HOUSE AMENDMENTS TO HOUSE BILL 2867

By COMMITTEE ON RULES

May 29

On page 1 of the printed bill, line 2, after "ORS" delete the rest of the line and line 3 and insert 1 "279B.055, 279B.060, 279B.110, 279B.145, 279B.420 and 279C.375; and declaring an emergency.". $\mathbf{2}$ 3 Delete lines 5 through 24 and delete pages 2 through 13 and insert: "SECTION 1. Sections 2, 3 and 4 of this 2009 Act are added to and made a part of ORS 4 $\mathbf{5}$ chapter 279B. 6 "SECTION 2. (1) Except as provided in section 4 of this 2009 Act, before conducting a 7 procurement for services with an estimated contract price that exceeds \$250,000, a con-8 tracting agency shall: 9 "(a) Demonstrate, by means of a written cost analysis in accordance with section 3 of 10 this 2009 Act, that the contracting agency would incur less cost in conducting the procure-11 ment than in performing the services with the contracting agency's own personnel and re-12sources; or 13 "(b) Demonstrate, in accordance with section 4 of this 2009 Act, that performing the 14 services with the contracting agency's own personnel and resources is not feasible. 15"(2) If a local contracting agency authorizes a department, bureau, office or other sub-16 division of the local contracting agency to conduct a procurement on behalf of another de-17 partment, bureau, office or subdivision of the local contracting agency, the department, 18 bureau, office or subdivision on whose behalf the procurement is conducted shall comply with 19 the requirement set forth in subsection (1) of this section. 20 "(3) Subsection (1) of this section does not apply to: 21"(a) A local contracting agency or a local contract review board for a city that has a 22population of not more than 15,000 or a county that has a population of not more than 30,000; 23 (b) A community college that enrolls not more than 1,000 full-time equivalent students, 24 as defined in ORS 341.005; 25(c) A special district, as defined in ORS 198.010, a diking district formed under ORS chapter 551 and a soil and water conservation district organized under ORS 568.210 to 568.808; 26 27"(d) The Port of Portland; or 28 "(e) Procurements for client services, as defined in OAR 125-246-0110. 29"SECTION 3. (1) In the cost analysis required under section 2 of this 2009 Act, a con-30 tracting agency shall: 31"(a) Estimate the contracting agency's cost of performing the services, including: 32"(A) Salary or wage and benefit costs for contracting agency employees who are directly 33 involved in performing the services, including employees who inspect, supervise or monitor 34 the performance of the services. 35"(B) Material costs, including costs for space, energy, transportation, storage, raw and

1 finished materials, equipment and supplies.

"(C) Costs incurred in planning for, training for, starting up, implementing, transporting and delivering the services and costs related to stopping and dismantling a project or operation because the contracting agency intends to procure a limited quantity of services or procure the services within a defined or limited period of time.

6 "(D) Miscellaneous costs related to performing the services. The contracting agency may 7 not include in the cost analysis the contracting agency's indirect overhead costs for existing 8 salaries or wages and benefits for administrators or for rent, equipment, utilities and mate-9 rials except to the extent that the costs are attributable solely to performing the services 10 and would not exist unless the contracting agency performs the services.

"(b) Estimate the cost a potential contractor would incur in performing the services,
 including:

"(A) Average or actual salary or wage and benefit costs for contractors and employees
 who:

"(i) Work in the industry or business most closely involved in performing the services
 that the contracting agency intends to procure; and

"(ii) Would be necessary and directly involved in performing the services or who would
 inspect, supervise or monitor the performance of the services;

"(B) Material costs, including costs for space, energy, transportation, storage, raw and
 finished materials, equipment and supplies; and

21 "(C) Miscellaneous costs related to performing the services, including but not limited to 22 reasonably foreseeable fluctuations in the costs for the items identified in this subsection 23 over the expected duration of the procurement.

"(2)(a) After comparing the difference between the costs estimated as provided in sub-24 25section (1)(a) of this section with the costs estimated as provided in subsection (1)(b) of this 26section, except as provided in paragraph (b) of this subsection, the contracting agency may proceed with the procurement only if the contracting agency would incur more cost in per-27 forming the services with the contracting agency's own personnel and resources than the 28 29 contracting agency would incur in procuring the services from a contractor. The contracting agency may not proceed with the procurement if the sole reason that the costs estimated in 30 subsection (1)(b) of this section are lower than the costs estimated in subsection (1)(a) of this 31section is because the costs estimated in subsection (1)(b)(A) of this section are lower than 3233 the costs estimated in subsection (1)(a)(A) of this section.

"(b) A contracting agency may proceed with a procurement even if the contracting agency determines that the contracting agency would incur less cost in providing the services with the contracting agency's own personnel and resources if at the time the contracting agency intends to conduct a procurement, the contracting agency lacks personnel and resources that are necessary to perform the services within the time in which the services are required. If the contracting agency conducts a procurement under the conditions described in this paragraph, the contracting agency shall:

41 "(A) Keep a record of the cost analysis and findings that the contracting agency makes
42 for each procurement the contracting agency conducts under this section, along with the
43 basis for the contracting agency's decision to proceed with the procurement; and

44 "(B) Collect and provide copies of the records described in subparagraph (A) of this par-45 agraph each calendar quarter to the local contract review board, if the contracting agency is a local contracting agency, or to the Emergency Board, if the contracting agency is a state
 contracting agency.

"(c) If the contracting agency is a state contracting agency, in addition to complying with the provisions of paragraph (b) of this subsection the contracting agency shall prepare a request to the Governor for an appropriation and any authority that is necessary for the contracting agency to hire personnel and obtain resources necessary to perform the services that the contracting agency procured under the conditions described in paragraph (b) of this subsection. The request must include a copy of the records that the contracting agency provided to the Emergency Board under paragraph (b)(B) of this subsection.

