and every two years thereafter, the Governor, in consultation with the Department of the Treasury, shall adjust the threshold ¹ [amount] amounts ¹ set forth in subsection a. of this section in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in the New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. The adjustment shall become effective on July 1 of the year in which it is reported.
- c. Any purchase, contract or agreement made pursuant to this section may be awarded for a period of 36 consecutive months, notwithstanding that the 36 -month period does not coincide with the fiscal year.

43 (cf: P.L.2005, c.369, s.3)

45 4. Section 4 of P.L.1986, c.43 (C.18A:64-55) is amended to 46 read as follows:

4. <u>a.</u> Every contract or agreement for the performance of any work or the furnishing or hiring of any materials or supplies,

- 1 through which the workers employed in the performance of the 2 contract are paid in accordance to the "New Jersey Prevailing Wage 3 Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or the 4 contract price of which is to be paid with or out of college funds, 5 not included within the terms of section 3 of this article, shall be made and awarded only by the State college after public advertising 6 7 for bids and bidding therefor, except as provided otherwise in this 8 article or specifically by any other law. No work, materials or 9 supplies shall be undertaken, acquired or furnished for a sum 10 exceeding in the aggregate \$26,200 or, commencing January 1, 11 2005, the amount determined pursuant to subsection b. of section 3 12 of P.L.1986, c.43 (C.18A:64-54), except by written contract or 13 agreement.
- 14 b. Any purchase, contract or agreement for the performance of 15 any work or the furnishing or hiring of materials or supplies, 16 through which the workers employed in the performance of the 17 contract are not paid in accordance to the "New Jersey Prevailing 18 Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or 19 price of which, together with any sums expended for the 20 performance of any work or services in connection with the same 21 project or the furnishing of similar materials or supplies during the 22 same fiscal year, paid with or out of college funds, does not exceed 23 the total sum of \$100,000 or, commencing January 1, 2022, the 24 amount determined pursuant to subsection b. of section 3 of 25 P.L.1986, c.43 (C.18A:64-54), in any fiscal year may be made, 26 negotiated and awarded by a contracting agent, when so authorized 27 by resolution of the board of trustees of the State college without 28 public advertising for bids and bidding therefor.

(cf: P.L.2005, c.369, s.4)

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- 31 5. Section 5 of P.L.1986, c.43 (C.18A:64-56) is amended to 32 read as follows:
 - 5. Any purchase, contract or agreement of the character described in section 4 of P.L.1986, c.43 (C.18A:64-55) may be made, negotiated or awarded by the State college by resolution at a public meeting of its board of trustees without public advertising for bids or bidding therefor if:
 - a. The subject matter thereof consists of:
 - (1) Professional services; or
 - (2) Extraordinary unspecifiable services and products which cannot reasonably be described by written specifications, subject, however, to procedures consistent with open public bidding whenever possible; or
 - (3) Materials or supplies which are not available from more than one potential bidder, including without limitation materials or supplies which are patented or copyrighted; or
 - (4) The doing of any work by employees of the State college; or

(5) The printing of all legal notices and legal briefs, records and appendices to be used in any legal proceeding to which the State college may be a party and the use of electronic data or media services, including the internet, for the printing of these legal notices and legal briefs, records and appendices; or

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- (6) Textbooks, copyrighted materials, publications and services incidental thereto, library materials including without limitation books, periodicals, newspapers, documents, pamphlets, photographs, reproductions, microfilms, pictorial or graphic works, musical scores, maps, charts, globes, sound recordings, slides, films, filmstrips, video and magnetic tapes, other printed or published matter and audiovisual and other materials of a similar nature, necessary binding or rebinding of library materials and specialized library services, including electronic databases and digital formats; or
- (7) Food supplies and services, including food supplies and management contracts for student centers, dining rooms and cafeterias; or
- (8) The supplying of any product or the rendering of any service by the public utility which is subject to the jurisdiction of the Board of Public Utilities, in accordance with tariffs and schedules of charges made, charged and exacted, filed with that board; or
- (9) Equipment repair service if in the nature of an extraordinary unspecifiable service and necessary parts furnished in connection with the services; or
- (10) Specialized machinery or equipment of a technical nature which will not reasonably permit the drawing of specifications, and the procurement thereof without advertising is in the public interest;
- (11) Insurance, including the purchase of insurance coverage and consulting services, which exceptions shall be in accordance with the requirements for extraordinary unspecifiable services; or
- (12) Publishing of legal notices in newspapers as required by law and the use of electronic data or media services, including the internet, for the publication of the legal notices; or
- (13) The acquisition of artifacts or other items of unique intrinsic, artistic or historic character; or
- (14) The collection of amounts due on student loans, including without limitation loans guaranteed by or made with funds of the United States of America, and amounts due on other financial obligations to the State college, including but not limited to, the amounts due on tuition and fees and room and board; or
 - (15) Professional consulting services; or
- (16) Entertainment, including without limitation theatrical presentations, band and other concerts, movies and other audiovisual productions; or

- 1 (17) Contracts employing funds created by student activities 2 fees charged to students or otherwise raised by students and 3 expended by student organizations; or
 - (18) Printing, including without limitation catalogs, yearbooks and course announcements and the production and reproduction of such material in electronic and digital formats, including compact discs; or
 - (19) Information technology; or

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- (20) Personnel recruitment and advertising, including without limitation advertising seeking student enrollment; or
 - (21) Educational supplies, books, articles of clothing and other miscellaneous articles purchased by a State college for resale to college students and employees; or
- (22) Purchase or rental of graduation caps and gowns, and award certificates or plaques, or the rental of space and equipment used for graduation and other events and ceremonies; or
- (23) Items available from vendors at costs below State contract pricing for the same product or service, which meets or exceeds the State contract terms or conditions; or
- (24) Management contracts for bookstores, performing arts centers, residence halls, parking facilities and building operations; or
- (25) Consulting services involving information technology, curricular or programmatic review, fund raising, transportation, safety or security; or
- (26) Construction management services for construction, alteration or repair of any building or improvement; or
- (27) Purchase or rental of equipment of a technical nature when the procurement thereof without advertising is necessary in order to assure standardization of equipment and interchangeability of parts in the public interest; or
- 32 (28) Banking and investment services; or
- 33 (29) Energy supply, such as electric and gas, from a third-party 34 supplier; or
 - (30) Hazardous waste collection and disposal services; or
- 36 (31) Supplies and services for the administration of study 37 abroad or remote programs; or
- 38 (32) Transportation services; or
- 39 (33) Vehicle maintenance; or
- 40 (34) Vending services; or
- 41 (35) Medical testing.
- b. It is to be made or entered into with the United States of America, the State of New Jersey, a county or municipality or any board, body, or officer, agency or authority or any other state or
- 45 subdivision thereof.
- c. The State college has advertised for bids pursuant to section
- 47 4 of P.L.1986, c.43 (C.18A:64-55) on two occasions and (i) has
- 48 received no bids on both occasions in response to its advertisement,

- or (ii) has rejected the bids on two occasions because the State college has determined that they are not reasonable as to price, on the basis of cost estimates prepared for or by the State college prior to the advertising therefor, or have not been independently arrived at in open competition, or (iii) on one occasion no bids were received pursuant to (i) and on one occasion all bids were rejected pursuant to (ii), in whatever sequence; any contract or agreement may then be negotiated by a two-thirds affirmative vote of the authorized membership of the board of trustees authorizing the contract or agreement; provided that:
 - (1) A reasonable effort is just made by the contracting agent to determine that the same or equivalent materials or supplies at a cost which is lower than the negotiated price are not available from any agency or authority of the United States, the State of New Jersey or of the county in which the State college is located, or any municipality in close proximity to the State college;
 - (2) The terms, conditions, restrictions and specifications set forth in the negotiated contract or agreement are not substantially different from those which were the subject of competitive bidding pursuant to section 4 of this article; and
 - (3) Any minor amendment or modification of any of the terms, conditions, restrictions and specifications, which were the subject of competitive bidding pursuant to section 4 of P.L.1986, c.43 (C.18A:64-55), shall be stated in the resolution awarding the contract or agreement; except that if on the second occasion the bids received are rejected as unreasonable as to price, the State college shall notify each responsible bidder submitting bids on the second occasion of its intention to negotiate and afford each bidder a reasonable opportunity to negotiate, but the State college shall not award the contract or agreement unless the negotiated price is lower than the lowest rejected bid price submitted on the second occasion by a responsible bidder, is the lowest negotiated price offered by any reasonable vendor, and is a reasonable price for the work, materials, supplies or services. Whenever a State college shall determine that a bid was not arrived at independently in open competition pursuant to subsection c. (ii) of this section, it shall thereupon notify the Attorney General of the facts upon which its determination is based and, when appropriate, it may institute appropriate proceedings in any State or federal court of competent jurisdiction for a violation of any State or federal antitrust law or laws relating to the unlawful restraint of trade.
 - <u>d.</u> It is to be awarded through a reverse auction for the purchase <u>of utilities and other commodities.</u>

(cf: P.L.2005, c.369, s.5)

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6. Section 6 of P.L.1986, c.43 (C.18A:64-57) is amended to read as follows:

- 6. Any purchase, contract, or agreement may be made, negotiated or awarded by a State college without public advertising for bids and bidding therefor, notwithstanding that the cost or contract price will exceed [\$26,200] ¹[\$100,000 or, commencing 2005. the amount determined January 1. pursuant subsection b. of the appropriate threshold amount, as adjusted and established pursuant to¹ section 3 of P.L.1986, c.43 (C.18A:64-54), when an emergency affecting the health, safety or welfare of occupants of college property requires the immediate delivery of the materials or supplies or the performance of the work, if the purchases, contracts or agreements are awarded or made in the following manner:
 - a. A written requisition for the performance of the work or the furnishing of materials or supplies, certified by the employee in charge of the building, facility or equipment where the emergency occurred, is filed with the contracting agent or his deputy in charge describing the nature of the emergency, the time of its occurrence, and the need for invoking this section. The contracting agent, or his deputy in charge, being satisfied that the emergency exists, is authorized to award a contract for the work, materials or supplies.
 - b. Upon the furnishing of the work, materials or supplies in accordance with the terms of the contract or agreement, the contractor furnishing the work, materials or supplies is entitled to be paid therefor and the State college is obligated for the payment.
 - c. The board of trustees may prescribe rules and procedures to implement the requirements of this section.

(cf: P.L.2005, c.369, s.6)

- 7. Section 19 of P.L.1986, c.43 (C.18A:64-70) is amended to read as follows:
- 19. All contracts or agreements for the purchase of goods and services, as distinct from contracts or agreements for the construction of buildings and other improvements, which require public advertisement for bids shall be awarded by the board of trustees to the responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State college, price and other factors considered , except that a bid may be disqualified due to prior negative experience pursuant to the provisions of section 10 of P.L. , c. (C.) (pending before the Legislature as this bill).

Prior to the award of any contract or agreement which does not require public advertisement, the estimated cost of which is 20% or more of the amount set forth in this act or, commencing January 1, 1985, 20% of the amount determined by the Governor pursuant to subsection b. of section 3 of this act, the contracting agent shall, except in the case of professional services, solicit quotations therefor whenever practicable, and the award thereof shall be made, in accordance with section 3 of this article, on the basis of the

1 quotation, conforming to the request for proposals, which is most 2 advantageous to the State college, price and other factors 3 considered; however, if the contracting agent deems it impractical 4 to solicit competitive quotations or having sought the quotations 5 determines that the award should not be made on that basis, the contracting agent shall file a statement of explanation of the reason 6 7 or reasons therefor, which shall be placed on file with the purchase, 8 contract, or agreement.

(cf: P.L.2005, c.369, s.12)

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- 8. Section 2 of P.L.1992, c.61 (C.18A:64-76.1) is amended to read as follows:
- 2. a. Whenever the entire cost for the construction, alteration or repair of any building by a State college will exceed the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), the contracting agent shall advertise for and receive in the manner provided by law:
- (1) separate bids for branches of work in the following categories:
 - (a) the plumbing and gas fitting work;
- (b) the refrigeration, heating and ventilating systems and equipment;
- (c) the electrical work, including any electrical power plants, tele-date, fire alarm, or security systems;
 - (d) the structural steel and ornamental iron work;
- (e) general construction, which shall include all other work and materials required for the completion of the project, or
- (2) bids for all work and materials required to complete the entire project if awarded as a single contract, or
 - (3) both (1) and (2) above.

31 In the case of separate bids under paragraph (1) or (3) of this subsection, prime contractors for categories (a) through (d) shall not 32 33 be required to name subcontractors in their bid. In the case of a 34 single bid under paragraph (2) or (3), all bids submitted shall set 35 forth the names and license numbers of all subcontractors to whom the general contractor will subcontract the work described in the 36 37 foregoing categories (a) through (d). Subcontractors who furnish 38 non-specialty trade work pursuant to category (e) in paragraph (1) 39 of this subsection or subcontractors who furnish work to named 40 subcontractors pursuant to categories (a) through (d) in paragraph 41 (1) of this subsection shall not be named in the bid. 42 Notwithstanding the foregoing provisions of this subsection, a State 43 college may choose to require in its bid specification that a 44 subcontractor shall be named in a bid when, in the case of 45 paragraph (1), separate bids for each category, the work of that 46 subcontractor exceeds 35 percent of the State college's estimated 47 amount of value of the work, which shall be set forth in the bid 48 specification.

- Contracts shall be awarded to the lowest responsible bidder whose bid, conforming to the invitation for bids, will be the most advantageous to the State college, except that a bid may be disqualified due to prior negative experience pursuant to the provisions of section 10 of P.L., c. (C.) (pending before the Legislature as this bill). Whenever two or more bids of equal amounts are the lowest bids submitted by responsible parties, the college may award the contract to any of the parties, as, in its discretion, it may determine.
- 10 (cf: P.L.2012, c.59, s.2)

- 9. Section 27 of P.L.1986, c.43 (C.18A:64-78) is amended to read as follows:
- 27. Any college may, by resolution of its board of trustees, authorize the sale in the following manner of its personal property not needed for college purposes:
- a. If the estimated fair value of the property to be sold exceeds [\$26,200] \$100,000 or, commencing January 1,2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any one sale and the property does not consist of perishable goods, it shall be sold at public sale to the highest bidder.
- b. Notice of the date, time and place of the public sale, together with a description of the items to be sold and the conditions of sale, shall be published once in a legal newspaper. Sales shall be held not less than seven nor more than 14 days after the publication of the notice thereof.
- c. Personal property may be sold to the United States, the State of New Jersey, another college or to any body politic by private sale without advertising for bids.
- d. If no bids are received, the property may then be sold at private sale without further publication or notice thereof but in no event at less than the estimated fair value; or the State college may, if it so elects, reoffer the property at public sale. As used herein, "estimated fair value" means the market value of the property if sold by a willing seller to a willing buyer less the cost to the college of continuing to store or maintain the property.
- e. A State college may reject all bids if it determines a rejection to be in the public interest. In any case in which the college has rejected all bids, it may readvertise the personal property for a subsequent public sale. If it elects to reject all bids at a second public sale pursuant to this section, it may then sell the personal property without further publication or notice thereof at private sale, but in no event shall the negotiated price at the private sale be less than the amount of the highest bid rejected at the preceding two public sales, nor shall the terms or conditions of sale be changed or amended.
- f. If the estimated fair value of the property to be sold does not exceed [\$26,200] \$100,000 or, commencing January 1, 2005, the

amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any one sale or the property consists of perishable goods, it may be sold at private sale without advertising for bids.

