JAN 2 1 2022

A BILL FOR AN ACT

RELATING TO HAWAII PRODUCTS PREFERENCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The legislature finds that the preference for
- 2 Hawaii products was established to encourage the use of Hawaii
- 3 products by bidders to support local industries. However,
- 4 contractors and subcontractors have indicated that it is common
- 5 practice to source products locally due to availability and
- 6 pricing, which levels the playing field for all vendors. The
- 7 legislature further finds that the continued practice of
- 8 decreasing offers by a ten or fifteen per cent classification
- 9 preference could inflate industry rates, adding to the cost of
- 10 construction to the State and taxpayers. Since contractors and
- 11 subcontractors no longer require this incentive to use Hawaii
- 12 products, the preference does not benefit the public, which is
- 13 contrary to the goal of increasing the economy, efficiency,
- 14 effectiveness, and impartiality in the public works construction
- 15 procurement process.
- Accordingly, the purpose of this Act is to repeal the
- 17 procurement preference for Hawaii products.



```
1
         SECTION 2. Section 103D-1001, Hawaii Revised Statutes, is
 2
    amended as follows:
 3
         1. By amending the definition of "produced or
    manufactured" to read:
 4
         "Produced or manufactured" includes the processing,
 5
    developing, and making of a thing into a new article with a
6
    distinct character and use through the application of input
7
8
    within the State including [Hawaii] products, labor, skill, or
9
    other services. "Produced or manufactured" does not include the
10
    mere assembling or putting together of non-Hawaii products or
    material."
11
12
         2. By repealing the definitions of "Hawaii input" and
13
    "Hawaii products".
14
         [""Hawaii input" means the part of the cost of a product
15
    that is attributable to production, manufacturing, or other
16
    expenses arising within the State. "Hawaii input" includes but
17
    is not limited to:
18
         +(1-)-
              The cost to mine, excavate, produce, manufacture,
19
              raise, or grow the materials in Hawaii;
20
         (2) The added value of that portion of the cost of
21
              imported materials that is incurred after landing in
```

1		Hawaii, including but not limited to other articles,
2		materials, and supplies, added to the imported
3		materials;
4	(3)	The cost of labor, variable overhead, utilities, and
5		services, incurred in the production and manufacturing
6		of materials or products in Hawaii; and
7	(4)	Fixed overhead cost and amortization or depreciation
8		cost, if any, for buildings, tools, and equipment,
9		situated and located in Hawaii and used in the
10		production or manufacturing of a product.
11	"Haw	aii products" means products that are mined, excavated,
12	produced,	manufactured, raised, or grown in the State and where
13	the cost	of the Hawaii input towards the product exceeds fifty
14	per cent (of the total cost of the product; provided that:
15	(1)	Where the value of the input exceeds fifty per cent of
16		the total cost, the product shall be classified as
17		elass I; and
18	(2)	Where any agricultural, aquacultural, horticultural,
19		silvicultural, floricultural, or livestock product is
20		raised, grown, or harvested in the State, the product
21		shall be classified as class II."]

1	SECT	ION 3. Section 103D-1010, Hawaii Revised Statutes, is	
2	amended to read as follows:		
3	"[+]	§103D-1010[+] Purchases from qualified community	
4	rehabilit	ation programs. (a) Any governmental body, without	
5	advertisi	ng or calling for bids, may purchase goods or services	
6	provided by qualified community rehabilitation programs serving		
7	persons with disabilities that have indicated an interest in		
8	supplying the goods or services and on an equitable basis may		
9	apportion the business among the interested programs; provided		
10	that the goods and services meet the specifications and needs of		
11	the purchasing agency and are purchased at a fair market price		
12	as determined by the appropriate public agency; and provided		
13	further that the programs comply with the following:		
14	(1)	Meet all of the requirements of a qualified community	
15		rehabilitation program under section 103D-1001; and	
16	(2)	Maintain a disabled to non-disabled employee ratio	
17		equal to or in excess of three-to-one for work hours	
18		of direct labor at all times on the work contracted.	
19	(b)	The purchasing agency shall:	
20	(1)	Receive and review proposals submitted by qualified	
21		community rehabilitation programs to provide goods or	

1		services and determine if they are suitable for
2		purchase by the agency; and
3	(2)	Negotiate the conditions and terms for the purchase,
4		including the price of the offer, between the agency
5		and the qualified community rehabilitation program;
6		provided that the price of the offer shall not exceed
7		the fair market price and there is assurance that the
8		qualified community rehabilitation program proposal is
9		in compliance with all administrative rules related to
10		purchasing[; and
11	(3)	Ensure that any goods or service purchased from a
12		qualified community rehabilitation program shall not
13		be placed on the Hawaii products list under section
14		103D-1002]."
15	SECT	ION 4. Section 103D-1002, Hawaii Revised Statutes, is
16	repealed.	
17	[" §1	03D-1002 Hawaii products. (a) A purchasing agency
18	shall rev	iew all specifications in a bid or proposal for
19	purchase	of Hawaii products where these products are available.
20	-(d)	All invitations for bids and requests for proposals
21	shall:	