"(3) A cost analysis, record, documentation or determination made under this section is
a public record.

"SECTION 4. (1) Notwithstanding the provisions of section 3 (2)(a) of this 2009 Act, a 1213contracting agency may proceed with a procurement if the contracting agency reasonably determines in writing that using the contracting agency's own personnel or resources to 14 15 perform the services that the contracting agency intends to procure is not feasible. The 16 contracting agency may make the determination described in this subsection without conducting a cost analysis under section 3 of this 2009 Act if the contracting agency finds that: 17 18 "(a) The contracting agency lacks the specialized capabilities, experience or technical or 19 other expertise necessary to perform the services. In making the finding, the contracting 20agency shall compare the contracting agency's capability, experience or expertise in the field 21most closely involved in performing the services with a potential contractor's capability, ex-22perience or expertise in the same or a similar field.

"(b) Special circumstances require the contracting agency to procure the services by
 contract. Special circumstances may include, but are not limited to, circumstances in which:
 "(A) The terms under which the contracting agency receives a grant or other funds for
 use in a procurement require the contracting agency to obtain services through an inde-

27 pendent contractor;

"(B) Other state or federal law requires the contracting agency to procure services
 through an independent contractor;

"(C) The procurement is for services that are incidental to a contract for purchasing or
 leasing real or personal property, including service and maintenance agreements for equip ment that is leased or rented;

33 "(D) The contracting agency cannot accomplish policy, administrative or legal goals, in-34 cluding but not limited to avoiding conflicts of interest or ensuring independent or unbiased 35 findings in cases when using the contracting agency's existing personnel or persons the 36 contracting agency could hire through a regular or ordinary process would not be suitable;

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"(E) The procurement is for services to which the provisions of ORS 279B.080 apply;

38 "(F) The procurement is for services, the need for which is so urgent, temporary or oc-39 casional that attempting to perform the services with the contracting agency's own person-40 nel or resources would cause a delay that would frustrate the purpose for obtaining the 41 services; or

42 "(G) The services that the contracting agency intends to procure will be completed within
43 six months after the date on which the contract for the services is executed.

44 "(2) A finding or determination and supporting documentation for a finding or determi 45 nation made under this section is a public record.

1 "SECTION 4a. (1) The Oregon Department of Administrative Services, in consultation $\mathbf{2}$ with contracting agencies and representatives of employees of contracting agencies that are subject to sections 2, 3 and 4 of this 2009 Act, shall evaluate the extent to which the pro-3 4 visions of sections 2, 3 and 4 of this 2009 Act aided the contracting agency in making a determination as to whether to procure services or to perform services with the contracting 5 agency's own personnel and resources. 6

7 "(2) The department shall report the results of the consultation and evaluation to the 8 Legislative Assembly on January 10, 2011.

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"SECTION 5. ORS 279B.055 is amended to read:

"279B.055. (1) A contracting agency may solicit and award a public contract for goods or ser-10 11 vices, or may award multiple public contracts for goods or services when specified in the invitation to bid, by competitive sealed bidding. 12

13"(2) The contracting agency shall issue an invitation to bid, which must [include]:

"(a) Specify a time and date by which the bids must be received and a place at which the bids 14 15 must be submitted[, and may,]. The contracting agency, in the contracting agency's sole dis-16 cretion [of the contracting agency], may receive bids by electronic means or direct or permit [the submission] a bidder to submit [and receipt of] bids by electronic means[;]. 17

18 "(b) **Specify** the name and title of the person designated [for the receipt of] to receive bids and 19 the person **the contracting agency designates** [designated by the contracting agency] as the contact 20person for the procurement, if different[;].

21"(c) [A] Describe the procurement [description;]. In the description, the contracting agency 22shall identify the scope of work included within the procurement, outline the contractor's 23anticipated duties and set expectations for the contractor's performance. Unless the contracting agency for good cause specifies otherwise, the scope of work shall require the con-24 25tractor to meet the highest standards prevalent in the industry or business most closely 26involved in providing the appropriate goods or services.

27"(d) **Specify** a time, date and place [*that*] for pregualification applications, if any, [*must*] to be filed and the classes of work, if any, for which bidders must be prequalified in accordance with ORS 28 29 279B.120[;].

30 "(e) [A statement] State that the contracting agency may cancel the procurement or reject any or all bids in accordance with ORS 279B.100[;]. 31

"(f) [A statement] State that 'Contractors shall use recyclable products to the maximum extent 3233 economically feasible in the performance of the contract work set forth in this document.' if a state 34**contracting agency issues** the invitation to bid. *[is issued by a state contracting agency;]*

35 "(g) [A statement that requires] **Require** the contractor or subcontractor to possess an asbestos abatement license, if required under ORS 468A.710[; and]. 36

37 "(h) **Include** all contractual terms and conditions applicable to the procurement. **The contract** 38 terms and conditions shall specify clear consequences for a contractor's failure to perform the scope of work identified in the invitation to bid or the contractor's failure to meet es-39 40 tablished performance standards. The consequences may include, but are not limited to:

41 "(A) Reducing or withholding payment;

"(B) Requiring the contractor to perform, at the contractor's expense, additional work 42necessary to perform the identified scope of work or meet the established performance 43 44 standards; or

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"(C) Declaring a default, terminating the public contract and seeking damages and other

1 relief available under the terms of the public contract or other applicable law.

2 "(3)(a) The contracting agency may require bid security if the contracting agency determines 3 that bid security is reasonably necessary or prudent to protect the interests of the contracting 4 agency.

5 "(b) The contracting agency shall return the bid security to all bidders upon the execution of 6 the contract.