(cf: P.L.2005, c.369, s.15)

- 10. (New section) a. A board of trustees of a State college may, by resolution approved by a majority of the board and subject to subsections b. and c. of this section, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years.
- b. As used in this section, "prior negative experience" means any of the following:
- (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college;
- (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract;
- (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or
- (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.
- c. The following conditions shall apply if the State college is contemplating a disqualification based on prior negative experience:
- (1) The existence of any of the indicators of prior negative experience set forth in this section shall not require that a bidder be disqualified. In each instance, the decision to disqualify shall be made within the discretion of the State college and shall be rendered in the best interests of the State college.
- (2) All mitigating factors shall be considered in determining the seriousness of the prior negative experience and in deciding whether disqualification is warranted.
- (3) The bidder shall be furnished by the State college with a written notice (a) stating that a disqualification is being considered; (b) setting forth the reason for the disqualification; and (c) indicating that the bidder shall be accorded an opportunity for a hearing before the State college if the bidder so requests within a

- stated period of time. At the hearing, the bidder shall show good cause why the bidder should not be disqualified by presenting documents and testimony. If the State college determines that good cause has not been shown by the bidder, it may vote to find the bidder lacking in responsibility and, thus, disqualified.
- (4) Disqualification shall be for a reasonable, defined period of time which shall not exceed five years.
- (5) A disqualification, other than a disqualification pursuant to which a State college is prohibited by law from entering into a contract with a bidder, may be voided or the period thereof may be reduced, in the discretion of the State college, upon the submission of a good faith application under oath, supported by documentary evidence, setting forth substantial and appropriate grounds for the granting of relief, such as reversal of a judgment, or actual change of ownership, management or control of the bidder.
- (6) An opportunity for a hearing need not be offered to a bidder whose disqualification is based on its suspension or debarment by an agency or department of the executive branch of the State of New Jersey. The term of such a disqualification shall be concurrent with the term of the suspension or debarment by the State agency or department.

- ¹11. (New section) a. (1) The governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education.
- (2) A lead agency shall procure goods and services through a cooperative pricing system using a master contract. A master contract shall be secured in accordance with all applicable State contracting and procurement laws.
- (3) A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency.
- <u>b. No vendor shall be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.</u>
 - c. As used in this section:
- "Cooperative pricing system" means a purchasing system in which one public institution of higher education acts as the lead agency in establishing a master contract with a vendor for the provision of goods or services and through which other public institutions of higher education may subsequently procure goods or services using the master contract.
- "Lead agency" means a public institution of higher education
 that enters into a master contract under a cooperative pricing system
 pursuant to the provisions of this section.

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1	"Participating contracting unit" means a public institution of
2	higher education, other than the lead agency, that procures goods or
3	services from a vendor using a master contract. 1
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5	¹ [11.] <u>12.</u> This act shall take effect on the 30th day after the
6	date of enactment.
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11	Raises statutory threshold for certain public bidding, permits
12	bidder disqualification due to prior negative experience, adds
13	exemptions to public bidding requirement under "State College
14	Contracts Law," and establishes process for cooperative pricing
15	system.

SENATE, No. 4043

STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED NOVEMBER 8, 2021

Sponsored by: Senator SANDRA B. CUNNINGHAM District 31 (Hudson)

Co-Sponsored by: Senator Ruiz

SYNOPSIS

Raises statutory threshold for certain public bidding, permits bidder disqualification due to prior negative experience, and adds exemptions to requirement for public advertising and bidding under "State College Contracts Law."

CURRENT VERSION OF TEXT



(Sponsorship Updated As Of: 12/9/2021)

AN ACT concerning the awarding of State college and university contracts, amending N.J.S.18A:64-6 and P.L.1992, c.61, and amending and supplementing P.L.1986, c.43.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

any time;

- 1. N.J.S.18A:64-6 is amended to read as follows:
- 18A:64-6. The board of trustees of a State college shall have general supervision over and shall be vested with the conduct of the college. It shall have the power and duty to:
 - a. Adopt and use a corporate seal;
- b. Determine the educational curriculum and program of the college consistent with the programmatic mission of the institution or approved by the Commission on Higher Education;
- c. Determine policies for the organization, administration and development of the college;
- d. Study the educational and financial needs of the college; annually acquaint the Governor and Legislature with the condition of the college; and prepare and present the annual budget to the Governor, the Division of Budget and Accounting in the Department of the Treasury and the Legislature in accordance with law;
- e. Disburse all moneys appropriated to the college by the Legislature and all moneys received from tuition, fees, auxiliary services and other sources;
- f. Direct and control expenditures and transfers of funds appropriated to the college and tuition received by the college, in accordance with the provisions of the State budget and appropriation acts of the Legislature, reporting changes and additions thereto and transfers thereof to the Director of the Division of Budget and Accounting in the State Department of the Treasury and as to funds received from other sources, direct and control expenditures and transfers in accordance with the terms of any applicable trusts, gifts, bequests, or other special provisions. All accounts of the college shall be subject to audit by the State at
- g. In accordance with the provisions of the State budget and appropriation acts of the Legislature, appoint and fix the compensation of a president of the college, who shall be the executive officer of the college and an ex officio member of the board of trustees, without vote, and shall serve at the pleasure of the board of trustees;
- h. Notwithstanding the provisions of Title 11, Civil Service, of the Revised Statutes, upon nomination by the president appoint a

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

- 1 treasurer and such deans and other professional members of the
- 2 academic, administrative and teaching staffs as defined in section
- 3 13 of P.L.1986, c.42 (C.18A:64-21.2) as shall be required and fix
- 4 their compensation and terms of employment in accordance with
- 5 salary ranges and policies which shall prescribe qualifications for
- 6 various classifications and shall limit the percentage of the 7 educational staff that may be in any given classification;
 - Upon nomination by the president, appoint, remove, promote and transfer such other officers, agents or employees as may be required for carrying out the purposes of the college and assign their duties, determine their salaries and prescribe qualifications for all positions, all in accordance with the provisions of Title 11, Civil
- 13 Service, of the Revised Statutes;

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- Grant diplomas, certificates and degrees;
- 15 k. Pursuant to the provisions of the "State College Contracts
- 16 Law," P.L.1986, c.43 (C.18A:64-52 et seq.) enter into contracts and
- 17 agreements for the purchase of lands, buildings, equipment,
- 18 materials, supplies and services; enter into contracts and agreements
- 19 with the State or any of its political subdivisions or with the United
- 20 States, or with any public body, department or other agency of the
- 21 State or the United States or with any individual, firm, or
 - corporation, which are deemed necessary or advisable by the board
- 23 for carrying out the purposes of the college;
- 24 If necessary, take and condemn land and other property in 25 the manner provided by the "Eminent Domain Act of 1971,"
- 26 P.L.1971, c.361 (C.20:3-1 et seq.), whenever authorized by law to
- 27 purchase land or other property;
- 28 m. Adopt, after consultation with the president and faculty,
- 29 bylaws and make and promulgate such rules, regulations and orders,
- 30 not inconsistent with the provisions of this article, that are
- 31 necessary and proper for the administration and operation of the
- 32 college and the carrying out of its purposes;
- 33 Establish fees for room and board sufficient for the 34 operation, maintenance, and rental of student housing and food
- 35 service facilities;
- 36 o. Fix and determine tuition rates and other fees to be paid by 37 students;
- 38 p. Accept from any government or governmental department,
- 39 agency or other public or private body or from any other source
- 40 grants or contributions of money or property, which the board may
- 41 use for or in aid of any of its purposes;
- 42 q. Acquire by gift, purchase, condemnation or otherwise, own,
- 43 lease, dispose of, use and operate property, whether real, personal
- 44 or mixed, or any interest therein, which is necessary or desirable for
- 45 college purposes;
- 46 Employ architects, engineers, consultants, and other
- professionals to plan buildings; secure bids for the construction of 47
- 48 buildings and for the equipment thereof; make contracts for the

1 construction of buildings and for equipment; and supervise the 2 construction of buildings;

- s. Manage and maintain, and provide for the payment of all charges and expenses in respect to all properties utilized by the college;
- t. Borrow money for the needs of the college, as deemed requisite by the board, in such amounts, and for such time and upon such terms as may be determined by the board, provided that this borrowing shall not be deemed or construed to create or constitute a debt, liability, or a loan or pledge of the credit, or be payable out of property or funds, other than moneys appropriated for that purpose, of the State;
- u. Authorize any new program, educational department or school consistent with the institution's programmatic mission or approved by the commission;
 - v. (Deleted by amendment, P.L.1994, c.48);
- w. Pursuant to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.), award contracts and agreements for the purchase of goods and services, as distinct from contracts or agreements for the construction of buildings and other improvements, to that responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State college, price and other factors considered; and
 - x. Pursuant to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.), award contracts and agreements for the construction of buildings and other improvements to the lowest responsible bidder, whose bid, conforming to the invitation for bids, will be the most advantageous to the State college.
- 29 (cf: P.L.2005, c.369, s.1)

- 31 2. Section 2 of P.L.1986, c.43 (C.18A:64-53) is amended to 32 read as follows:
- 33 2. As used in this article, unless the context otherwise 34 indicates:
 - a. "Board of trustees" means the board of a State college;
 - b. "Contracting agent" means the business officer of the State college having the power to prepare advertisements, to advertise for and receive bids, and to make awards for the State college in connection with the purchases, contracts or agreements permitted by this article or the officer, committee or employee to whom the power has been delegated by the State college;
- c. "Contracts" means contracts or agreements for the performance of work or the furnishing or hiring of services, materials [or] supplies , or construction, as distinguished from contracts of employment;
- d. "Legal newspaper" means a newspaper circulating in this
 State which has been printed and published in the English language
 at least once a week for at least one year continuously;

- e. "Materials" includes goods and property subject to chapter 2 of Title 12A of the New Jersey Statutes, apparatus or any other tangible thing, except real property or any interest therein;
 - f. "Extraordinary unspecifiable services" means services or products which cannot be reasonably described by written specifications;
- 7 "Professional services" means services rendered performed by a person authorized by law to practice a recognized 8 9 profession and whose practice is regulated by law and the 10 performance of which services requires knowledge of an advanced 11 type in a field of learning acquired by a prolonged formal course of 12 specialized instruction and study as distinguished from general 13 academic instruction or apprenticeship and training. Professional 14 services also means services rendered in the performance of work 15 that is original and creative in character in a recognized field of 16 artistic endeavor;
- 17 h. "Project" means any work, undertaking, construction or 18 alteration;
 - i. "Purchases" are transactions, for a valuable consideration, creating or acquiring an interest in goods, services and property except real property or any interest therein;
 - j. "State college" means an institution of higher education established pursuant to chapter 64 of Title 18A of the New Jersey Statutes;
 - k. "Work" includes services and any other activity of a tangible or intangible nature performed or assumed pursuant to a contract or agreement with a State college;
- 1. "Information technology" means telecommunication <u>and</u> computing goods and services, including, but not limited to, software, hardware, cloud computing, and systems implementation and support for voice, data and video.
- 32 (cf: P.L.2005, c.369, s.2)

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- 34 3. Section 3 of P.L.1986, c.43 (C.18A:64-54) is amended to read as follows:
- 36 3. a. (1) Any purchase, contract or agreement for the 37 performance of any work or the furnishing or hiring of materials or 38 supplies, through which workers employed in the performance of 39 the contract are paid in accordance to the "New Jersey Prevailing 40 Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or 41 price of which, together with any sums expended for the 42 performance of any work or services in connection with the same 43 project or the furnishing of similar materials or supplies during the 44 same fiscal year, paid with or out of college funds, does not exceed 45 the total sum of \$26,200 or, commencing January 1, 2005, the 46 amount determined pursuant to subsection b. of this section, in any 47 fiscal year may be made, negotiated and awarded by a contracting 48 agent, when so authorized by resolution of the board of trustees of

the State college without public advertising for bids and bidding therefor.

3 (2) Any purchase, contract or agreement for the performance of 4 any work or the furnishing or hiring of materials or supplies, 5 through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage 6 7 Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of 8 which, together with any sums expended for the performance of any 9 work or services in connection with the same project or the 10 furnishing of similar materials or supplies during the same fiscal 11 year, paid with or out of college funds, does not exceed the total 12 sum of \$100,000 or, commencing January 1, 2022, the amount 13 determined pursuant to subsection b. of this section, in any fiscal 14 year may be made, negotiated and awarded by a contracting agent, 15 when so authorized by resolution of the board of trustees of the 16 State college without public advertising for bids and bidding 17 therefor.

- b. Commencing January 1, 2005 and every two years thereafter, the Governor, in consultation with the Department of the Treasury, shall adjust the threshold amount set forth in subsection a. of this section in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in the New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. The adjustment shall become effective on July 1 of the year in which it is reported.
- c. Any purchase, contract or agreement made pursuant to this section may be awarded for a period of 36 consecutive months, notwithstanding that the 36 -month period does not coincide with the fiscal year.

30 (cf: P.L.2005, c.369, s.3)

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- 32 4. Section 4 of P.L.1986, c.43 (C.18A:64-55) is amended to 33 read as follows:
- 34 4. <u>a.</u> Every contract or agreement for the performance of any 35 work or the furnishing or hiring of any materials or supplies, 36 through which the workers employed in the performance of the 37 contract are paid in accordance to the "New Jersey Prevailing Wage 38 Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or the 39 contract price of which is to be paid with or out of college funds, 40 not included within the terms of section 3 of this article, shall be 41 made and awarded only by the State college after public advertising 42 for bids and bidding therefor, except as provided otherwise in this 43 article or specifically by any other law. No work, materials or 44 supplies shall be undertaken, acquired or furnished for a sum 45 exceeding in the aggregate \$26,200 or, commencing January 1, 46 2005, the amount determined pursuant to subsection b. of section 3 47 of P.L.1986, c.43 (C.18A:64-54), except by written contract or 48 agreement.

b. Any purchase, contract or agreement for the performance of any work or the furnishing or hiring of materials or supplies, through which the workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of which, together with any sums expended for the performance of any work or services in connection with the same project or the furnishing of similar materials or supplies during the same fiscal year, paid with or out of college funds, does not exceed the total sum of \$100,000 or, commencing January 1, 2022, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any fiscal year may be made, negotiated and awarded by a contracting agent, when so authorized by resolution of the board of trustees of the State college without public advertising for bids and bidding therefor.