7	-(1)	include a description of the products that are listed
2		in the Hawaii products list established pursuant to
3		this section, which may be used to complete the scope
4		of work specified in the invitation for bids or
5		request for proposals; or
6	(2)	Allow as part of the offer, self-certification that
7		the Hawaii products qualify for preference;
8	provided	that the offer may be evaluated along with any other
9	published	criteria in the solicitation, including but not
10	limited to	o considerations such as specific nutritional content
11	or its equ	uivalent, timing of delivery, quality or freshness, and
12	past perf e	ormance, if applicable.
13	All I	Hawaii products in any bid or request for proposal
14	shall be r	made available for inspection, or additional
15	informati	on may be requested to verify that the Hawaii product
16	meets the	minimum specifications.
17	(c)	All persons submitting bids or proposals to claim a
18	Hawaii pro	oducts preference shall designate in their bids which
19	individua	l product and its price is to be supplied as a Hawaii
20	product.	

```
1
         (d) Where a bid or proposal contains both Hawaii and non-
2
    Hawaii products, then for the purpose of selecting the lowest
3
    bid or purchase price only, the price or bid offered for a
4
    Hawaii product item shall be decreased by subtracting ten per
5
    cent for class I Hawaii product items bid or offered, or fifteen
    per cent for class II Hawaii product items bid or offered. The
6
7
    lowest total bid or proposal, taking the preference into
8
    consideration, shall be awarded the contract unless the bid or
    offer provides for additional award criteria. The contract
9
    amount of any contract awarded, however, shall be the amount of
10
11
    the bid or price offered, exclusive of the preferences.
         (e) Upon receipt and approval of application for Hawaii
12
    products preference, the administrator shall include within the
13
    Hawaii products list, the names of producers and manufacturers
14
    in the State who are authorized to supply locally manufactured
15
    soil enhancement products to state agencies under subsection
16
    (k). The administrator of the state procurement office shall
17
18
    maintain and distribute copies of the list to the purchasing
    agencies of the various governmental agencies.
19
20
         (f) Any person not on the Hawaii products list desiring a
    preference pursuant to this section shall certify the Hawaii
21
```

```
product when submitting a response to a solicitation; provided
 1
2
    that the person certifies under penalty of sanctions that the
    offered Hawaii products meet the requirements for the
3
 4
    preference.
 5
         The procurement officer may request additional information
    deemed necessary to qualify a product and shall have sole
 6
    discretion in determining qualification for the preference.
 7
8
         Any offeror whose product is deemed not qualified for the
9
    preference may appeal by filing a written request for
10
    reexamination of facts to the procurement officer. Upon
    determining that the offeror is qualified for the preference,
11
    the procurement officer shall notify the administrator and the
12
13
    administrator shall place the offeror on the Hawaii products
14
    list.
         (q) Solicitations shall contain a provision notifying
15
    offerors who request application of the preference that in the
16
17
    event of any change that materially alters the offeror's ability
    to supply Hawaii products, the offeror shall immediately notify
18
19
    the chief procurement officer in writing and the parties shall
    enter into discussions for the purposes of revising the contract
20
21
    or terminating the contract for convenience.
```

```
1
         (h) Nothing in this section shall limit, restrict, or
 2
    preclude a Hawaii product from any preferences, set asides, or
 3
    eriteria that may be applied under section 103D 906, and this
    section shall operate instead to mutually enhance the purpose of
 4
    this section and section 103D-906.
5
6
         (i) This section shall not apply whenever its application
    will disqualify any governmental agency from receiving federal
7
8
    funds or aid.
9
         (i) Any purchase made or any contract awarded or executed
10
    in violation of this section shall be void and no payment shall
11
    be made by any purchasing agency on account of the purchase or
12
    contract.
         (k) For the purposes of this section, "soil enhancement
13
14
    product" means any nonchemical soil preparation, conditioner, or
    compost mixture designed to supplement aeration or add organic,
15
16
    green waste, or decaying matter to the soil; provided that the
17
    term does not include any plant fertilizer intended to stimulate
18
    or induce plant growth through chemical means. All state
19
    agencies shall include in their solicitations, when required,
20
    the soil enhancement products identified on the Hawaii products
21
    list pursuant to subsection (e)."]
```

1	SECTION 5. Section 103D-1002.5, Hawaii Revised Statutes,
2	is repealed.
3	["[\$103D-1002.5] Failure to adequately verify, deliver, or
4	supply Hawaii products. If the administrator or procurement
5	officer-who has awarded a contract under section 103D-1002,
6	finds that in the performance of that contract there has been a
7	failure to comply with section 103D-1002, the contract shall be
8	voidable and the findings shall be referred for debarment or
9	suspension proceedings under section 103D-702."]
10	SECTION 6. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 7. This Act shall take effect upon its approval.
13	INTRODUCED BY:

Report Title:

Procurement; Product Preference; Repeal

Description:

Repeals procurement preference for Hawaii products.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.