7 "(c) The contracting agency shall retain the bid security if a bidder who is awarded a contract 8 fails to promptly and properly execute the contract. For purposes of this paragraph, prompt and 9 proper execution of the contract includes all action by a bidder that is necessary to [*the formation* 10 *of*] **form** a contract in accordance with the invitation to bid, including [*the*] posting [*of*] performance 11 security and [*the submission of*] **submitting** proof of insurance when [*required by*] the invitation to 12 bid **requires the submission**.

"(4)(a) The contracting agency shall give public notice of an invitation to bid issued under this section. Public notice is intended to foster competition among prospective bidders. The contracting agency shall make invitations to bid available to prospective bidders.

"(b) A public notice must be published at least once in at least one newspaper of general circulation in the area where the contract is to be performed and in as many additional issues and publications as the contracting agency may determine.

"(c) The Director of the Oregon Department of Administrative Services or a local contract review board may, by rule or order, authorize public notice of bids or proposals to be published electronically instead of in a newspaper of general circulation if the director or board determines that electronically providing public notice of bids or proposals is likely to be cost-effective.

23 "(d) In addition to the modes of publication authorized by paragraphs (b) and (c) of this sub-24 section, the contracting agency may use any other medium reasonably calculated to reach prospec-25 tive bidders or proposers.

26 "(e) Rules adopted under ORS 279A.065 must prescribe the requirements for providing public 27 notice of solicitations.

"(f) Unless otherwise specified in rules adopted under ORS 279A.065, the contracting agency shall give public notice at least seven days before the solicitation closing date.

"(5)(a) The contracting agency shall open bids publicly at the time, date and place designated
in the invitation to bid. When authorized by, and in accordance with, rules adopted under ORS
279A.065, bids may be submitted, received and opened through electronic means.

33 "(b) The contracting agency shall record the amount of a bid, the name of the bidder and 34 other relevant information [as may be] specified by rule adopted under ORS 279A.065 [shall be re-35 corded by the contracting agency]. The record shall be open to public inspection.

"(c) Notwithstanding [any] a requirement to make bids open to public inspection after the contracting [agency's issuance of] **agency issues** notice of intent to award a contract, a contracting agency may withhold from disclosure to the public trade secrets, as defined in ORS 192.501, and information submitted to a public body in confidence, as described in ORS 192.502, that are contained in a bid.

41 "(6)(a) The contracting agency shall evaluate all bids that are received before the time and date 42 indicated for bid opening in the invitation to bid. The contracting agency shall evaluate the bids 43 based on the requirements set forth in the invitation to bid. The requirements may include, in ad-44 dition to the information described in subsection (2) of this section, criteria to determine minimum 45 acceptability, such as inspection, testing, quality and suitability for intended use or purpose. Criteria

1 that will affect the bid price and will be considered in evaluation for award including, but not lim-2 ited to, discounts, transportation costs and total costs of ownership or operation of a product over [its] the life of the product must [shall] be objectively measurable. The invitation to bid [shall] 3 4 **must** set forth the evaluation criteria to be used. No criteria may be used in a bid evaluation that are not set forth in the invitation to bid or in a qualified products list maintained under ORS 5 279B.115. The contracting agency may not consider for award bids received after the time and date 6 7 indicated for bid opening in the invitation to bid. The contracting agency may retain bids or copies 8 of bids received after the bid time and date indicated in the invitation to bid.

9 (b) The contracting agency shall, for the purpose of evaluating bids, apply any applicable 10 preference described in ORS 279A.120, 279A.125 or 282.210.

11 "(7) Rules adopted under ORS 279A.065 [shall] must provide for and regulate the correction and withdrawal of bids before and after bid opening and the cancellation of awards or contracts based 1213on bid mistakes. After bid opening, changes in bids prejudicial to the interests of the public or fair competition are not permitted. [All decisions to permit] A contracting agency that permits a bid-14 15 der to correct or withdraw a bid or that cancels [the correction or withdrawal of bids, or to 16 *cancel*] an award or a contract based on bid mistakes, shall [be supported by] support the decision 17with a written determination [by the contracting agency] that states the reasons for the action taken. 18 "(8) The cancellation of invitations to bid and the rejection of bids must be in accordance with

19 ORS 279B.100.

"(9) The contracting agency shall, in accordance with ORS 279B.135, issue to each bidder or 2021shall post, electronically or otherwise, a notice of intent to award.

22"(10) If a contracting agency awards a contract [is awarded], the contracting agency shall 23award the contract:

24 "(a) To the lowest responsible bidder whose bid substantially complies with the requirements 25and criteria set forth in the invitation to bid and with all prescribed public procurement procedures 26and requirements; or

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"(b) [When] If the invitation to bid specifies or authorizes the award of multiple contracts, to 28the responsible bidders:

29 "(A) Whose bids substantially comply with the requirements and criteria set forth in the invi-30 tation to bid and with all prescribed public procurement procedures and requirements; and

"(B) Who qualify for the award of a public contract under the terms of the invitation to bid.

32"(11) The successful bidder shall promptly execute a contract. The successful bidder's duty to 33 promptly execute a contract includes the duty to take all action that is necessary to [the formation 34of] form a contract in accordance with the invitation to bid, including [the] posting [of] performance 35 security, [and the submission of] submitting proof of insurance when [required by] the invitation to bid requires the submission and agreeing to perform the scope of work and meet the per-36 37 formance standards set forth in the invitation to bid.

38 "(12) [When the] If a contracting agency [considers it impractical to initially prepare] determines 39 that preparing a procurement description to support an award based on price is impractical, the 40 contracting agency may issue a multistep invitation to bid [requesting the submission of] that re-41 quests bidders to submit unpriced submittals, and then later issue an invitation to bid limited to 42the bidders [whom] that the contracting agency officer has determined [to be] are eligible to submit a priced bid under the criteria set forth in the initial solicitation of unpriced submittals. 43

44 "(13) The contracting agency may issue a request for information, a request for interest or other 45 preliminary documents to obtain information useful in [the preparation of] preparing an invitation 1 to bid.