16 (cf: P.L.2005, c.369, s.4)

- 5. Section 5 of P.L.1986, c.43 (C.18A:64-56) is amended to read as follows:
 - 5. Any purchase, contract or agreement of the character described in section 4 of P.L.1986, c.43 (C.18A:64-55) may be made, negotiated or awarded by the State college by resolution at a public meeting of its board of trustees without public advertising for bids or bidding therefor if:
 - a. The subject matter thereof consists of:
 - (1) Professional services; or
 - (2) Extraordinary unspecifiable services and products which cannot reasonably be described by written specifications, subject, however, to procedures consistent with open public bidding whenever possible; or
 - (3) Materials or supplies which are not available from more than one potential bidder, including without limitation materials or supplies which are patented or copyrighted; or
 - (4) The doing of any work by employees of the State college; or
 - (5) The printing of all legal notices and legal briefs, records and appendices to be used in any legal proceeding to which the State college may be a party and the use of electronic data or media services, including the internet, for the printing of these legal notices and legal briefs, records and appendices; or
- (6) Textbooks, copyrighted materials, student produced publications and services incidental thereto, library materials including without limitation books, periodicals, newspapers, documents, pamphlets, photographs, reproductions, microfilms, pictorial or graphic works, musical scores, maps, charts, globes, sound recordings, slides, films, filmstrips, video and magnetic tapes, other printed or published matter and audiovisual and other materials of a similar nature, necessary binding or rebinding of library materials and specialized library services, including electronic databases and digital formats; or

1 (7) Food supplies and services, including food supplies and 2 management contracts for student centers, dining rooms and 3 cafeterias; or

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- (8) The supplying of any product or the rendering of any service by the public utility which is subject to the jurisdiction of the Board of Public Utilities, in accordance with tariffs and schedules of charges made, charged and exacted, filed with that board; or
- (9) Equipment repair service if in the nature of an extraordinary unspecifiable service and necessary parts furnished in connection with the services; or
- (10) Specialized machinery or equipment of a technical nature which will not reasonably permit the drawing of specifications, and the procurement thereof without advertising is in the public interest; or
- (11) Insurance, including the purchase of insurance coverage and consulting services, which exceptions shall be in accordance with the requirements for extraordinary unspecifiable services; or
- (12) Publishing of legal notices in newspapers as required by law and the use of electronic data or media services, including the internet, for the publication of the legal notices; or
- (13) The acquisition of artifacts or other items of unique intrinsic, artistic or historic character; or
- (14) The collection of amounts due on student loans, including without limitation loans guaranteed by or made with funds of the United States of America, and amounts due on other financial obligations to the State college, including but not limited to, the amounts due on tuition and fees and room and board; or
 - (15) Professional consulting services; or
- (16) Entertainment, including without limitation theatrical presentations, band and other concerts, movies and other audiovisual productions; or
- (17) Contracts employing funds created by student activities fees charged to students or otherwise raised by students and expended by student organizations; or
- (18) Printing, including without limitation catalogs, yearbooks and course announcements and the production and reproduction of such material in electronic and digital formats, including compact discs; or
 - (19) Information technology; or
- (20) Personnel recruitment and advertising, including without limitation advertising seeking student enrollment; or
- (21) Educational supplies, books, articles of clothing and other miscellaneous articles purchased by a State college for resale to college students and employees; or
- 45 (22) Purchase or rental of graduation caps and gowns, and 46 award certificates or plaques, or the rental of space and equipment 47 used for graduation and other events and ceremonies; or

- (23) Items available from vendors at costs below State contract 2 pricing for the same product or service, which meets or exceeds the State contract terms or conditions; or
 - Management contracts for bookstores, performing arts centers, residence halls, parking facilities and building operations;
- 7 Consulting services involving information technology, (25)curricular or programmatic review, fund raising, transportation, 9 safety or security; or
 - (26)Construction management services for construction, alteration or repair of any building or improvement; or
 - (27) Purchase or rental of equipment of a technical nature when the procurement thereof without advertising is necessary in order to assure standardization of equipment and interchangeability of parts in the public interest; or
 - (28) Banking and investment services; or
- 17 (29) Energy supply, such as electric and gas, from a third-party 18 supplier; or
 - (30) Hazardous waste collection and disposal services; or
- 20 (31) Supplies and services for the administration of study abroad 21 or remote programs; or
- (32) Transportation services; or 22
- 23 (33) Vehicle maintenance; or
- 24 (34) Vending services; or
- 25 (35) Medical testing.

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- 26 b. It is to be made or entered into with the United States of 27 America, the State of New Jersey, a county or municipality or any 28 board, body, or officer, agency or authority or any other state or 29 subdivision thereof.
- 30 The State college has advertised for bids pursuant to section 31 4 of P.L.1986, c.43 (C.18A:64-55) on two occasions and (i) has 32 received no bids on both occasions in response to its advertisement, 33 or (ii) has rejected the bids on two occasions because the State 34 college has determined that they are not reasonable as to price, on 35 the basis of cost estimates prepared for or by the State college prior to the advertising therefor, or have not been independently arrived 36 37 at in open competition, or (iii) on one occasion no bids were 38 received pursuant to (i) and on one occasion all bids were rejected 39 pursuant to (ii), in whatever sequence; any contract or agreement 40 may then be negotiated by a two-thirds affirmative vote of the 41 authorized membership of the board of trustees authorizing the 42 contract or agreement; provided that:
 - (1) A reasonable effort is just made by the contracting agent to determine that the same or equivalent materials or supplies at a cost which is lower than the negotiated price are not available from any agency or authority of the United States, the State of New Jersey or of the county in which the State college is located, or any municipality in close proximity to the State college;

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- (2) The terms, conditions, restrictions and specifications set forth in the negotiated contract or agreement are not substantially different from those which were the subject of competitive bidding pursuant to section 4 of this article; and
- (3) Any minor amendment or modification of any of the terms, conditions, restrictions and specifications, which were the subject of competitive bidding pursuant to section 4 of P.L.1986, c.43 (C.18A:64-55), shall be stated in the resolution awarding the contract or agreement; except that if on the second occasion the bids received are rejected as unreasonable as to price, the State college shall notify each responsible bidder submitting bids on the second occasion of its intention to negotiate and afford each bidder a reasonable opportunity to negotiate, but the State college shall not award the contract or agreement unless the negotiated price is lower than the lowest rejected bid price submitted on the second occasion by a responsible bidder, is the lowest negotiated price offered by any reasonable vendor, and is a reasonable price for the work, materials, supplies or services. Whenever a State college shall determine that a bid was not arrived at independently in open competition pursuant to subsection c. (ii) of this section, it shall thereupon notify the Attorney General of the facts upon which its determination is based and, when appropriate, it may institute appropriate proceedings in any State or federal court of competent jurisdiction for a violation of any State or federal antitrust law or laws relating to the unlawful restraint of trade.
 - d. It is to be awarded through a reverse auction for the purchase of utilities and other commodities.

(cf: P.L.2005, c.369, s.5)

- 6. Section 6 of P.L.1986, c.43 (C.18A:64-57) is amended to read as follows:
- 6. Any purchase, contract, or agreement may be made, negotiated or awarded by a State college without public advertising for bids and bidding therefor, notwithstanding that the cost or contract price will exceed [\$26,200] \$100,000 or, commencing January 1, 2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), when an emergency affecting the health, safety or welfare of occupants of college property requires the immediate delivery of the materials or supplies or the performance of the work, if the purchases, contracts or agreements are awarded or made in the following manner:
- a. A written requisition for the performance of the work or the furnishing of materials or supplies, certified by the employee in charge of the building, facility or equipment where the emergency occurred, is filed with the contracting agent or his deputy in charge describing the nature of the emergency, the time of its occurrence, and the need for invoking this section. The contracting agent, or his deputy in charge, being satisfied that the emergency exists, is authorized to award a contract for the work, materials or supplies.

- Upon the furnishing of the work, materials or supplies in accordance with the terms of the contract or agreement, the contractor furnishing the work, materials or supplies is entitled to be paid therefor and the State college is obligated for the payment.
- The board of trustees may prescribe rules and procedures to implement the requirements of this section.

(cf: P.L.2005, c.369, s.6)

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- 9 7. Section 19 of P.L.1986, c.43 (C.18A:64-70) is amended to 10 read as follows:
 - 19. All contracts or agreements for the purchase of goods and services, as distinct from contracts or agreements for the construction of buildings and other improvements, which require public advertisement for bids shall be awarded by the board of trustees to the responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State college, price and other factors considered , except that a bid may be disqualified due to prior negative experience pursuant to the provisions of section 10 of P.L., c. (C.) (pending before the Legislature as this bill).

Prior to the award of any contract or agreement which does not require public advertisement, the estimated cost of which is 20% or more of the amount set forth in this act or, commencing January 1, 1985, 20% of the amount determined by the Governor pursuant to subsection b. of section 3 of this act, the contracting agent shall, except in the case of professional services, solicit quotations therefor whenever practicable, and the award thereof shall be made, in accordance with section 3 of this article, on the basis of the quotation, conforming to the request for proposals, which is most advantageous to the State college, price and other factors considered; however, if the contracting agent deems it impractical to solicit competitive quotations or having sought the quotations determines that the award should not be made on that basis, the contracting agent shall file a statement of explanation of the reason or reasons therefor, which shall be placed on file with the purchase, contract, or agreement.

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37 (cf: P.L.2005, c.369, s.12)

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- 39 8. Section 2 of P.L.1992, c.61 (C.18A:64-76.1) is amended to 40 read as follows:
 - 2. a. Whenever the entire cost for the construction, alteration or repair of any building by a State college will exceed the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), the contracting agent shall advertise for and receive in the manner provided by law:
 - (1) separate bids for branches of work in the following categories:
- 48 (a) the plumbing and gas fitting work;

- 1 (b) the refrigeration, heating and ventilating systems and 2 equipment;
 - (c) the electrical work, including any electrical power plants, tele-date, fire alarm, or security systems;
 - (d) the structural steel and ornamental iron work;
 - (e) general construction, which shall include all other work and materials required for the completion of the project, or
 - (2) bids for all work and materials required to complete the entire project if awarded as a single contract, or
 - (3) both (1) and (2) above.

In the case of separate bids under paragraph (1) or (3) of this subsection, prime contractors for categories (a) through (d) shall not be required to name subcontractors in their bid. In the case of a single bid under paragraph (2) or (3), all bids submitted shall set forth the names and license numbers of all subcontractors to whom the general contractor will subcontract the work described in the foregoing categories (a) through (d). Subcontractors who furnish non-specialty trade work pursuant to category (e) in paragraph (1) of this subsection or subcontractors who furnish work to named subcontractors pursuant to categories (a) through (d) in paragraph (1) of this subsection shall not be named in the bid. Notwithstanding the foregoing provisions of this subsection, a State college may choose to require in its bid specification that a subcontractor shall be named in a bid when, in the case of paragraph (1), separate bids for each category, the work of that subcontractor exceeds 35 percent of the State college's estimated amount of value of the work, which shall be set forth in the bid specification.

b. Contracts shall be awarded to the lowest responsible bidder whose bid, conforming to the invitation for bids, will be the most advantageous to the State college , except that a bid may be disqualified due to prior negative experience pursuant to the provisions of section 10 of P.L. , c. (C.) (pending before the Legislature as this bill). Whenever two or more bids of equal amounts are the lowest bids submitted by responsible parties, the college may award the contract to any of the parties, as, in its discretion, it may determine.

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(cf: P.L.2012, c.59, s.2)

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- 9. Section 27 of P.L.1986, c.43 (C.18A:64-78) is amended to read as follows:
- 27. Any college may, by resolution of its board of trustees, authorize the sale in the following manner of its personal property not needed for college purposes:
- a. If the estimated fair value of the property to be sold exceeds [\$26,200] \$100,000 or, commencing January 1,2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any one sale and the property does not consist of perishable goods, it shall be sold at public sale to the highest bidder.

- b. Notice of the date, time and place of the public sale, together with a description of the items to be sold and the conditions of sale, shall be published once in a legal newspaper. Sales shall be held not less than seven nor more than 14 days after the publication of the notice thereof.
 - c. Personal property may be sold to the United States, the State of New Jersey, another college or to any body politic by private sale without advertising for bids.
 - d. If no bids are received, the property may then be sold at private sale without further publication or notice thereof but in no event at less than the estimated fair value; or the State college may, if it so elects, reoffer the property at public sale. As used herein, "estimated fair value" means the market value of the property if sold by a willing seller to a willing buyer less the cost to the college of continuing to store or maintain the property.
 - e. A State college may reject all bids if it determines a rejection to be in the public interest. In any case in which the college has rejected all bids, it may readvertise the personal property for a subsequent public sale. If it elects to reject all bids at a second public sale pursuant to this section, it may then sell the personal property without further publication or notice thereof at private sale, but in no event shall the negotiated price at the private sale be less than the amount of the highest bid rejected at the preceding two public sales, nor shall the terms or conditions of sale be changed or amended.
 - f. If the estimated fair value of the property to be sold does not exceed [\$26,200] \$100,000 or, commencing January 1, 2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any one sale or the property consists of perishable goods, it may be sold at private sale without advertising for bids.
- (cf: P.L.2005, c.369, s.15)

- 10. (New section) a. A board of trustees of a State college may, by resolution approved by a majority of the board and subject to subsections b. and c. of this section, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years.
- b. As used in this section, "prior negative experience" means any of the following:
- (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely

manner; or otherwise performed unsatisfactorily under a prior contract with a State college;

- (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract;
- (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or
- (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.
- c. The following conditions shall apply if the State college is contemplating a disqualification based on prior negative experience:
- (1) The existence of any of the indicators of prior negative experience set forth in this section shall not require that a bidder be disqualified. In each instance, the decision to disqualify shall be made within the discretion of the State college and shall be rendered in the best interests of the State college.
- (2) All mitigating factors shall be considered in determining the seriousness of the prior negative experience and in deciding whether disqualification is warranted.
- (3) The bidder shall be furnished by the State college with a written notice (a) stating that a disqualification is being considered; (b) setting forth the reason for the disqualification; and (c) indicating that the bidder shall be accorded an opportunity for a hearing before the State college if the bidder so requests within a stated period of time. At the hearing, the bidder shall show good cause why the bidder should not be disqualified by presenting documents and testimony. If the State college determines that good cause has not been shown by the bidder, it may vote to find the bidder lacking in responsibility and, thus, disqualified.
- (4) Disqualification shall be for a reasonable, defined period of time which shall not exceed five years.
- (5) A disqualification, other than a disqualification pursuant to which a State college is prohibited by law from entering into a contract with a bidder, may be voided or the period thereof may be reduced, in the discretion of the State college, upon the submission of a good faith application under oath, supported by documentary evidence, setting forth substantial and appropriate grounds for the granting of relief, such as reversal of a judgment, or actual change of ownership, management or control of the bidder.
- (6) An opportunity for a hearing need not be offered to a bidder whose disqualification is based on its suspension or debarment by an agency or department of the executive branch of the State of New Jersey. The term of such a disqualification shall be concurrent with the term of the suspension or debarment by the State agency or department.

11. This act shall take effect on the 30th day after the date of enactment.

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STATEMENT

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This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include:

- the rental of space and equipment used for graduation and other events and ceremonies;
- banking and investment services;

Governor every two years in the same manner.

- energy supply, such as electric and gas, from a third-party supplier;
- hazardous waste collection and disposal services;
- supplies and services for the administration of study abroad
 or remote programs;
 - transportation services;
 - vehicle maintenance;
 - vending services; and
- medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution

of higher education in the State has had prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following:

- (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college.
- (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract;
- (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or
- (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the current powers is the power to employ architects to plan buildings. The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings.

ASSEMBLY HIGHER EDUCATION COMMITTEE

STATEMENT TO

[First Reprint] **SENATE, No. 4043**

with committee amendments

STATE OF NEW JERSEY

DATED: JANUARY 3, 2022

The Assembly Higher Education Committee reports favorably Senate Bill No. 4043, (1R) with committee amendments.

As amended, this bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance with the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: (1) the rental of space and equipment used for graduation and other events and ceremonies; (2) banking and investment services; (3) energy supply, such as electric and gas, from a third-party supplier; (4) hazardous waste collection and disposal services; (5) supplies and services for the administration of study abroad or remote programs; (6) transportation services; (7) vehicle maintenance; (8) vending services; and (8) medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had a prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following: (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college; (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract; (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the current powers is the power to employ architects to plan buildings. The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings, consistent with the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.).

As amended and reported by the committee, this bill is identical to Assembly Bill No. 6005 (1R), which was also amended and reported by the committee on this same date.

COMMITTEE AMENDMENTS:

The committee amended the bill to correct a grammatical error.

ASSEMBLY APPROPRIATIONS COMMITTEE

STATEMENT TO

[Second Reprint] **SENATE, No. 4043**

STATE OF NEW JERSEY

DATED: JANUARY 6, 2022

The Assembly Appropriations Committee reports favorably Senate Bill No. 4043 (2R).

This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance with the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: (1) the rental of space and equipment used for graduation and other events and ceremonies; (2) banking and investment services; (3) energy supply, such as electric and gas, from a third-party supplier; (4) hazardous waste collection and disposal services; (5) supplies and services for the administration of study abroad or remote programs; (6) transportation services; (7) vehicle maintenance; (8) vending services; and (8) medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable,

if the board finds that a board of an institution of higher education in the State has had a prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following: (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college; (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract; (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the

current powers is the power to employ architects to plan buildings. The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings, consistent with the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.).

As reported by the committee, Senate Bill No. 4043 (2R) is identical to Assembly Bill No. 6005 (1R), as also reported by the committee.

FISCAL IMPACT:

The Office of Legislative Services (OLS) determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law.

State colleges and universities may experience marginal cost savings due to the bill's expansion of the subject matter exemptions to the requirement for public advertising and bidding. The OLS determines the savings resulting from the bill would largely be realized in the form of reduced staff time and resources being dedicated to the public advertising and bidding process.

The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for the public institutions. While lead agencies under the bill would still be subject to undergoing the process for executing a master contract for a particular good or service, participating contracting units may realize marginal cost savings to the extent that those units would not have to dedicate their own staff time and resources to executing a contract.

SENATE HIGHER EDUCATION COMMITTEE

STATEMENT TO

SENATE, No. 4043

with committee amendments

STATE OF NEW JERSEY

DATED: DECEMBER 9, 2021

The Senate Higher Education Committee reports favorably Senate Bill No. 4043 with committee amendments.

As amended, this bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include:

- the rental of space and equipment used for graduation and other events and ceremonies;
- banking and investment services;
- energy supply, such as electric and gas, from a third-party supplier;
- hazardous waste collection and disposal services;
- supplies and services for the administration of study abroad or remote programs;
- transportation services;
- vehicle maintenance;
- vending services; and
- medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following:

- (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college.
- (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract;
- (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or
- (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the current powers is the power to employ architects to plan buildings. The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings, consistent with the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.).

COMMITTEE AMENDMENTS:

The committee amended the bill to:

- provide that the authority of the board of trustees of a State college to employ architects, consultants, and other professionals to plan buildings must be used in a manner that is consistent with the provisions of the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.);
- require the Governor, in consultation with the Department of the Treasury, to adjust both public bidding thresholds set forth in section 3 of P.L.1986, c.43 (C.18A:64-54);
- clarify that a State college may make certain purchases above the cost of the applicable public bidding threshold amount in emergency circumstances; and
- provide that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education, and to establish the roles of participating entities.

SENATE BUDGET AND APPROPRIATIONS COMMITTEE

STATEMENT TO

[First Reprint] **SENATE, No. 4043**

STATE OF NEW JERSEY

DATED: DECEMBER 16, 2021

The Senate Budget and Appropriations Committee reports favorably Senate Bill No. 4043 (1R).

This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance with the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: (1) the rental of space and equipment used for graduation and other events and ceremonies; (2) banking and investment services; (3) energy supply, such as electric and gas, from a third-party supplier; (4) hazardous waste collection and disposal services; (5) supplies and services for the administration of study abroad or remote programs; (6) transportation services; (7) vehicle maintenance; (8) vending services; and (8) medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable,

if the board finds that a board of an institution of higher education in the State has had a prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following: (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college; (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract; (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the current powers is the power to employ architects to plan buildings.

The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings, consistent with the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.).

FISCAL IMPACT:

The Office of Legislative Services (OLS) determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law. These institutions may experience similar, marginal cost savings due to the bill's expansion of the subject matter exemptions to the requirement for public advertising and bidding. The OLS determines the savings resulting from the bill would largely be realized in the form of reduced staff time and resources being dedicated to the public advertising and bidding process.

The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for the public institutions. While lead agencies under the bill would still be subject to undergoing the process for executing a master contract for a particular good or service, participating contracting units may realize marginal cost savings to the extent that those units would not have to dedicate their own staff time and resources to executing a contract.

LEGISLATIVE FISCAL ESTIMATE

[First Reprint]

SENATE, No. 4043 STATE OF NEW JERSEY 219th LEGISLATURE

DATED: DECEMBER 23, 2021

SUMMARY

Synopsis: Raises statutory threshold for certain public bidding, permits bidder

disqualification due to prior negative experience, adds exemptions to public bidding requirement under "State College Contracts Law," and

establishes process for cooperative pricing system.

Type of Impact: Annual State college and university expenditure reduction.

Agencies Affected: State colleges and universities.

Office of Legislative Services Estimate

Fiscal Impact	Year 1	Year 2	Year 3
State College and University			
Cost Reduction		Indeterminate	

- The Office of Legislative Services (OLS) determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law.
- State colleges and universities may experience marginal cost savings due to the bill's
 expansion of the subject matter exemptions to the requirement for public advertising and
 bidding. The OLS determines the savings resulting from the bill would largely be realized in
 the form of reduced staff time and resources being dedicated to the public advertising and
 bidding process.
- The bill's provision permitting the governing board of a public institution of higher education
 to establish a cooperative pricing system may generate marginal cost savings for the public
 institutions. While lead agencies under the bill would still be subject to undergoing the process
 for executing a master contract for a particular good or service, participating contracting units



may realize marginal cost savings to the extent that those units would not have to dedicate their own staff time and resources to executing a contract.

BILL DESCRIPTION

This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner as established in current law.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: the rental of space and equipment used for graduation and other events and ceremonies; banking and investment services; energy supply, such as electric and gas, from a third-party supplier; hazardous waste collection and disposal services; supplies and services for the administration of study abroad or remote programs; transportation services; vehicle maintenance; vending services; and medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill permits a board of trustees of a State college to, by adopting a resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years. The bill establishes a definition of "prior negative experience" for these purposes and sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

FISCAL ANALYSIS

EXECUTIVE BRANCH

None received.

OFFICE OF LEGISLATIVE SERVICES

The OLS determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law. The extent to which the State colleges and universities would experience workload reductions due to the increased bid threshold is unknown. Therefore, the OLS cannot estimate the amount of any resulting cost savings.

State colleges and universities may experience similar, marginal cost savings due to the bill's expansion of the subject matter exemptions to the requirement for public advertising and bidding. The OLS determines the savings resulting from the bill would largely be realized in the form of reduced staff time and resources being dedicated to the public advertising and bidding process. Due to the lack of detailed information concerning the costs associated with the public advertising of bids for a contract or agreement for the performance of any work or the furnishing or hiring of any materials or supplies exempted by the bill, the OLS cannot estimate the amount of cost savings that may be realized.

The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for participating public institutions of higher education. While these provisions of the bill would continue to subject lead agencies, with respect to executing a master contract for a particular good or service, to all applicable State contracting and procurement laws, any participating public institutions of higher education (other than a public institution of higher education acting as a lead agency) may realize marginal cost savings to the extent that those public institutions of higher education would not have to dedicate their own staff time and resources to executing a contract. The OLS notes that there is insufficient information available to estimate these cost savings.

Section: Education

Analyst: Robert A. Melcher

Section Chief

Approved: Thomas Koenig

Legislative Budget and Finance Officer

This legislative fiscal estimate has been produced by the Office of Legislative Services due to the failure of the Executive Branch to respond to our request for a fiscal note.

This fiscal estimate has been prepared pursuant to P.L.1980, c.67 (C.52:13B-6 et seq.).

LEGISLATIVE FISCAL ESTIMATE

[Second Reprint]

SENATE, No. 4043 STATE OF NEW JERSEY 219th LEGISLATURE

DATED: JANUARY 10, 2022

SUMMARY

Synopsis: Raises statutory threshold for certain public bidding, permits bidder

disqualification due to prior negative experience, adds exemptions to public bidding requirement under "State College Contracts Law," and

establishes process for cooperative pricing system.

Type of Impact: Annual State college and university expenditure reduction.

Agencies Affected: State colleges and universities.

Office of Legislative Services Estimate

Fiscal Impact	Year 1	Year 2	Year 3
State College and University			
Cost Reduction		Indeterminate	

- The Office of Legislative Services (OLS) determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law.
- State colleges and universities may experience marginal cost savings due to the bill's
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BILL DESCRIPTION

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The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: the rental of space and equipment used for graduation and other events and ceremonies; banking and investment services; energy supply, such as electric and gas, from a third-party supplier; hazardous waste collection and disposal services; supplies and services for the administration of study abroad or remote programs; transportation services; vehicle maintenance; vending services; and medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill permits a board of trustees of a State college to, by adopting a resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years. The bill establishes a definition of "prior negative experience" for these purposes and sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

FISCAL ANALYSIS

EXECUTIVE BRANCH

None received.

OFFICE OF LEGISLATIVE SERVICES

The OLS determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law. The extent to which the State colleges and universities would experience workload reductions due to the increased bid threshold is unknown. Therefore, the OLS cannot estimate the amount of any resulting cost savings.

State colleges and universities may experience similar, marginal cost savings due to the bill's expansion of the subject matter exemptions to the requirement for public advertising and bidding. The OLS determines the savings resulting from the bill would largely be realized in the form of reduced staff time and resources being dedicated to the public advertising and bidding process. Due to the lack of detailed information concerning the costs associated with the public advertising of bids for a contract or agreement for the performance of any work or the furnishing or hiring of any materials or supplies exempted by the bill, the OLS cannot estimate the amount of cost savings that may be realized.

The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for participating public institutions of higher education. While these provisions of the bill would continue to subject lead agencies, with respect to executing a master contract for a particular good or service, to all applicable State contracting and procurement laws, any participating public institutions of higher education (other than a public institution of higher education acting as a lead agency) may realize marginal cost savings to the extent that those public institutions of higher education would not have to dedicate their own staff time and resources to executing a contract. The OLS notes that there is insufficient information available to estimate these cost savings.

Section: Education

Analyst: Robert A. Melcher

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Approved: Thomas Koenig

Legislative Budget and Finance Officer

This legislative fiscal estimate has been produced by the Office of Legislative Services due to the failure of the Executive Branch to respond to our request for a fiscal note.

This fiscal estimate has been prepared pursuant to P.L.1980, c.67 (C.52:13B-6 et seq.).

ASSEMBLY, No. 6005

STATE OF NEW JERSEY

219th LEGISLATURE

INTRODUCED NOVEMBER 15, 2021

Sponsored by:

Assemblywoman MILA M. JASEY
District 27 (Essex and Morris)
Assemblyman LOUIS D. GREENWALD
District 6 (Burlington and Camden)

SYNOPSIS

Raises statutory threshold for certain public bidding, permits bidder disqualification due to prior negative experience, and adds exemptions to requirement for public advertising and bidding under "State College Contracts Law".

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 12/2/2021)

AN ACT concerning the awarding of State college and university contracts, amending N.J.S.18A:64-6 and P.L.1992, c.61, and amending and supplementing P.L.1986, c.43.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

any time;

- 1. N.J.S.18A:64-6 is amended to read as follows:
- 18A:64-6. The board of trustees of a State college shall have general supervision over and shall be vested with the conduct of the college. It shall have the power and duty to:
 - a. Adopt and use a corporate seal;
- b. Determine the educational curriculum and program of the college consistent with the programmatic mission of the institution or approved by the Commission on Higher Education;
- c. Determine policies for the organization, administration and development of the college;
- d. Study the educational and financial needs of the college; annually acquaint the Governor and Legislature with the condition of the college; and prepare and present the annual budget to the Governor, the Division of Budget and Accounting in the Department of the Treasury and the Legislature in accordance with law;
- e. Disburse all moneys appropriated to the college by the Legislature and all moneys received from tuition, fees, auxiliary services and other sources;
- f. Direct and control expenditures and transfers of funds appropriated to the college and tuition received by the college, in accordance with the provisions of the State budget and appropriation acts of the Legislature, reporting changes and additions thereto and transfers thereof to the Director of the Division of Budget and Accounting in the State Department of the Treasury and as to funds received from other sources, direct and control expenditures and transfers in accordance with the terms of any applicable trusts, gifts, bequests, or other special provisions. All accounts of the college shall be subject to audit by the State at
- g. In accordance with the provisions of the State budget and appropriation acts of the Legislature, appoint and fix the compensation of a president of the college, who shall be the executive officer of the college and an ex officio member of the board of trustees, without vote, and shall serve at the pleasure of the board of trustees;
- h. Notwithstanding the provisions of Title 11, Civil Service, of the Revised Statutes, upon nomination by the president appoint a

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

- 1 treasurer and such deans and other professional members of the
- 2 academic, administrative and teaching staffs as defined in section
- 3 13 of P.L.1986, c.42 (C.18A:64-21.2) as shall be required and fix
- 4 their compensation and terms of employment in accordance with
- 5 salary ranges and policies which shall prescribe qualifications for
- 6 various classifications and shall limit the percentage of the 7 educational staff that may be in any given classification;
 - i. Upon nomination by the president, appoint, remove, promote and transfer such other officers, agents or employees as may be required for carrying out the purposes of the college and assign their duties, determine their salaries and prescribe qualifications for all positions, all in accordance with the provisions of Title 11, Civil Service, of the Revised Statutes;
 - j. Grant diplomas, certificates and degrees;
- 15 k. Pursuant to the provisions of the "State College Contracts
- 16 Law," P.L.1986, c.43 (C.18A:64-52 et seq.) enter into contracts and
- 17 agreements for the purchase of lands, buildings, equipment,
- materials, supplies and services; enter into contracts and agreements
- with the State or any of its political subdivisions or with the United
- 20 States, or with any public body, department or other agency of the
- 21 State or the United States or with any individual, firm, or
 - corporation, which are deemed necessary or advisable by the board
- 23 for carrying out the purposes of the college;
- 1. If necessary, take and condemn land and other property in the manner provided by the "Eminent Domain Act of 1971,"
- P.L.1971, c.361 (C.20:3-1 et seq.), whenever authorized by law to
- 27 purchase land or other property;
- 28 m. Adopt, after consultation with the president and faculty,
- 29 bylaws and make and promulgate such rules, regulations and orders,
- 30 not inconsistent with the provisions of this article, that are
- 31 necessary and proper for the administration and operation of the
- 32 college and the carrying out of its purposes;
- n. Establish fees for room and board sufficient for the operation, maintenance, and rental of student housing and food
- 35 service facilities;
 - o. Fix and determine tuition rates and other fees to be paid by
- 37 students;

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- p. Accept from any government or governmental department,
- 39 agency or other public or private body or from any other source
- 40 grants or contributions of money or property, which the board may
- 41 use for or in aid of any of its purposes;
- q. Acquire by gift, purchase, condemnation or otherwise, own,
- 43 lease, dispose of, use and operate property, whether real, personal
- or mixed, or any interest therein, which is necessary or desirable for
- 45 college purposes;
- r. Employ architects , engineers, consultants, and other
- 47 professionals to plan buildings; secure bids for the construction of
- 48 buildings and for the equipment thereof; make contracts for the

1 construction of buildings and for equipment; and supervise the 2 construction of buildings;

- s. Manage and maintain, and provide for the payment of all charges and expenses in respect to all properties utilized by the college;
- t. Borrow money for the needs of the college, as deemed requisite by the board, in such amounts, and for such time and upon such terms as may be determined by the board, provided that this borrowing shall not be deemed or construed to create or constitute a debt, liability, or a loan or pledge of the credit, or be payable out of property or funds, other than moneys appropriated for that purpose, of the State;
- u. Authorize any new program, educational department or school consistent with the institution's programmatic mission or approved by the commission;
 - v. (Deleted by amendment, P.L.1994, c.48);
- w. Pursuant to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.), award contracts and agreements for the purchase of goods and services, as distinct from contracts or agreements for the construction of buildings and other improvements, to that responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State college, price and other factors considered; and
 - x. Pursuant to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.), award contracts and agreements for the construction of buildings and other improvements to the lowest responsible bidder, whose bid, conforming to the invitation for bids, will be the most advantageous to the State college.