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"SECTION 6. ORS 279B.060 is amended to read:

3 "279B.060. (1) A contracting agency may solicit and award a public contract for goods or ser-4 vices, or may award multiple public contracts for goods or services when specified in the request 5 for proposals, by requesting and evaluating competitive sealed proposals.

6 "(2) The request for proposals must [include]:

(a) Specify a time and date by which sealed proposals must be received, and a place at which the proposals must be submitted[, and may,]. The contracting agency, in the contracting agency's sole discretion, [of the contracting agency,] may receive proposals by electronic means or may direct or permit [the submission and receipt of] proposers to submit proposals by electronic means[;].

12 "(b) Specify the name and title of the person designated [for receipt of] to receive proposals and 13 the person [designated by] the contracting agency designates as the contact person for the pro-14 curement, if different[;].

¹⁵ "(c) [A] Describe the procurement [description;]. In the description, the contracting agency ¹⁶ shall identify the scope of work included within the procurement, outline the contractor's ¹⁷ anticipated duties and set expectations for the contractor's performance. Unless the con-¹⁸ tracting agency for good cause specifies otherwise, the scope of work shall require the con-¹⁹ tractor to meet the highest standards prevalent in the industry or business most closely ²⁰ involved in providing the appropriate goods or services.

"(d) **Specify** a time, date and place [*that*] **for** prequalification applications, if any, [*must*] **to** be filed and the classes of work, if any, for which proposers must be prequalified in accordance with ORS 279B.120[;].

"(e) [A statement] State that the contracting agency may cancel the procurement or reject any
 or all proposals in accordance with ORS 279B.100[;].

"(f) [A statement] State that 'Contractors shall use recyclable products to the maximum extent economically feasible in the performance of the contract work set forth in this document.' if a state contracting agency issues the request for proposals. [is issued by a state contracting agency;]

"(g) [A statement that requires] Require the contractor or subcontractor to possess an asbestos
 abatement license, if required under ORS 468A.710[; and].

31 "(h) Include all contractual terms and conditions applicable to the procurement. The contract 32 terms and conditions shall specify clear consequences for a contractor's failure to perform 33 the scope of work identified in the request for proposals or the contractor's failure to meet 34 established performance standards. The consequences may include, but are not limited to:

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"(A) Reducing or withholding payment;

36 "(B) Requiring the contractor to perform, at the contractor's expense, additional work 37 necessary to perform the identified scope of work or meet the established performance 38 standards; or

"(C) Declaring a default, terminating the public contract and seeking damages and other
 relief available under the terms of the public contract or other applicable law.

41 **"(3)** The request for proposals also may:

42 "[(A)] (a) Identify [those] contractual terms or conditions that the contracting agency reserves,
 43 in the request for proposals, for negotiation with proposers;

"[(B)] (b) Request that proposers propose contractual terms and conditions that relate to subject
 matter reasonably identified in the request for proposals;

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1 "[(C)] (c) Contain or incorporate the form and content of the contract that the contracting 2 agency will accept, or [suggested] suggest contract terms and conditions that nevertheless may be 3 the subject of negotiations with proposers;

4 "[(D)] (d) Announce the method [of contractor selection] the contracting agency will use to 5 select the contractor, which [that] may include, but is not limited to, [negotiation] negotiating 6 with the highest ranked proposer, competitive negotiations, a multiple-tiered competition that is 7 designed to identify a class of proposers that fall within a competitive range or to otherwise elimi-8 nate from consideration a class of lower ranked proposers[,] or [any] a combination of methods, as 9 authorized or prescribed by rules adopted under ORS 279A.065; and

10 "[(E)] (e) [Contain a description of] Describe the manner in which the contracting agency will 11 evaluate proposals, [will be evaluated, including] identifying the relative importance of price and 12 [any] other [evaluation] factors the contracting agency will use [used] to evaluate and rate the 13 proposals in the first tier of competition[, and]. If the contracting agency uses more than one tier 14 of competitive evaluation [may be used], the request for proposals must describe [a description 15 of] the process the contracting agency will use to evaluate proposals [under which the proposals 16 will be evaluated] in the subsequent tiers.

"[(3)(a)] (4)(a) The contracting agency may require proposal security in any form [deemed prudent by] the contracting agency deems prudent. Proposal security shall serve the same function with respect to requests for proposals as bid security serves with respect to invitations to bid under ORS 279B.055.

"(b) The contracting agency shall return the proposal security to all proposers upon the execution of the contract.

23"(c) The contracting agency shall retain the proposal security if a proposer who is awarded a contract fails to promptly and properly execute the contract. For purposes of this paragraph, prompt 24 25and proper execution of the contract includes all action by a proposer that is necessary to [the for-26 mation of **form** a contract in accordance with the request for proposals, including [the] posting 27[of] performance security and [the submission of] submitting proof of insurance when [required by] 28 the request for proposals requires the submission. If contract negotiations or competitive negoti-29 ations are conducted, the failure, prior to award, of a contracting agency and a proposer to reach 30 agreement does not constitute grounds for [the retention of] retaining proposal security.

31 "[(4)] (5) Public notice of the request for proposals [shall] must be given in the same manner 32 as provided for public notice of invitations to bid in ORS 279B.055 (4).