29 (cf: P.L.2005, c.369, s.1)

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- 31 2. Section 2 of P.L.1986, c.43 (C.18A:64-53) is amended to 32 read as follows:
- 33 2. As used in this article, unless the context otherwise 34 indicates:
 - a. "Board of trustees" means the board of a State college;
 - b. "Contracting agent" means the business officer of the State college having the power to prepare advertisements, to advertise for and receive bids, and to make awards for the State college in connection with the purchases, contracts or agreements permitted by this article or the officer, committee or employee to whom the power has been delegated by the State college;
- c. "Contracts" means contracts or agreements for the performance of work or the furnishing or hiring of services, materials [or] supplies , or construction, as distinguished from contracts of employment;
- d. "Legal newspaper" means a newspaper circulating in this
 State which has been printed and published in the English language
 at least once a week for at least one year continuously;

- e. "Materials" includes goods and property subject to chapter 2 of Title 12A of the New Jersey Statutes, apparatus or any other tangible thing, except real property or any interest therein;
 - f. "Extraordinary unspecifiable services" means services or products which cannot be reasonably described by written specifications;
- "Professional services" means services rendered or performed by a person authorized by law to practice a recognized profession and whose practice is regulated by law and the performance of which services requires knowledge of an advanced type in a field of learning acquired by a prolonged formal course of specialized instruction and study as distinguished from general academic instruction or apprenticeship and training. Professional services also means services rendered in the performance of work that is original and creative in character in a recognized field of artistic endeavor;
- 17 h. "Project" means any work, undertaking, construction or 18 alteration;
 - i. "Purchases" are transactions, for a valuable consideration, creating or acquiring an interest in goods, services and property except real property or any interest therein;
 - j. "State college" means an institution of higher education established pursuant to chapter 64 of Title 18A of the New Jersey Statutes;
 - k. "Work" includes services and any other activity of a tangible or intangible nature performed or assumed pursuant to a contract or agreement with a State college;
 - l. "Information technology" means telecommunication <u>and</u> <u>computing</u> goods and services, including, but not limited to, software, hardware, <u>cloud computing</u>, and systems implementation and support for voice, data and video.
- 32 (cf: P.L.2005, c.369, s.2)

- 34 3. Section 3 of P.L.1986, c.43 (C.18A:64-54) is amended to read as follows:
 - 3. a. (1) Any purchase, contract or agreement for the performance of any work or the furnishing or hiring of materials or supplies , through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of which, together with any sums expended for the performance of any work or services in connection with the same project or the furnishing of similar materials or supplies during the same fiscal year, paid with or out of college funds, does not exceed the total sum of \$26,200 or, commencing January 1, 2005, the amount determined pursuant to subsection b. of this section, in any fiscal year may be made, negotiated and awarded by a contracting agent, when so authorized by resolution of the board of trustees of

the State college without public advertising for bids and bidding
therefor.

- 3 (2) Any purchase, contract or agreement for the performance of any work or the furnishing or hiring of materials or supplies, 4 5 through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage 6 7 Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of 8 which, together with any sums expended for the performance of any 9 work or services in connection with the same project or the 10 furnishing of similar materials or supplies during the same fiscal 11 year, paid with or out of college funds, does not exceed the total 12 sum of \$100,000 or, commencing January 1, 2022, the amount determined pursuant to subsection b. of this section, in any fiscal 13 14 year may be made, negotiated and awarded by a contracting agent, 15 when so authorized by resolution of the board of trustees of the 16 State college without public advertising for bids and bidding 17 therefor.
- b. Commencing January 1, 2005 and every two years 18 19 thereafter, the Governor, in consultation with the Department of the 20 Treasury, shall adjust the threshold amount set forth in subsection a. 21 of this section in direct proportion to the rise or fall of the 22 Consumer Price Index for all urban consumers in the New York and 23 Northeastern New Jersey and the Philadelphia areas, as reported by 24 the United States Department of Labor. The adjustment shall 25 become effective on July 1 of the year in which it is reported.
 - c. Any purchase, contract or agreement made pursuant to this section may be awarded for a period of 36 consecutive months, notwithstanding that the 36 -month period does not coincide with the fiscal year.

30 (cf: P.L.2005, c.369, s.3)

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- 32 4. Section 4 of P.L.1986, c.43 (C.18A:64-55) is amended to 33 read as follows:
- 34 4. <u>a.</u> Every contract or agreement for the performance of any 35 work or the furnishing or hiring of any materials or supplies, 36 through which the workers employed in the performance of the 37 contract are paid in accordance to the "New Jersey Prevailing Wage 38 Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or the 39 contract price of which is to be paid with or out of college funds, 40 not included within the terms of section 3 of this article, shall be 41 made and awarded only by the State college after public advertising 42 for bids and bidding therefor, except as provided otherwise in this 43 article or specifically by any other law. No work, materials or 44 supplies shall be undertaken, acquired or furnished for a sum 45 exceeding in the aggregate \$26,200 or, commencing January 1, 46 2005, the amount determined pursuant to subsection b. of section 3 47 of P.L.1986, c.43 (C.18A:64-54), except by written contract or 48 agreement.

- 1 b. Any purchase, contract or agreement for the performance of 2 any work or the furnishing or hiring of materials or supplies, 3 through which the workers employed in the performance of the 4 contract are not paid in accordance to the "New Jersey Prevailing 5 Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), the cost or price of which, together with any sums expended for the 6 7 performance of any work or services in connection with the same 8 project or the furnishing of similar materials or supplies during the 9 same fiscal year, paid with or out of college funds, does not exceed 10 the total sum of \$100,000 or, commencing January 1, 2022, the amount determined pursuant to subsection b. of section 3 of 11 12 P.L.1986, c.43 (C.18A:64-54), in any fiscal year may be made, 13 negotiated and awarded by a contracting agent, when so authorized 14 by resolution of the board of trustees of the State college without 15 public advertising for bids and bidding therefor.
- 16 (cf: P.L.2005, c.369, s.4)

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- 18 5. Section 5 of P.L.1986, c.43 (C.18A:64-56) is amended to 19 read as follows:
 - Any purchase, contract or agreement of the character described in section 4 of P.L.1986, c.43 (C.18A:64-55) may be made, negotiated or awarded by the State college by resolution at a public meeting of its board of trustees without public advertising for bids or bidding therefor if:
 - The subject matter thereof consists of:
 - (1) Professional services; or
 - (2) Extraordinary unspecifiable services and products which cannot reasonably be described by written specifications, subject, however, to procedures consistent with open public bidding whenever possible; or
 - (3) Materials or supplies which are not available from more than one potential bidder, including without limitation materials or supplies which are patented or copyrighted; or
 - (4) The doing of any work by employees of the State college; or
 - (5) The printing of all legal notices and legal briefs, records and appendices to be used in any legal proceeding to which the State college may be a party and the use of electronic data or media services, including the internet, for the printing of these legal notices and legal briefs, records and appendices; or
- (6) Textbooks, copyrighted materials, student produced publications and services incidental thereto, library materials including without limitation books, periodicals, newspapers, 43 documents, pamphlets, photographs, reproductions, microfilms, 44 pictorial or graphic works, musical scores, maps, charts, globes, sound recordings, slides, films, filmstrips, video and magnetic 46 tapes, other printed or published matter and audiovisual and other materials of a similar nature, necessary binding or rebinding of

library materials and specialized library services, including electronic databases and digital formats; or

- (7) Food supplies and services, including food supplies and management contracts for student centers, dining rooms and cafeterias; or
- (8) The supplying of any product or the rendering of any service by the public utility which is subject to the jurisdiction of the Board of Public Utilities, in accordance with tariffs and schedules of charges made, charged and exacted, filed with that board; or
- (9) Equipment repair service if in the nature of an extraordinary unspecifiable service and necessary parts furnished in connection with the services; or
- (10) Specialized machinery or equipment of a technical nature which will not reasonably permit the drawing of specifications, and the procurement thereof without advertising is in the public interest; or
- (11) Insurance, including the purchase of insurance coverage and consulting services, which exceptions shall be in accordance with the requirements for extraordinary unspecifiable services; or
- (12) Publishing of legal notices in newspapers as required by law and the use of electronic data or media services, including the internet, for the publication of the legal notices; or
- (13) The acquisition of artifacts or other items of unique intrinsic, artistic or historic character; or
- (14) The collection of amounts due on student loans, including without limitation loans guaranteed by or made with funds of the United States of America, and amounts due on other financial obligations to the State college, including but not limited to, the amounts due on tuition and fees and room and board; or
 - (15) Professional consulting services; or
- (16) Entertainment, including without limitation theatrical presentations, band and other concerts, movies and other audiovisual productions; or
- (17) Contracts employing funds created by student activities fees charged to students or otherwise raised by students and expended by student organizations; or
- (18) Printing, including without limitation catalogs, yearbooks and course announcements and the production and reproduction of such material in electronic and digital formats, including compact discs; or
 - (19) Information technology; or
- 42 (20) Personnel recruitment and advertising, including without 43 limitation advertising seeking student enrollment; or
- 44 (21) Educational supplies, books, articles of clothing and other 45 miscellaneous articles purchased by a State college for resale to 46 college students and employees; or

- (22) Purchase or rental of graduation caps and gowns, and award certificates or plaques, or the rental of space and equipment used for graduation and other events and ceremonies; or
 - (23) Items available from vendors at costs below State contract pricing for the same product or service, which meets or exceeds the State contract terms or conditions; or
- 7 (24) Management contracts for bookstores, performing arts 8 centers, residence halls, parking facilities and building operations; 9 or
 - (25) Consulting services involving information technology, curricular or programmatic review, fund raising, transportation, safety or security; or
 - (26) Construction management services for construction, alteration or repair of any building or improvement; or
 - (27) Purchase or rental of equipment of a technical nature when the procurement thereof without advertising is necessary in order to assure standardization of equipment and interchangeability of parts in the public interest; or
 - (28) Banking and investment services; or
- 20 (29) Energy supply, such as electric and gas, from a third-party 21 supplier; or
 - (30) Hazardous waste collection and disposal services; or
- 23 (31) Supplies and services for the administration of study abroad 24 or remote programs; or
- 25 (32) Transportation services; or
- 26 (33) Vehicle maintenance; or
- 27 (34) Vending services; or
- 28 (35) Medical testing.

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- b. It is to be made or entered into with the United States of America, the State of New Jersey, a county or municipality or any board, body, or officer, agency or authority or any other state or subdivision thereof.
- 33 The State college has advertised for bids pursuant to section 34 4 of P.L.1986, c.43 (C.18A:64-55) on two occasions and (i) has 35 received no bids on both occasions in response to its advertisement, 36 or (ii) has rejected the bids on two occasions because the State 37 college has determined that they are not reasonable as to price, on 38 the basis of cost estimates prepared for or by the State college prior 39 to the advertising therefor, or have not been independently arrived 40 at in open competition, or (iii) on one occasion no bids were 41 received pursuant to (i) and on one occasion all bids were rejected 42 pursuant to (ii), in whatever sequence; any contract or agreement 43 may then be negotiated by a two-thirds affirmative vote of the 44 authorized membership of the board of trustees authorizing the 45 contract or agreement; provided that:
 - (1) A reasonable effort is just made by the contracting agent to determine that the same or equivalent materials or supplies at a cost which is lower than the negotiated price are not available from any

agency or authority of the United States, the State of New Jersey or of the county in which the State college is located, or any municipality in close proximity to the State college;

- (2) The terms, conditions, restrictions and specifications set forth in the negotiated contract or agreement are not substantially different from those which were the subject of competitive bidding pursuant to section 4 of this article; and
- 8 (3) Any minor amendment or modification of any of the terms, 9 conditions, restrictions and specifications, which were the subject of 10 competitive bidding pursuant to section 4 of P.L.1986, c.43 11 (C.18A:64-55), shall be stated in the resolution awarding the 12 contract or agreement; except that if on the second occasion the 13 bids received are rejected as unreasonable as to price, the State 14 college shall notify each responsible bidder submitting bids on the 15 second occasion of its intention to negotiate and afford each bidder 16 a reasonable opportunity to negotiate, but the State college shall not 17 award the contract or agreement unless the negotiated price is lower 18 than the lowest rejected bid price submitted on the second occasion 19 by a responsible bidder, is the lowest negotiated price offered by 20 any reasonable vendor, and is a reasonable price for the work, 21 materials, supplies or services. Whenever a State college shall 22 determine that a bid was not arrived at independently in open 23 competition pursuant to subsection c. (ii) of this section, it shall 24 thereupon notify the Attorney General of the facts upon which its 25 determination is based and, when appropriate, it may institute 26 appropriate proceedings in any State or federal court of competent 27 jurisdiction for a violation of any State or federal antitrust law or 28 laws relating to the unlawful restraint of trade.
 - <u>d</u>. It is to be awarded through a reverse auction for the purchase <u>of utilities and other commodities.</u>

(cf: P.L.2005, c.369, s.5)

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- 6. Section 6 of P.L.1986, c.43 (C.18A:64-57) is amended to read as follows:
- 6. Any purchase, contract, or agreement may be made, negotiated or awarded by a State college without public advertising for bids and bidding therefor, notwithstanding that the cost or contract price will exceed [\$26,200] \$100,000 or, commencing January 1, 2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), when an emergency affecting the health, safety or welfare of occupants of college property requires the immediate delivery of the materials or supplies or the performance of the work, if the purchases, contracts or agreements are awarded or made in the following manner:
- a. A written requisition for the performance of the work or the furnishing of materials or supplies, certified by the employee in charge of the building, facility or equipment where the emergency occurred, is filed with the contracting agent or his deputy in charge

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describing the nature of the emergency, the time of its occurrence, and the need for invoking this section. The contracting agent, or his deputy in charge, being satisfied that the emergency exists, is authorized to award a contract for the work, materials or supplies.