33 "(5)(a) (6)(a) Notwithstanding ORS 192.410 to 192.505, proposals may be opened in a manner 34to avoid [disclosure of] **disclosing** contents to competing proposers during, when applicable, the 35 process of negotiation, but the contracting agency shall record and make available the identity of 36 all proposers as part of the contracting agency's public records [from and] after [the opening of] the 37 proposals are opened. Notwithstanding ORS 192.410 to 192.505, proposals are not required to be 38 open for public inspection until after the notice of intent to award a contract is issued. The fact that proposals are opened at a meeting, as defined in ORS 192.610, does not make [their] the contents 39 40 of the proposals subject to disclosure, regardless of whether the public body opening the proposals 41 fails to give notice of or provide for an executive session for the purpose of opening proposals.

42 "(b) Notwithstanding [any] a requirement to make proposals open to public inspection after the 43 contracting [agency's issuance of] agency issues notice of intent to award a contract, a contracting 44 agency may withhold from disclosure to the public materials included in a proposal that are exempt 45 or conditionally exempt from disclosure under ORS 192.501 or 192.502. "(c) If a request for proposals is canceled under ORS 279B.100 after proposals are received **or if a proposal is rejected**, the contracting agency may return a proposal to the proposer that made the proposal. The contracting agency shall keep a list of returned proposals in the file for the solicitation.

5 "[(6)(a)] (7) As provided in the request for proposals or in written addenda issued thereunder, 6 the contracting agency may conduct site tours, demonstrations, individual or group discussions and 7 other informational activities with proposers before or after the opening of proposals for the purpose 8 of clarification to ensure full understanding of, and responsiveness to, the solicitation requirements 9 or to consider and respond to requests for modifications of the proposal requirements. The con-10 tracting agency shall use procedures designed to accord proposers fair and equal treatment with 11 respect to any opportunity for discussion and revision of proposals.

"[(b)] (8) For purposes of evaluation, when provided for in the request for proposals, the contracting agency may employ methods of contractor selection that include, but are not limited to:

14 "[(A)] (a) An award or awards based solely on the ranking of proposals;

"[(B)] (b) Discussions leading to best and final offers, in which the contracting agency may not
 disclose private discussions leading to best and final offers;

"[(C)] (c) Discussions leading to best and final offers, in which the contracting agency may not
 disclose information derived from proposals submitted by competing proposers;

19 "[(D)] (d) Serial negotiations, beginning with the highest ranked proposer;

20 "[(E)] (e) Competitive simultaneous negotiations;

"[(F)] (f) Multiple-tiered competition designed to identify, at each level, a class of proposers that
 fall within a competitive range or to otherwise eliminate from consideration a class of lower ranked
 proposers;

(G) (g) A multistep request for proposals requesting the submission of unpriced technical submittals, and then later issuing a request for proposals limited to the proposers whose technical submittals the contracting agency had determined to be qualified under the criteria set forth in the initial request for proposals; or

"[(H)] (h) [Any] A combination of methods described in this [paragraph] subsection, as author ized or prescribed by rules adopted under ORS 279A.065.

30 "[(c)] (9) Revisions of proposals may be permitted after the submission of proposals and before 31 award for the purpose of obtaining best offers or best and final offers.

"[(d)] (10) After the opening of proposals, a contracting agency may issue or electronically post 3233 an addendum to the request for proposals that modifies the criteria, rating process and procedure 34for any tier of competition before the start of the tier to which the addendum applies. The con-35 tracting agency shall send an addendum that is issued by a method other than electronic posting to 36 all proposers who are eligible to compete under the addendum. The contracting agency shall issue 37 or post the addendum at least five days before the start of the subject tier of competition or as the 38 contracting agency otherwise [determined by the contracting agency to be] determines is adequate to allow eligible proposers to prepare for the competition in accordance with rules adopted under 39 40 ORS 279A.065.

"[(7)] (11) The cancellation of requests for proposals and the rejection of proposals must be in
 accordance with ORS 279B.100.

43 "[(8)] (12) In the request for proposals, the contracting agency shall describe the methods by 44 which the agency will make the results of each tier of competitive evaluation available to the 45 proposers who competed in the tier. The contracting agency shall include a description of the manner in which the proposers who are eliminated from further competition may protest or otherwise
 object to the contracting agency's decision.

3 "[(9)] (13) The contracting agency shall issue or electronically post the notice of intent to award 4 described in ORS 279B.135 to each proposer who was evaluated in the final competitive tier.

"[(10)] (14) If the contracting agency awards a contract [is awarded], the contracting agency 5 shall award the contract to the responsible proposer whose proposal the contracting agency deter-6 7 mines in writing [to be] is the most advantageous to the contracting agency based on the evaluation 8 process and evaluation factors described in the request for proposals, [any] applicable preferences described in ORS 279A.120 and 279A.125 and, when applicable, the outcome of any negotiations au-9 10 thorized by the request for proposals. Other factors may not be used in the evaluation. When the 11 request for proposals specifies or authorizes [the award of] awarding multiple public contracts, the 12contracting agency shall award public contracts to the responsible proposers who qualify for the 13award of a contract under the terms of the request for proposals.

"[(11)] (15) The contracting agency may issue a request for information, a request for interest,
a request for qualifications or other preliminary documents to obtain information useful in [the
preparation of] preparing a request for proposals.

17 "(16) Before executing a contract solicited under this section, a contracting agency shall 18 obtain the proposer's agreement to perform the scope of work and meet the performance 19 standards set forth in the request for proposals.

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"SECTION 7. ORS 279B.110 is amended to read:

21 "279B.110. (1) [*The*] **A** contracting agency shall prepare a written determination of nonrespon-22 sibility [*of*] **for** a bidder or proposer if the **contracting agency determines that the** bidder or 23 proposer does not meet the standards of responsibility.

"(2) In determining whether a bidder or proposer has met the standards of responsibility, the contracting agency shall consider whether a bidder or proposer [*has*]:

26 "(a) Has available the appropriate financial, material, equipment, facility and personnel re-27 sources and expertise, or has the ability to obtain the resources and expertise, necessary to [*indi-*28 cate the capability of the bidder or proposer to] meet all contractual responsibilities[;].

"(b) Completed previous contracts of a similar nature with a satisfactory record of per-29 30 formance. For purposes of this paragraph, a satisfactory record of performance means that to the extent that the costs associated with and time available to perform a previous con-3132tract remained within the bidder's or proposer's control, the bidder or proposer stayed within 33 the time and budget allotted for the procurement and otherwise performed the contract in 34a satisfactory manner. The contracting agency shall document the bidder's or proposer's record 35 of performance [of a bidder or proposer] if the contracting agency finds under this paragraph that 36 the bidder or proposer [nonresponsible under this paragraph;] is not responsible.

37 "(c) Has a satisfactory record of integrity. The contracting agency in evaluating the bidder's 38 or proposer's record of integrity may consider, among other things, whether the bidder or 39 proposer has previous criminal convictions for offenses related to obtaining or attempting 40 to obtain a contract or subcontract or in connection with the bidder's or proposer's per-41 formance of a contract or subcontract. The contracting agency shall document the bidder's or 42proposer's record of integrity [of a bidder or proposer] if the contracting agency finds under this paragraph that the bidder or proposer [nonresponsible under this paragraph;] is not responsible. 43 44 "(d) Is legally qualified [legally] to contract with the contracting agency[;].

45 "(e) Supplied all necessary information in connection with the inquiry concerning responsibility.

1 If a bidder or proposer fails to promptly supply information **concerning responsibility that** [*re-*2 *quested by*] the contracting agency **requests**, [*concerning responsibility*,] the contracting agency 3 shall **determine the bidder's or proposer's** [*base the determination of*] responsibility [*upon any*] 4 **based on** available information or may find **that** the bidder or proposer [*nonresponsible*] **is not re-**5 **sponsible**.[; and]

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"(f) Was not [been] debarred by the contracting agency under ORS 279B.130.

"(3) A contracting agency may refuse to disclose outside of the contracting agency confidential information furnished by a bidder or proposer under this section when the bidder or proposer has clearly identified in writing the information the bidder or proposer seeks to have treated as confidential and the contracting agency has authority under ORS 192.410 to 192.505 to withhold the identified information from disclosure.

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"SECTION 8. ORS 279B.145 is amended to read:

"279B.145. The determinations under ORS 279B.055 (3) and (7), 279B.060 [(3) and (10)] (4) and
(14), 279B.075, 279B.080, 279B.085 and 279B.110 [(1)] and sections 2, 3 and 4 of this 2009 Act are
final and conclusive unless they are clearly erroneous, arbitrary, capricious or contrary to law.

"<u>SECTION 8a.</u> ORS 279B.420 is amended to read:

17 "279B.420. [(1) Any violation of ORS chapter 279A by a contracting agency for which no judicial 18 remedy is otherwise provided by ORS chapter 279A, 279B or 279C is subject to judicial review only 19 as provided in this section.]

20 "[(2) Any violation of this chapter, except ORS 279B.270, 279B.275, 279B.280 and 279B.400 to 21 279B.425, by a contracting agency for which no judicial remedy is otherwise provided by this chapter 22 or ORS chapter 279A is subject to judicial review only as provided in this section.]

"(1) If a contracting agency allegedly violates a provision of ORS chapter 279A and a ju dicial remedy is not otherwise available under ORS chapter 279A, 279B or 279C, the alleged
 violation is subject to judicial review only as provided in this section.

"(2) If a contracting agency allegedly violates a provision of this chapter, except a provision of ORS 279B.270, 279B.275, 279B.280, 279B.400 to 279B.425 or section 2, 3 or 4 of this
2009 Act, and a judicial remedy is not otherwise provided in this chapter or ORS chapter
279A, the alleged violation is subject to judicial review only as provided in this section.

"(3) A person may seek judicial review [*is available*] under this section for a violation de scribed in subsection (1) or (2) of this section only if:

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"(a) A public contract is about to be awarded or has been awarded;

"(b) [An] The alleged violation of a provision of this chapter or ORS chapter 279A, except a
provision of ORS 279B.270, 279B.275, 279B.280 and 279B.400 to 279B.425 or section 2, 3 or 4 of this
2009 Act, occurred in the procurement process for the public contract and [*that*] the alleged violation resulted in or will result in [*the*] an unlawful award of a contract or [*the*] an unlawful failure
to award the contract;

38 "(c) The alleged violation deprived the person [*seeking judicial review*] of the award of the con-39 tract or deprived the person of the opportunity to compete for the award of the contract;

"(d) The person [seeking judicial review would have been] was qualified to receive the award of
the contract under ORS 279B.110;

42 "(e) The person [seeking judicial review] gave written notice [describing] that described the al-43 leged violation to the contracting agency [no] not later than 10 days after the date on which the 44 alleged violation occurred and, [in no event more] regardless of when the alleged violation oc-45 curred, not later than 10 days after the date of execution of the contract; 1 "(f) The person [*seeking judicial review*] has exhausted all administrative remedies [*provided by*] 2 the contracting agency **provides**; and

3 "[(g)(A) In the case of an alleged violation of ORS chapter 279A, the alleged violation is one for 4 which no judicial review is provided by any other section of ORS chapter 279A, 279B or 279C; or]

5 "[(B) In the case of an alleged violation of this chapter, except ORS 279B.270, 279B.275, 279B.280 6 and 279B.400 to 279B.425, the alleged violation is one for which no judicial review is provided by any 7 other section of this chapter or ORS chapter 279A.]