- b. Upon the furnishing of the work, materials or supplies in accordance with the terms of the contract or agreement, the contractor furnishing the work, materials or supplies is entitled to be paid therefor and the State college is obligated for the payment.
- c. The board of trustees may prescribe rules and procedures to implement the requirements of this section.

11 (cf: P.L.2005, c.369, s.6)

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- 7. Section 19 of P.L.1986, c.43 (C.18A:64-70) is amended to read as follows:
- 19. All contracts or agreements for the purchase of goods and services, as distinct from contracts or agreements for the construction of buildings and other improvements, which require public advertisement for bids shall be awarded by the board of trustees to the responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State college, price and other factors considered , except that a bid may be disqualified due to prior negative experience pursuant to the provisions of section 10 of P.L. , c. (C.) (pending before the Legislature as this bill).

Prior to the award of any contract or agreement which does not require public advertisement, the estimated cost of which is 20% or more of the amount set forth in this act or, commencing January 1, 1985, 20% of the amount determined by the Governor pursuant to subsection b. of section 3 of this act, the contracting agent shall, except in the case of professional services, solicit quotations therefor whenever practicable, and the award thereof shall be made, in accordance with section 3 of this article, on the basis of the quotation, conforming to the request for proposals, which is most advantageous to the State college, price and other factors considered; however, if the contracting agent deems it impractical to solicit competitive quotations or having sought the quotations determines that the award should not be made on that basis, the contracting agent shall file a statement of explanation of the reason or reasons therefor, which shall be placed on file with the purchase, contract, or agreement.

41 (cf: P.L.2005, c.369, s.12)

- 43 8. Section 2 of P.L.1992, c.61 (C.18A:64-76.1) is amended to 44 read as follows:
- 45 2. a. Whenever the entire cost for the construction, alteration 46 or repair of any building by a State college will exceed the amount 47 determined pursuant to subsection b. of section 3 of P.L.1986, c.43

- 1 (C.18A:64-54), the contracting agent shall advertise for and receive 2 in the manner provided by law:
- 3 (1) separate bids for branches of work in the following 4 categories:
 - (a) the plumbing and gas fitting work;

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- 6 (b) the refrigeration, heating and ventilating systems and 7 equipment;
 - (c) the electrical work, including any electrical power plants, tele-date, fire alarm, or security systems;
 - (d) the structural steel and ornamental iron work;
- 11 (e) general construction, which shall include all other work and 12 materials required for the completion of the project, or
 - (2) bids for all work and materials required to complete the entire project if awarded as a single contract, or
 - (3) both (1) and (2) above.

In the case of separate bids under paragraph (1) or (3) of this subsection, prime contractors for categories (a) through (d) shall not be required to name subcontractors in their bid. In the case of a single bid under paragraph (2) or (3), all bids submitted shall set forth the names and license numbers of all subcontractors to whom the general contractor will subcontract the work described in the foregoing categories (a) through (d). Subcontractors who furnish non-specialty trade work pursuant to category (e) in paragraph (1) of this subsection or subcontractors who furnish work to named subcontractors pursuant to categories (a) through (d) in paragraph (1) of this subsection shall not be named in the bid. Notwithstanding the foregoing provisions of this subsection, a State college may choose to require in its bid specification that a subcontractor shall be named in a bid when, in the case of paragraph (1), separate bids for each category, the work of that subcontractor exceeds 35 percent of the State college's estimated amount of value of the work, which shall be set forth in the bid specification.

- b. Contracts shall be awarded to the lowest responsible bidder whose bid, conforming to the invitation for bids, will be the most advantageous to the State college , except that a bid may be disqualified due to prior negative experience pursuant to the provisions of section 10 of P.L. , c. (C.) (pending before the Legislature as this bill). Whenever two or more bids of equal amounts are the lowest bids submitted by responsible parties, the college may award the contract to any of the parties, as, in its discretion, it may determine.
- 43 (cf: P.L.2012, c.59, s.2)
- 45 9. Section 27 of P.L.1986, c.43 (C.18A:64-78) is amended to 46 read as follows:

- 27. Any college may, by resolution of its board of trustees, authorize the sale in the following manner of its personal property not needed for college purposes:
- a. If the estimated fair value of the property to be sold exceeds [\$26,200] \$100,000 or, commencing January 1,2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any one sale and the property does not consist of perishable goods, it shall be sold at public sale to the highest bidder.
- b. Notice of the date, time and place of the public sale, together with a description of the items to be sold and the conditions of sale, shall be published once in a legal newspaper. Sales shall be held not less than seven nor more than 14 days after the publication of the notice thereof.
- c. Personal property may be sold to the United States, the State of New Jersey, another college or to any body politic by private sale without advertising for bids.
- d. If no bids are received, the property may then be sold at private sale without further publication or notice thereof but in no event at less than the estimated fair value; or the State college may, if it so elects, reoffer the property at public sale. As used herein, "estimated fair value" means the market value of the property if sold by a willing seller to a willing buyer less the cost to the college of continuing to store or maintain the property.
- e. A State college may reject all bids if it determines a rejection to be in the public interest. In any case in which the college has rejected all bids, it may readvertise the personal property for a subsequent public sale. If it elects to reject all bids at a second public sale pursuant to this section, it may then sell the personal property without further publication or notice thereof at private sale, but in no event shall the negotiated price at the private sale be less than the amount of the highest bid rejected at the preceding two public sales, nor shall the terms or conditions of sale be changed or amended.
- f. If the estimated fair value of the property to be sold does not exceed [\$26,200] \$100,000 or, commencing January 1, 2005, the amount determined pursuant to subsection b. of section 3 of P.L.1986, c.43 (C.18A:64-54), in any one sale or the property consists of perishable goods, it may be sold at private sale without advertising for bids.

40 (cf: P.L.2005, c.369, s.15)

10. (New section) a. A board of trustees of a State college may, by resolution approved by a majority of the board and subject to subsections b. and c. of this section, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board

finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 vears.

- b. As used in this section, "prior negative experience" means any of the following:
- (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college;
- (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract;
- (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or
- (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.
- c. The following conditions shall apply if the State college is contemplating a disqualification based on prior negative experience:
- (1) The existence of any of the indicators of prior negative experience set forth in this section shall not require that a bidder be disqualified. In each instance, the decision to disqualify shall be made within the discretion of the State college and shall be rendered in the best interests of the State college.
- (2) All mitigating factors shall be considered in determining the seriousness of the prior negative experience and in deciding whether disqualification is warranted.
- (3) The bidder shall be furnished by the State college with a written notice (a) stating that a disqualification is being considered; (b) setting forth the reason for the disqualification; and (c) indicating that the bidder shall be accorded an opportunity for a hearing before the State college if the bidder so requests within a stated period of time. At the hearing, the bidder shall show good cause why the bidder should not be disqualified by presenting documents and testimony. If the State college determines that good cause has not been shown by the bidder, it may vote to find the bidder lacking in responsibility and, thus, disqualified.
- (4) Disqualification shall be for a reasonable, defined period of time which shall not exceed five years.
- (5) A disqualification, other than a disqualification pursuant to which a State college is prohibited by law from entering into a contract with a bidder, may be voided or the period thereof may be reduced, in the discretion of the State college, upon the submission of a good faith application under oath, supported by documentary

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evidence, setting forth substantial and appropriate grounds for the granting of relief, such as reversal of a judgment, or actual change of ownership, management or control of the bidder.

(6) An opportunity for a hearing need not be offered to a bidder whose disqualification is based on its suspension or debarment by an agency or department of the executive branch of the State of New Jersey. The term of such a disqualification shall be concurrent with the term of the suspension or debarment by the State agency or department.

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11. This act shall take effect on the 30th day after the date of enactment.

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This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include:

- the rental of space and equipment used for graduation and other events and ceremonies;
- banking and investment services;
- energy supply, such as electric and gas, from a third-party supplier;
- hazardous waste collection and disposal services;
- supplies and services for the administration of study abroad or remote programs;
- transportation services;
- vehicle maintenance;
- vending services; and

• medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following:

- (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college.
- (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract;
- (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or
- (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the current powers is the power to employ architects to plan

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- buildings. The bill broadens this provision to include the power to
- 2 employ engineers, consultants, and other professionals, in addition
- 3 to architects, to plan buildings.

ASSEMBLY HIGHER EDUCATION COMMITTEE

STATEMENT TO

ASSEMBLY, No. 6005

with committee amendments

STATE OF NEW JERSEY

DATED: JANUARY 3, 2022

The Assembly Higher Education Committee reports favorably Assembly Bill No, 6005, with committee amendments.

As amended, this bill makes various changes to the "State College" Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance with the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: (1) the rental of space and equipment used for graduation and other events and ceremonies; (2) banking and investment services; (3) energy supply, such as electric and gas, from a third-party supplier; (4) hazardous waste collection and disposal services; (5) supplies and services for the administration of study abroad or remote programs; (6) transportation services; (7) vehicle maintenance; (8) vending services; and (8) medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be

determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had a prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following: (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college; (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract; (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the

current powers is the power to employ architects to plan buildings. The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings, consistent with the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.).

As amended and reported by the committee, this bill is identical to Senate Bill No. 4043 (2R), which was also amended and reported by the committee on this same date.

COMMITTEE AMENDMENTS:

The committee amended the bill to:

- provide that the authority of the board of trustees of a State college to employ architects, consultants, and other professionals to plan buildings must be used in a manner that is consistent with the provisions of the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.);
- require the Governor, in consultation with the Department of the Treasury, to adjust both public bidding thresholds set forth in section 3 of P.L.1986, c.43 (C.18A:64-54);
- clarify that a State college may make certain purchases above the cost of the applicable public bidding threshold amount in emergency circumstances; and
- provide that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education, and to establish the roles of participating entities.

ASSEMBLY APPROPRIATIONS COMMITTEE

STATEMENT TO

[First Reprint] **ASSEMBLY, No. 6005**

STATE OF NEW JERSEY

DATED: JANUARY 6, 2022

The Assembly Appropriations Committee reports favorably Assembly Bill No. 6005 (1R).

This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance with the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: (1) the rental of space and equipment used for graduation and other events and ceremonies; (2) banking and investment services; (3) energy supply, such as electric and gas, from a third-party supplier; (4) hazardous waste collection and disposal services; (5) supplies and services for the administration of study abroad or remote programs; (6) transportation services; (7) vehicle maintenance; (8) vending services; and (8) medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill provides that a board of trustees of a State college may, by resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable,

if the board finds that a board of an institution of higher education in the State has had a prior negative experience with the bidder within the past 15 years.

The bill defines "prior negative experience" to include any of the following: (1) the bidder has been found, through either court adjudication, arbitration, mediation, or other contractually stipulated alternate dispute resolution mechanism, to have: failed to provide or perform goods or services; or failed to complete the contract in a timely manner; or otherwise performed unsatisfactorily under a prior contract with a State college; (2) the bidder defaulted on a contract, thereby requiring a State college to utilize the services of another contractor to provide the goods or perform the services or to correct or complete the contract; (3) the bidder defaulted on a contract, thereby requiring a State college to look to the bidder's surety for completion of the contract or tender of the costs of completion; or (4) the bidder is debarred or suspended from contracting with any of the agencies or departments of the executive branch of the State of New Jersey at the time of the contract award, whether or not the action was based on experience with a State college.

The bill sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience including: giving the State college discretion to disqualify a bidder; requiring consideration of mitigating factors; requiring the provision of written notice to the bidder of a potential disqualification; limiting the period of time during which a bidder may be disqualified; and limiting the opportunity for a hearing under certain circumstances.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

Finally, current law (N.J.S.18A:64-6) details the powers and duties of the board of trustees of a State college or university. One of the

current powers is the power to employ architects to plan buildings. The bill broadens this provision to include the power to employ engineers, consultants, and other professionals, in addition to architects, to plan buildings, consistent with the "Building Design Services Act," P.L.1989, c.277 (C.45:4B-1 et seq.).

As reported by the committee, Assembly Bill No. 6005 (1R) is identical to Senate Bill No. 4043 (2R), as also reported by the committee.

FISCAL IMPACT:

The Office of Legislative Services (OLS) determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law.

State colleges and universities may experience marginal cost savings due to the bill's expansion of the subject matter exemptions to the requirement for public advertising and bidding. The OLS determines the savings resulting from the bill would largely be realized in the form of reduced staff time and resources being dedicated to the public advertising and bidding process.

The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for the public institutions. While lead agencies under the bill would still be subject to undergoing the process for executing a master contract for a particular good or service, participating contracting units may realize marginal cost savings to the extent that those units would not have to dedicate their own staff time and resources to executing a contract.

LEGISLATIVE FISCAL ESTIMATE

[First Reprint]

ASSEMBLY, No. 6005 STATE OF NEW JERSEY 219th LEGISLATURE

DATED: JANUARY 10, 2022

SUMMARY

Synopsis: Raises statutory threshold for certain public bidding, permits bidder

disqualification due to prior negative experience, adds exemptions to public bidding requirement under "State College Contracts Law," and

establishes process for cooperative pricing system.

Type of Impact: Annual State college and university expenditure reduction.

Agencies Affected: State colleges and universities.

Office of Legislative Services Estimate

Fiscal Impact	Year 1	Year 2	Year 3
State College and University			
Cost Reduction		Indeterminate	

- The Office of Legislative Services (OLS) determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law.
- State colleges and universities may experience marginal cost savings due to the bill's
 expansion of the subject matter exemptions to the requirement for public advertising and
 bidding. The OLS determines the savings resulting from the bill would largely be realized in
 the form of reduced staff time and resources being dedicated to the public advertising and
 bidding process.
- The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for the public institutions. While lead agencies under the bill would still be subject to undergoing the process for executing a master contract for a particular good or service, participating contracting units



may realize marginal cost savings to the extent that those units would not have to dedicate their own staff time and resources to executing a contract.

BILL DESCRIPTION

This bill makes various changes to the "State College Contracts Law," P.L.1986, c.43 (C.18A:64-52 et seq.). The public bid threshold for State colleges and universities is currently \$34,400. Pursuant to the "State College Contracts Law," the threshold is adjusted every two years by the Governor, in consultation with the Department of the Treasury, in direct proportion to the rise or fall of the Consumer Price Index for all urban consumers in New York and Northeastern New Jersey and the Philadelphia areas, as reported by the United States Department of Labor. This bill raises the threshold to \$100,000 for contracts through which workers employed in the performance of the contract are not paid in accordance to the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.). The threshold for contracts through which workers employed in the performance of the contract are paid in accordance to the "New Jersey Prevailing Wage Act" remains unchanged. Both thresholds will continue to be adjusted by the Governor every two years in the same manner as established in current law.

The bill changes the law that enumerates numerous exemptions to the requirement for public advertising and bidding to also include: the rental of space and equipment used for graduation and other events and ceremonies; banking and investment services; energy supply, such as electric and gas, from a third-party supplier; hazardous waste collection and disposal services; supplies and services for the administration of study abroad or remote programs; transportation services; vehicle maintenance; vending services; and medical testing.