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"(g)(A) The alleged violation is a violation of a provision of ORS chapter 279A and no other section of ORS chapter 279A, 279B or 279C provides judicial review; or

"(B) The alleged violation is a violation of a provision of this chapter, except a provision
of ORS 279B.270, 279B.275, 279B.280, 279B.400 to 279B.425 or section 2, 3 or 4 of this 2009 Act,
and no other section of this chapter or ORS chapter 279A provides judicial review.

"(4) [An alleged violation committed by] If a state contracting agency allegedly commits a violation, [is reviewable under ORS 183.484 by] the Circuit Court for Marion County or the circuit court for the county in which the principal offices of the state contracting agency are located may review the alleged violation under ORS 183.484.

"(5) [An alleged violation committed by] If a local contracting agency allegedly commits a violation, [is reviewable through a writ of review under ORS chapter 34 by] the circuit court for the county in which the principal offices of the local contracting agency are located may review the alleged violation by means of a writ of review under ORS chapter 34.

21"(6) If a person gives the notice required under subsection (3)(e) of this section [is given] and 22timely seeks judicial review [is sought] under this section, the contracting agency may not [proceed 23with contract execution] execute the contract unless the contracting agency determines that [there is] a compelling governmental interest exists in proceeding or that the goods and services are ur-24 25gently needed. [If the] A contracting agency that makes such a determination[, the contracting 26agency] shall set forth in writing the reasons for the determination and immediately provide [them] 27the reasons to the person who filed the challenge. Thereafter, after joining the prospective contractor as a party to the litigation and upon motion by the person [filing] who filed the challenge, 2829 the court may nonetheless stay the performance of the contract if the court finds that the con-30 tracting agency's determination [of the existence of] that a compelling governmental interest exists 31in proceeding with contract execution, or the contracting agency's determination that the goods or 32services were urgently needed, was not supported by substantial evidence or constituted a manifest 33 abuse of discretion. In granting a stay, the court may require the person [seeking] who sought the 34stay to post a bond in an amount sufficient to protect the contracting agency and the public from 35 costs associated with a delay in contract performance.

36 "(7) In [*its*] a review, the circuit court shall give due deference to any factual contracting deci-37 sion [*made by*] the contracting agency **made** and may not substitute [*its*] **the court's** judgment for 38 [*that of*] the contracting [*agency*] **agency's judgment.**[, *but*] **The court** shall review all questions 39 of law de novo. Thereafter:

40 "(a) If a contract has not been executed and the court rules in favor of the person that sought 41 judicial review, and if the violation could have affected the award of the contract, the court shall 42 remand the procurement to the contracting agency for a determination whether to continue with the 43 procurement process in light of the court's decision.

"(b) In addition to the relief provided for in paragraph (a) of this subsection, if a contract has been executed and the court rules in favor of the person that sought judicial review, the court shall include in [*its*] **the court's** order a determination whether the party that signed the contract with the contracting agency is entitled to reimbursement under the conditions of, and calculated in the same manner as provided in, ORS 279C.470. Notwithstanding that ORS 279C.470 otherwise applies only to public improvement contracts, under this paragraph the court shall apply ORS 279C.470 to both public improvement contracts and other public contracts of contracting agencies.

"(c) The court may award costs and attorney fees to the prevailing party.

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"SECTION 9. ORS 279C.375 is amended to read:

8 "279C.375. (1) After a contracting agency has opened bids [are opened and a determination is 9 made that] and determined that the contracting agency will award a public improvement con-10 tract [is to be awarded], the contracting agency shall award the contract to the lowest responsible 11 bidder.

"(2) At least seven days before [*the award of*] **awarding** a public improvement contract, unless the contracting agency determines that seven days is impractical under rules adopted under ORS 279A.065, the contracting agency shall issue to each bidder or post, electronically or otherwise, a notice of the contracting agency's intent to award a contract. This subsection does not apply to a contract [*excepted or exempted from*] **to which** competitive bidding **does not apply** under ORS 279C.335 (1)(c) or (d). The notice and [*its*] **the** manner [*of posting or issuance*] **in which the notice is posted or issued** must conform to rules adopted under ORS 279A.065.

"(3) In determining the lowest responsible bidder, a contracting agency shall do all of the fol-lowing:

21 "(a) Check the list created by the Construction Contractors Board under ORS 701.227 for bid-22 ders who are not qualified to hold a public improvement contract.

"(b) Determine whether the bidder has met the standards of responsibility. In making the determination, the contracting agency shall consider whether a bidder [has]:

25 "(A) Has available the appropriate financial, material, equipment, facility and personnel re-26 sources and expertise, or the ability to obtain the resources and expertise, necessary to meet all 27 contractual responsibilities.

"(B) Completed previous contracts of a similar nature with a satisfactory record of per-2829 formance. For purposes of this subparagraph, a satisfactory record of performance means 30 that to the extent that the costs associated with and time available to perform a previous contract remained within the bidder's control, the bidder stayed within the time and budget 3132allotted for the procurement and otherwise performed the contract in a satisfactory manner. 33 The contracting agency shall document the **bidder's** record of performance $[of a \ bidder]$ if the contracting agency finds **under this subparagraph that** the bidder is not [to be] responsible [under this 3435 subparagraph].

36 "(C) Has a satisfactory record of integrity. The contracting agency in evaluating the bidder's 37 record of integrity may consider, among other things, whether the bidder has previous 38 criminal convictions for offenses related to obtaining or attempting to obtain a contract or 39 subcontract or in connection with the bidder's performance of a contract or subcontract. The 40 contracting agency shall document the bidder's record of integrity [of a bidder] if the contracting 41 agency finds under this subparagraph that the bidder is not [to be] responsible [under this sub-42 paragraph].

43 "(D) Is legally qualified [legally] to contract with the contracting agency.

"(E) Supplied all necessary information in connection with the inquiry concerning responsibility.
If a bidder fails to promptly supply information concerning responsibility that [requested by] the

1	contracting agency [concerning responsibility] requests, the contracting agency shall [base the de-
2	termination of] determine the bidder's responsibility [upon any] based on available information, or
3	may find that the bidder is not [to be] responsible.
4	"(c) Document the contracting agency's compliance with the requirements of paragraphs (a) and
5	(b) of this subsection in substantially the following form:
6	"
7	
8	RESPONSIBILITY DETERMINATION FORM
9	
10	Project Name:
11	Bid Number:
12	Business Entity Name:
13	CCB License Number:
14	Form Submitted By (Contracting Agency):
15	Form Submitted By (Contracting Agency Representative's Name):
16	Title:
17	Date:
18	(The contracting agency must submit this form with attachments, if any, to the
19	Construction Contractors Board within 30 days after the date of contract award.)
20	The contracting agency has (check all of the following):
21	[] Checked the list created by the
22	Construction Contractors Board
23	under ORS 701.227 for bidders who
24	are not qualified to hold a public
25	improvement contract.
26	[] Determined whether the bidder has
27	met the standards of responsibility.
28	In so doing, the contracting agency
29	has considered whether the bidder:
30	[] Has available the appropriate
31	financial, material, equipment,
32	facility and personnel resources
33	and expertise, or the ability to
34	obtain the resources and
35	expertise, necessary to meet
36	all contractual responsibilities.
37	[] Has a satisfactory record of
38	performance.
39	[] Has a satisfactory record of
40	integrity.
41	[] Is qualified legally to contract
42	with the contracting agency.
43	[] Has supplied all necessary
44	information in connection with
45	the inquiry concerning

1 responsibility. 2 [] Determined the bidder to be 3 (check one of the following): 4 [] Responsible under ORS 279C.375 (3)(a) and (b). 5 [] Not responsible under 6 7 ORS 279C.375 (3)(a) and (b). (Attach documentation if the contracting agency finds the bidder not to be responsible.) 8 " 9 10 11 "(d) Submit the form described in paragraph (c) of this subsection, with any attachments, to the Construction Contractors Board within 30 days after the date the contracting agency awards the 1213contract. "(4) The successful bidder shall: 14 15 "(a) Promptly execute a formal contract; and 16 "(b) Execute and deliver to the contracting agency a performance bond and a payment bond when required under ORS 279C.380. 17 18 "(5) Based on competitive bids, a contracting agency may award a public improvement contract 19 or may award multiple public improvement contracts when specified in the invitation to bid. "(6) A contracting agency may not exclude a commercial contractor from competing for a public 2021contract on the basis that the license issued by the Construction Contractors Board is endorsed as 22a level 1 or level 2 license. As used in this section, 'commercial contractor' has the meaning given that term in ORS 701.005. 23"SECTION 10. Section 11 of this 2009 Act is added to and made a part of ORS chapter 24 25279C. "SECTION 11. (1) Except as provided in subsection (2) of this section, a contracting 26agency that procures personal services for the purpose of administering, managing, moni-27toring, inspecting, evaluating compliance with or otherwise overseeing a public contract that 28 29 is subject to this chapter may not: 30 "(a) Procure the personal services from a contractor or an affiliate of a contractor who is a party to the public contract that is subject to administration, management, monitoring, 3132inspection, evaluation or oversight by means of the personal services; or 33 (b) Procure the personal services through the public contract that is subject to administration, management, monitoring, inspection, evaluation or oversight by means of the per-3435 sonal services. "(2) Subsection (1) of this section does not apply to a procurement that qualifies as a 36 37 construction manager/general contractor procurement or a design-build procurement, both as defined in OAR 125-249-0610 or 137-049-0610. 38 "(3) As used in this section, 'affiliate' means a person that, directly or indirectly through 39 40 one or more intermediaries, controls, is controlled by or is under common control with the 41 contractor described in subsection (1)(a) of this section. "SECTION 12. Sections 2, 3, 4, 4a and 11 of this 2009 Act and the amendments to ORS 42279B.055, 279B.060, 279B.110, 279B.145, 279B.420 and 279C.375 by sections 5, 6, 7, 8, 8a and 9 43 44 of this 2009 Act apply to: 45 "(1) Procurements first advertised or otherwise solicited on or after January 1, 2010; and

1 "(2) Public contracts entered into on or after January 1, 2010.

2 "SECTION 13. (1) Sections 2, 3, 4, 4a and 11 of this 2009 Act and the amendments to ORS
3 279B.055, 279B.060, 279B.110, 279B.145, 279B.420 and 279C.375 by sections 5, 6, 7, 8, 8a and 9
4 of this 2009 Act become operative on January 1, 2010.

"(2) The Secretary of State, the Attorney General, the Director of the Oregon Depart-5 ment of Administrative Services and a contracting agency that has adopted rules under ORS 6 7 279A.065 may adopt rules and take related actions before January 1, 2010, that are necessary to enable the secretary, the Attorney General, the director and the contracting agency to 8 exercise, on and after January 1, 2010, all the duties, functions and powers conferred on the 9 secretary, Attorney General, director and contracting agency by sections 2, 3, 4, 4a and 11 10 of this 2009 Act and the amendments to ORS 279B.055, 279B.060, 279B.110, 279B.145, 279B.420 11 and 279C.375 by sections 5, 6, 7, 8, 8a and 9 of this 2009 Act. 12

"SECTION 14. This 2009 Act being necessary for the immediate preservation of the public
peace, health and safety, an emergency is declared to exist, and this 2009 Act takes effect
on its passage.".

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