The bill also provides that a State college or university may purchase without public advertising for bids if the purchase or contract is to be awarded through a reverse auction for the purchase of utilities and other commodities.

The bill permits a board of trustees of a State college to, by adopting a resolution approved by a majority of the board, disqualify a bidder who would otherwise be determined to be the lowest responsible bidder or the responsible bidder whose bid would otherwise be determined to be most advantageous to the State college as applicable, if the board finds that a board of an institution of higher education in the State has had prior negative experience with the bidder within the past 15 years. The bill establishes a definition of "prior negative experience" for these purposes and sets forth conditions that must be applied if a State college is contemplating a bidder disqualification based on prior negative experience.

The bill amends the definition of "contracts" in the "State College Contracts Law" to include contracts or agreements for the performance of work or the furnishing or hiring of construction. The bill also amends the definition of "information technology" in the law to include computing goods and services, and cloud computing.

The bill provides that the governing board of a public institution of higher education may by resolution establish a cooperative pricing system with the governing boards of other public institutions of higher education. A lead agency will procure goods and services through a cooperative pricing system using a master contract. A master contract is required to be secured in accordance with all applicable State contracting and procurement laws. A participating contracting unit may use the master contract during the contract period to procure goods or services of the same specification, quality, and price as that contained in the master contract with the lead agency. The bill provides that no vendor will be required to extend bid prices to participating contracting units in a cooperative pricing system unless so specified in the bids.

FISCAL ANALYSIS

EXECUTIVE BRANCH

None received.

OFFICE OF LEGISLATIVE SERVICES

The OLS determines that this bill may result in marginal cost savings for the State colleges and universities. Under the bill, the increased public bid threshold for certain contracts not involving workers paid in accordance with the "New Jersey Prevailing Wage Act" may lead to State colleges and universities advertising for less contracts than would otherwise be the case under current law. The extent to which the State colleges and universities would experience workload reductions due to the increased bid threshold is unknown. Therefore, the OLS cannot estimate the amount of any resulting cost savings.

State colleges and universities may experience similar, marginal cost savings due to the bill's expansion of the subject matter exemptions to the requirement for public advertising and bidding. The OLS determines the savings resulting from the bill would largely be realized in the form of reduced staff time and resources being dedicated to the public advertising and bidding process. Due to the lack of detailed information concerning the costs associated with the public advertising of bids for a contract or agreement for the performance of any work or the furnishing or hiring of any materials or supplies exempted by the bill, the OLS cannot estimate the amount of cost savings that may be realized.

The bill's provision permitting the governing board of a public institution of higher education to establish a cooperative pricing system may generate marginal cost savings for participating public institutions of higher education. While these provisions of the bill would continue to subject lead agencies, with respect to executing a master contract for a particular good or service, to all applicable State contracting and procurement laws, any participating public institutions of higher education (other than a public institution of higher education acting as a lead agency) may realize marginal cost savings to the extent that those public institutions of higher education would not have to dedicate their own staff time and resources to executing a contract. The OLS notes that there is insufficient information available to estimate these cost savings.

Section: Education

Analyst: Robert A. Melcher

Section Chief

Approved: Thomas Koenig

Legislative Budget and Finance Officer

This legislative fiscal estimate has been produced by the Office of Legislative Services due to the failure of the Executive Branch to respond to our request for a fiscal note.

This fiscal estimate has been prepared pursuant to P.L.1980, c.67 (C.52:13B-6 et seq.).

Governor Murphy Takes Action on Legislation

01/18/2022

TRENTON – Governor Murphy today signed the following bills:

S-384/A-1964 (Weinberg, Singleton/Stanley, Munoz, McKeon, Sumter, Lampitt, Vainieri Huttle, Wimberly, Mosquera, Downey, Chiaravalloti) – Expands training for judges, law enforcement officers and assistant county prosecutors concerning handling of domestic violence cases

S-386/A-1763 (Weinberg, Singleton/Munoz, Vainieri Huttle, Downey, Mosquera, Lampitt, Benson) - Establishes mandatory domestic violence training for municipal prosecutors

S-396/A-4903 (Weinberg, Addiego/Johnson, Mukherji) – Adjusts statute of limitations on damage claim for construction defect in common interest communities

S-705/A-1077 (Ruiz, Cunningham/Speight, Vainieri Huttle, Downey) – Requires DOH to develop and implement plan to improve access to perinatal mood and anxiety disorder screening

SCS for S-844 and 2533/ACS for A-4635 (Pou, Greenstein/Zwicker, Lopez) – Revises reporting requirements for charitable organizations and non-profit corporations

S-867/A-2316 (Pou/Jimenez, Giblin, Johnson) – Permits physical therapists to perform dry needling under certain circumstances

S-896/A-2396 (Pou, Turner/Wimberly, Timberlake, Murphy) – Expands Office of Public Defender representation of juveniles; repeals section 4 of P.L.1968, c.371

S-969wGR/ACS for A-2687 (Ruiz, Turner/Mazzeo, Lampitt, Moen) – Establishes loan redemption program for certain teachers to redeem loan amounts received under New Jersey College Loans to Assist State Students Loan Program through employment in certain schools; makes annual appropriation of \$1 million

S-994/A-6248 (Sweeney, Singleton/Lopez) – Requires State agencies and political subdivisions to make good faith effort to purchase five percent of goods and services from Central Nonprofit Agency

SCS for S-1016/ACS for A-2070 (Smith, Bateman/Calabrese, Mukherji, Benson) – Restricts use of neonicotinoid pesticides

S-1020/AS for ACS for A-1184 and 4414 (Ruiz, Gopal/Zwicker, Conaway, Verrelli, Caputo) – Requires School Report Card to include demographic breakdown of students who receive disciplinary actions; requires Commissioner of Education to establish Statewide database concerning certain disciplinary actions

S-1559/A-1659 (Scutari, Diegnan/Quijano, Bramnick, Mukherji, Sumter, Downey, Dancer) – "New Jersey Insurance Fair Conduct Act"

S-1771/A-1489 (Madden, Turner/Moriarty, Mosquera, Vainieri Huttle) – Expressly prohibits invasive examination of unconscious patient by health care practitioner without patient's prior informed written consent

- **S-2160wGR/A-5701 (Sweeney, Oroho, Singer/Carter, Lampitt, Jasey)** Creates special education unit within the Office of Administrative Law; requires annual report
- SCS for S-2515/ACS for A-4676 (Smith, Greenstein/Quijano, Jasey, McKeon) Establishes postconsumer recycled content requirements for rigid plastic containers, glass containers, paper and plastic carryout bags, and plastic trash bags; prohibits sale of polystyrene loose fill packaging
- S-2723/A-2614 (Sweeney, Turner/Murphy, Benson, Timberlake) "21st Century Integrated Digital Experience Act"
- **S-2830/A-5291 (Ruiz, Singleton/Quijano)** Requires educator preparation program to report passing rates of students who complete certain tests and to disseminate information on test fee waiver programs, and permits collection of student fee for certain testing costs
- S-2835/A-5292 (Ruiz, Cunningham/Quijano, Lampitt, Jasey) Requires compilation of data and issuance of annual reports on New Jersey teacher workforce
- **S-2921/A-5554 (Gopal, Greenstein/Houghtaling, Downey, Mukherji)** Allows municipalities to designate outdoor areas upon which people may consume alcoholic beverages
- S-3009/A-4847 (Vitale, Gopal, Gill/Vainieri Huttle, Quijano, Verrelli) Authorizes expanded provision of harm reduction services to distribute sterile syringes and provide certain support services to persons who use drugs intravenously
- **S-3081/A-5219 (Singleton/McKeon, Dunn)** Repeals law concerning excess rates and charges for title insurance; makes agreement to use services of title or settlement service company subject to attorney review
- S-3164/A-4987 (Gopal, Singleton/Houghtaling, Vainieri Huttle, Giblin) Creates NJ Legislative Youth Council
- **S-3265/A-5074 (Diegnan, Greenstein/DeAngelo, Dancer, Mukherji)** Permits members of SPRS to purchase service credit for prior public employment with federal government or another state
- **S-3342/A-5463 (Codey, Singleton/Jasey, Giblin, Timberlake)** Directs NJT to erect statue in honor of A. Philip Randolph; appropriates \$90,000
- **S-3465/A-4336 (Oroho, Sweeney/Houghtaling, Space)** Directs Department of Agriculture to pay annual premiums to enrolled dairy farmers for certain coverage under the federal Dairy Margin Coverage Program; appropriates \$125,000
- **S-3488wGR/A-5537 (Sweeney, Gopal, O'Scanlon/Burzichelli, Dancer, Spearman)** Modifies certain procedures pertaining to school district regionalization; establishes grant program for cost reimbursement of conducting regionalization feasibility studies; and provides financial incentives for regionalization
- **S-3493/A-5458 (Vitale, Gill/Vainieri Huttle, Mukherji, McKnight)** Permits expungement of possession or distribution of hypodermic syringe or needle offense in cases of previous expungement; repeals criminal offense of possession of syringe
- **S-3539/A5409 (T. Kean, Gopal/Houghtaling)** Directs DEP to establish grant program for local governments to support development of community gardens
- S-3594/A-5509 (Singleton, Scutari/Zwicker, Reynolds-Jackson, Verrelli) Provides that in personal

- injury or wrongful death lawsuits, calculations of lost or impaired earnings capacity not be reduced because of race, ethnicity, gender identity or expression, or affectional or sexual orientation
- **S-3672/A-6009 (Singleton, Turner, Moen, Johnson, McKnight)** Permits exemption from civil service examination requirement for entry-level law enforcement officers, sheriff's officers, and State and county correctional police officers; permits hiring or appointment of such officers under certain conditions, and makes appropriation
- **S-3673/A-6219 (Gopal, Greenstein/Burzichelli)** Authorizes limited breweries and craft distilleries to sell at retail and offer for sampling purposes product bottled and stored off-site under certain circumstances
- S-3685/A-5576 (Ruiz, Codey/Jasey, Lampitt, Mukherji) Permits teacher and professional staff member who provides special services retired from TPAF to return to employment for up to two years without reenrollment in TPAF if employment commences during 2021-2022 and 2022-2023 school years
- **S-3707/A-5673 (Vitale, Ruiz/Vainieri Huttle, Downey, Zwicker)** Repeals statute criminalizing sexual penetration while infected with venereal disease or HIV under certain circumstances; requires that in prosecutions for endangering another by creating substantial risk of transmitting infectious disease, name of defendant and other person be kept confidential
- S-3764/A-3369 (Gopal, Weinberg/Johnson, Stanley, Karabinchak) Establishes Commission on Asian American Heritage in DOE
- S-3810/ACS for A-5862 (Sweeney, Addiego, Greenstein/Benson, Quijano) "Responsible Collective Negotiations Act"
- **S-3968/A-5930 (Singleton, Beach/Sumter, Karabinchak)** Increases purchasing threshold permitting Director of Division of Purchase and Property to delegate authority to agencies; increases bid advertising threshold on certain contracts by same scale
- S-3975/A-5963 (Greenstein, Oroho/Benson, Vainieri Huttle, DeAngelo) Establishes requirements to commence screening newborn infants for congenital cytomegalovirus infection; establishes public awareness campaign
- **S-4004wGR/A-5950 (Weinberg, Greenstein/Sumter, Benson, Reynolds-Jackson)** Establishes database of certain appointed positions and elected offices
- **S-4020/A-5867 (Gopal, Cunningham/Chiaravalloti, Jasey, Carter)** Expands bonding authority of New Jersey Educational Facilities Authority to permit financing for general funding needs at New Jersey's institutions of higher education
- **S-4021/A-6100 (Gopal, Ruiz/Mukherji, Jasey, Timberlake, Stanley)** Requires school districts to provide instruction on history and contributions of Asian Americans and Pacific Islanders as part of implementation of New Jersey Student Learning Standards in Social Studies
- **S-4043/A-6005 (Cunningham/Jasey, Greenwald)** Raises statutory threshold for certain public bidding, permits bidder disqualification due to prior negative experience, adds exemptions to public bidding requirement under "State College Contracts Law," and establishes process for cooperative pricing system
- **S-4063/A-6220 (Sweeney/Giblin, Egan)** Removes New Jersey Maritime Pilot and Docking Pilot Commission from appropriations act provision that limits compensation and health benefits; clarifies PERS and SHBP eligibility for members of commission

S-4068/ACS for A-6110 and 6185 (Sarlo, Oroho/Benson, Mukherji, Bramnick) – Revises elective pass-through entity business alternative income tax

S-4074wGR/A-6000 (Ruiz, Beach/Verrelli, Lampitt, Carter) – Allows alternative evaluation in place of basic skills testing requirements for certain teacher certification

SCS for S-4102/A-6230 (Sweeney, Ruiz/Benson, Mejia, Zwicker) – Establishes Direct Support Professional Career Development Program; appropriates \$1,000,000

S-4128/A-6231 (Sweeney, Pou/Houghtaling, Conaway, Dancer) – Requires that only fruits and vegetables grown and packaged in NJ may be labeled by food retailers as local to State

S-4207/A-6119 (Sweeney, Beach/Mukherji, Egan, Pintor Marin) – Concerns apprenticeship programs of public works contractors

S-4210/A-6062 (Sweeney, Greenstein/Greenwald, McKnight, Mukherji) – Requires EDA to establish loan program to assist certain businesses with funding to provide reasonable accommodations for employees with disabilities

S-4211/A-6228 (Sweeney, Corrado/Benson, Speight, Zwicker) – Establishes county college-based adult centers for transition for individuals with developmental disabilities; makes annual appropriation of \$4.5 million

S-4218/A-6256 (Scutari/Reynolds-Jackson, Wimberly, Mukherji) – Appropriates \$2 million to CRDA to support costs associated with hosting NAACP National Convention in Atlantic City

S-4233/A-6229 (Scutari, Gopal/Mukherji, Jimenez) – Limits fees charged to patients and authorized third parties for copies of medical and billing records

S-4252/A-6182 (Madden/Murphy, Chaparro) – Limits extension of mandatory retirement to 90 days from State Police Retirement System during emergencies

A-259/S-2224 (DeAngelo, Mukherji, Benson/Gopal, Pennacchio) – Provides civil service preference to military service members who did not serve in theater of operation but received campaign or expedition medal

A-798/S-52 (Verrelli, Vainieri Huttle, Armato/Singer, Greenstein) – Establishes local drug overdose fatality review teams

A-802/S-1352 (Verrelli, Reynolds-Jackson, Murphy/Turner, Pou) — Requires certain retailers to train employees on gift card fraud

A-862wGR/S-962 (Chiaravalloti, Karabinchak/Pennacchio, Pou) – Permits municipalities to refund excess property taxes paid by a taxpayer who wins an assessment appeal as a property tax credit

A-953/S-4031 (Karabinchak, Houghtaling/Pou) – Requires architects disclose insurance coverage

ACS for A-998 and 2349/S-4312 (Moen, Downey, Houghtaling, Benson, Vainieri Huttle/Ruiz, Beach, Singleton) – The "New Jersey Social Innovation Act"; establishes social innovation loan pilot program and study commission within EDA

A-1121/S-1871 (Murphy, Dancer, Stanley/Lagana, Pennacchio) – Upgrades certain crimes of misrepresenting oneself as member or veteran of US Armed Forces or organized militia

A-1219wGR/S-1054 (Chaparro, McKnight/Stack) – Requires owner notification of rabies testing protocol prior to testing of owner's animal for rabies

A-1229wGR/S-2161 (Schaer, Mosquera, Tucker, Lampitt, Vainieri Huttle, Quijano, Wimberly, Pintor Marin, Jasey/Turner, Singleton) – Requires DCA to make information on homeless prevention programs and services available on its Internet website

A-1293/S-3977 (Greenwald, Burzichelli, Mukherji/Greenstein, Gopal) – Establishes advisory council for the brewery, cidery, meadery, and distillery industries in NJ and provides for funding through certain alcoholic beverage tax receipts

A-1663/S-1842 (Quijano, Vainieri Huttle, Karabinchak/Cryan, Scutari) – Establishes "New Jersey Nonprofit Security Grant Program"

A-2186/S-1599 (Mukherji, Chaparro, McKnight/Codey, Pou) – Establishes Statewide database of beds in shelters for the homeless

A-2360/S-3285 (Chaparro, Karabinchak, Johnson/Greenstein, Stack) – Requires electric public utility to charge residential rate for service used by residential customer for electric vehicle charging at charging stations within certain designated parking spaces

A-2685wGR/S-4209 (Armato, Mazzeo, Mukherji/Stack) – Concerns information on property condition disclosure statement

A-2772/S-1040 (Downey, Houghtaling, Benson/Gopal) – Authorizes certain Medicaid recipients residing on post-secondary school campus to participate remotely in meetings of non-medical nature regarding Medicaid benefits

A-2877/S-1149 (Dancer, Vainieri Huttle, Reynolds-Jackson/Ruiz) – Requires registration of certain vacant and abandoned properties with municipalities and provides enforcement tools related to maintenance of these properties

A-3007/S-3127 (Lampitt, Dunn, Benson/Lagana, Gopal) – Requires institutions of higher education to provide students with access to mental health care programs and services and to establish a hotline to provide information concerning the availability of those services

A-3392/S-1219 (Reynolds-Jackson, Timberlake, Jasey/Turner, Beach) – Requires student representative be appointed to each board of education of school district and board of trustees of charter school that includes grades nine through 12

A-3804/S-1590 (Armato, Murphy, S. Kean/Beach, A.M. Bucco) – Designates 9-1-1 operators or dispatchers as 9-1-1 first responder dispatchers

A-3870/S-2807 (Karabinchak, Johnson, Mukherji/Greenstein, Pou) – "Defense Against Porch Pirates Act"; amends theft statute

A-3950wGR/S-3180 (Verrelli, Benson, Zwicker/Greenstein, Turner) – Prohibits employer use of tracking device in vehicle operated by employee under certain circumstances

A-4002wGR/S-2257 (Caputo, Dancer, Murphy/Gopal, Sarlo) – Allows deduction of promotional gaming credit from gross revenue on sports wagering

A-4232/S-4231 (Houghtaling, Dancer, Wirths/Oroho, Smith) – Creates program in Department of Agriculture for deer fencing on certain farmland

A-4238/S-2561 (Chiaravalloti, Schaer, Benson/Gopal, Singer) – Establishes minimum Medicaid reimbursement rate for adult medical day care services

A-4241/S-2894 (Downey, Vainieri Huttle, Murphy/Pou) – Requires DHS to conduct biennial survey of SNAP experience

ACS for A-4253/S-3233 (Conaway, Pinkin, Jimenez/Cryan) – Requires certain electronic medical programs to include demographic data entry feature; requires laboratories to record certain patients' demographic information; requires certain hospitals and laboratories to implement cultural competency training program

A-4366/S-2801 (Taliaferro, Sumter, Mukherji/Pou, Greenstein) – Requires Police Training Commission to contract with crisis intervention training center to provide mental health training to police officers and establish curriculum specific to persons experiencing economic crisis or substance use disorder

A-4434wGR/S-2716 (Greenwald, Lampitt, Mukherji/Beach, Ruiz) – Establishes Student Wellness Grant Program in DOE

A-4478/S2759 (Vainieri Huttle, Speight, Schepisi, DeCroce/Vitale, Madden) – Establishes additional requirements for DOH to assess sanctions and impose penalties on nursing homes; revises reporting requirements for nursing homes

A-4569/S-3535 (Reynolds-Jackson, Benson, Karabinchak/Turner) – Requires BPU, electric power suppliers, and gas suppliers to publish certain information related to filing of customer complaints

ACS for A-4655/S-3595 (Reynolds-Jackson, Wimberly, Carter/Turner) – Limits police presence at polling places and ballot drop boxes; prohibits electioneering within 100 feet of ballot drop box

A-4771/S-2951 (Downey, Armato, Mukherji/Gopal, Singleton) – Expands offenses eligible for expungement upon successful discharge from drug court

A-4856/S-3094 (Lampitt, Benson, Caputo/Ruiz, Beach) – Requires Internet websites and web services of school districts, charter schools, renaissance schools, and the Marie H. Katzenbach School for the Deaf to be accessible to persons with disabilities

A-5033wGR/S-3279 (Benson, Dancer, Verrelli/Gopal) – Authorizes motor vehicle dealers to sell motor vehicles online and obtain electronic signatures for motor vehicle transactions

ACS for A-5075wGR/S-4001 (Burzichelli, Dancer, Johnson/Sweeney, A.M. Bucco) – Removes Fire Museum and Fallen Firefighters Memorial from auspices of DEP and establishes museum as independent organization; makes \$200.000 supplemental appropriation

A-5160/S-3324 (DeAngelo, Conaway, Zwicker/Smith, Bateman) – Establishes minimum energy and water efficiency standards for certain products sold, offered for sale, or leased in the State

A-5294/S-3418 (Speight, Vainieri Huttle, Verrelli/Gopal, Madden) – Provides fast track hiring and advancement employment opportunities by State for persons with significant disabilities

A-5296/S-3426 (Speight, Vainieri Huttle, McKnight/T. Kean, Schepisi) – Provides for employment by State of certain persons with disabilities

A-5322/S-3433 (Mosquera, Vainieri Huttle, DePhillips/Cruz-Perez, T. Kean) – Provides for process to vacate and expunge certain arrests, charges, complaints, convictions, other dispositions, and DNA

records, associated with violations by certain human trafficking victims

A-5336wGR/S-3441 (Benson, Freiman, Vainieri Huttle/Diegnan, Madden) – Requires DHS to establish payment programs for purchase of transportation services from private sector and government transportation service providers

A-5439/S-3760 (Caputo, Dancer, Murphy/Gopal, Beach) – Changes deadline for New Jersey Racing Commission's annual report from end of calendar year to end of State fiscal year

A-5694/S-3783 (Houghtaling, Downey, Dancer/Gopal, Madden) – Permits dependents of military member to enroll in school district in advance of military member's relocation to district

A-5814/S-3851 (Swain, Tully, Benson/Lagana, Diegnan) – Creates Office of School Bus Safety in Department of Education; appropriates \$200,000

A-5864wGR/S-3939 (Speight, Pintor Marin, Chaparro, McKnight, DeAngelo, Bergen/Gopal, Cryan) – Allows law enforcement officers to review body worn camera recordings prior to creating initial report

A-5997/S-4084 (Coughlin, Lopez/Sweeney, O'Scanlon) – Removes requirement for Legislature, DOE, free public libraries, and historical societies to purchase "Manual of the Legislature of New Jersey"

A-6012/S-4076 (Moen, Murphy, Freiman/Sarlo, Gopal) – Appropriates \$500,000 for USS New Jersey Commissioning Committee to support commissioning of boat and assigned personnel

A-6020/S-4114 (Conaway, Jimenez, Vainieri Huttle/Codey) – Establishes requirements for certain tobacco product retailers to stock and sell nicotine replacement therapy products

A-6060/S-4272 (Tucker, Caputo, Mukherji/Cunningham) – Makes supplemental appropriation of \$8 million to DHS to increase reimbursement for funeral, burial, and crematory services provided to certain beneficiaries of Work First New Jersey and Supplemental Security Income programs

A-6073/S-4140 (Verrelli/Vitale) – Temporarily waives certain basic life support services crewmember requirements

A-6093/S-4201 (Stanley, Benson, Timberlake/Greenstein, Gopal) – Mandates periodic cancer screening examinations for firefighters enrolled in SHBP

A-6108wGR/S-4247 (DeAngelo, Egan, Houghtaling/Madden) – Updates licenses offered by and certain licensure requirements from Board of Examiners of Electrical Contractors

A-6132/S-4235 (Schaer, Greenwald, Conaway/Singer, Gopal) – Permits volunteer paramedics to operate within mobile intensive care units

A-6133/S-4251 (Bramnick, Mukherji, Downey/Scutari) – Allows certain persons not yet appointed as administrator of estate to pursue lawsuit for damages for wrongful death on behalf of deceased's survivors

A-6150/S-4119 (DeAngelo, Karabinchak, Wirths/Oroho, Pou) – Revises penalties for transfer of certain professional and occupational licenses

A-6159/S-4236 (Coughlin, McKnight/Vitale, Ruiz) – Revises and renames Office of Food Insecurity Advocate

A-6162/S-4246 (Benson, Stanley/Gopal) – Requires certain motor vehicle dealers to maintain certain

requirements for business premises

A-6205/S-4270 (Coughlin, McKeon/Pou) – Amends certain requirements concerning insurance holding companies

A-6206wGR/S-4260 (Wimberly/Diegnan, Oroho) – Codifies right of real estate broker-salespersons and salespersons to define relationship with broker as one between broker and independent contractor or employee and enforces current and previous written agreements addressing relationship

A-6207/S-4222 (Greenwald, Lampitt, Benson/Sweeney) – Eliminates requirement for DOE to set certain tuition rates for approved private schools for students with disabilities in certain cases

A-6208/S-4151 (Mosquera, DeAngelo, Armato/Greenstein, Cruz-Perez) – Appropriates \$60,940,361 from constitutionally dedicated CBT revenues to State Agriculture Development Committee for farmland preservation purposes

A-6209/S-4154 (Freiman, Spearman, Egan/Turner, Oroho) – Appropriates \$18 million from constitutionally dedicated CBT revenues to State Agriculture Development Committee for county planning incentive grants for farmland preservation purposes

A-6210/S-4150 (Taliaferro, Moriarty, Burzichelli/Cruz-Perez, Greenstein) – Appropriates \$4.5 million from constitutionally dedicated CBT revenues to State Agriculture Development Committee for municipal planning incentive grants for farmland preservation purposes

A-6211/S-4149 (Houghtaling, Reynolds-Jackson, Downey/Cruz-Perez, Greenstein) – Appropriates \$440,240 from constitutionally dedicated CBT revenues to State Agriculture Development Committee for grants to certain nonprofit organizations for farmland preservation purposes

A-6212/S-4148 (Jimenez, Swain, Timberlake/Codey, Corrado) – Appropriates \$54.5 million from constitutionally dedicated CBT revenues for recreation and conservation purposes to DEP for State capital and park development projects

A-6213/S-4155 (Kennedy, Carter, Tully/Bateman, Smith) – Appropriates \$49.932 million from constitutionally dedicated CBT revenues to DEP for State acquisition of lands for recreation and conservation purposes, including Blue Acres projects, and Green Acres Program administrative costs

A-6214/S-4153 (Danielsen, Zwicker, Conaway/Greenstein, Smith) – Appropriates \$80,539,578 from constitutionally dedicated CBT revenues and various Green Acres funds to DEP for local government open space acquisition and park development projects

A-6215/S-4152 (Stanley, Murphy, Jasey/Smith, Greenstein) – Appropriates \$14,687,510 to DEP from constitutionally dedicated CBT revenues for grants to certain nonprofit entities to acquire or develop lands for recreation and conservation purposes

A-6246/S-4295 (Karabinchak/Sweeney) – Concerns changes in control of hotels and disruptions of hotel services

A-6257/S-4311 (McKnight/Sweeney, Singleton) – Imposes surcharge on casino hotel occupancies to fund public safety services

A-6262/S-4314 (Burzichelli, Reynolds-Jackson, Mukherji/Sweeney, Oroho, T. Kean) – Permits PERS retiree to return to employment in NJ Legislature after retirement under certain circumstances

A-6263/S-4315 (Burzichelli, Reynolds-Jackson, Mukherji/Sweeney, Oroho, T. Kean) – Appropriates \$2 million to Legislative Services Commission

Governor Murphy pocket vetoed the following bills:

S-73/A-4580 (Bateman, Sarlo/Zwicker, Thomson, McKnight) – Establishes requirements for sale of cottage food products

S-995/A-6172 (Sweeney, A.M. Bucco/Downey, McKnight) – Requires DOLWD and DHS to conduct assessment of community rehabilitation programs and community businesses

S-1934/A-1158 (Sweeney, Pou, Cryan/Freiman, Lopez, Murphy) – Authorizes use of disability benefits for transportation provided by transportation network companies

S-2679/A-1979 (Beach, Smith/Stanley, Lopez, Kennedy) – Requires paint producers to implement or participate in paint stewardship program

S-2768/A-4664 (Singleton, Ruiz/Reynolds-Jackson, Stanley, Sumter) – Authorizes State Chief Diversity Officer to conduct disparity study concerning utilization of minority-owned and women-owned businesses in State procurement process

S-3458/A-6245 (Lagana, Gopal/Coughlin, Jimenez, Mukherji) – Revises out-of-network arbitration process

S-3529/A-5442 (Addiego, Diegnan/DeAngelo, Dancer, Dunn) – Clarifies that member of SPRS may receive accidental disability benefit under certain circumstances

S-3715/A-5804 (Cryan/Quijano, Mukherji) – Modifies certain definitions related to transient accommodation taxes and fees

S-4189/A-6112 (Vitale, Cruz-Perez/Lopez) – Permits PERS retiree to return to elective public office after retirement under certain circumstances

A-1073/S-3432 (Speight, Pintor Marin, McKnight, Timberlake/Ruiz, O'Scanlon) – Establishes requirements to screen certain people who are pregnant and who have given birth for preeclampsia

A-1269/S-3490 (Greenwald, Giblin, Calabrese/Cruz-Perez, Beach) – Eliminates one percent tax on purchasers of Class 4A commercial property transferred for consideration in excess of \$1 million

A-4958/S-3740 (Tully, Armato, Zwicker/Lagana, Oroho) – Provides temporary exemption under sales and use tax for winterizing certain small business operations

A-5334/S-3442 (Lopez, Mazzeo, Stanley/Diegnan, T. Kean) – Requires DOT, NJT, and DHS to study and implement transportation mobility and accessibility improvements for persons with autism and developmental disabilities

A-5484/S-3817 (Dancer, Caputo, Houghtaling/Lagana) – Requires New Jersey Racing Commission to adopt procedures to enforce internal controls; requires annual audit

A-6033/S-4194 (Bramnick/Sweeney, T. Kean) – Classifies golf caddies as independent contractors for purposes of State employment laws

A-6157/S-4202 (Speight, Moen/Ruiz, Beach) – Prohibits circumventing intergovernmental transfer process for law enforcement officers in certain circumstances