
A BILL FOR AN ACT

RELATING TO PROCUREMENT.

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

1 SECTION 1. Section 103D-101, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "**§103D-101 Requirements of ethical public procurement.**

4 (a) All public employees shall conduct and participate in
5 public procurement in an ethical manner. In conducting and
6 participating in procurement, public employees shall:

7 (1) Act as a fiduciary and trustee of public moneys;

8 (2) Remain independent from any actual or prospective
9 bidder, offeror, contractor, or business;

10 (3) Act only in the public interest;

11 (4) Abide by the statutes and administrative rules
12 relating to public procurement;

13 (5) Identify and maximize efficiencies in the public
14 procurement process;

15 (6) Encourage economic competition by:



- 1 (A) Ensuring that all persons are afforded an equal
2 opportunity to compete in a fair and open
3 environment; and
- 4 (B) Researching innovative goods and services to meet
5 the public's needs;
- 6 (7) Avoid the intent and appearance of unethical behavior;
- 7 (8) Avoid social interactions with any actual or
8 prospective bidder, offeror, contractor, business, or
9 other interested parties during the procurement
10 process;
- 11 (9) Maintain confidentiality in a manner that ensures a
12 fair procurement process;
- 13 (10) Remain impartial in dealings with any actual or
14 prospective bidder, offeror, contractor, business, or
15 other interested parties; and
- 16 (11) Identify and eliminate any conflicts of interest.
- 17 (b) Any actual or prospective bidder, offeror,
18 [†]contractor[†], or business taking part in the conduct of
19 public procurement, shall act in good faith to practice
20 purchasing ethics, and when applicable, display business



1 integrity as a responsible offeror through the public
2 procurement process, including but not limited to the following:

- 3 (1) Avoiding the intent and appearance of unethical
4 behavior or business practices;
- 5 (2) Refraining from any activity that would create the
6 appearance of impropriety or conflicts of personal
7 interest and the interests of the State or counties;
- 8 (3) Identifying and eliminating any conflicts of interest;
9 and
- 10 (4) Ensuring that all persons are afforded an equal
11 opportunity to compete in a fair and open environment.

12 (c) All parties involved in the negotiation, performance,
13 or administration of state contracts shall act in good faith.

14 (d) Governmental bodies and public employees may procure
15 project management services through non-governmental third-party
16 contracts; provided that:

- 17 (1) All state agencies shall retain ultimate and final
18 authority and accountability for project management as
19 an inherently governmental responsibility;
- 20 (2) Oversight of each project management contract shall be
21 performed by a designated public employee. Oversight



1 shall include but not be limited to monitoring
2 performance, approving government documents,
3 negotiating cost and pricing, and awarding, modifying,
4 and terminating contracts; and
5 (3) Third-party project management services may provide
6 advisory, technical, or administrative support but
7 shall not exercise decision-making authority or
8 supervise public employees.

9 Oversight of third-party contracts shall remain an
10 inherently governmental and nondelegable responsibility of the
11 state agency, which must retain ultimate authority,
12 accountability, and decision-making over contract performance."

13 SECTION 2. Section 103D-104, Hawaii Revised Statutes, is
14 amended by adding a new definition to be appropriately inserted
15 and to read as follows:

16 ""Project management" means a professional service that
17 manages a project's schedule, cost, quality, safety, scope, and
18 function, and ensures that the project is completed on time and
19 within budget."

20 SECTION 3. Section 103D-326, Hawaii Revised Statutes, is
21 amended to read as follows:



1 "[+]§103D-326[+] **Fiscal responsibility.** Every contract
2 modification, budget transfer, change order, or contract price
3 adjustment under a contract shall be subject to prior written
4 certification by the appropriate fiscal officer for funding the
5 project or the contract, as to the effect of the contract
6 modification, budget transfer, change order, or adjustment in
7 contract price on the total project budget or the total contract
8 budget. In the event that the certification of the fiscal
9 officer discloses a resulting increase in the total project
10 budget or the total contract budget, the procurement officer
11 shall not execute or make such contract modification, budget
12 transfer, change order, or adjustment in contract price unless
13 sufficient funds are available therefor, or the scope of the
14 project or contract is adjusted [~~so as~~] to permit the degree of
15 completion that is feasible within the total project budget or
16 total contract budget as it existed prior to the contract
17 modification, budget transfer, change order, or adjustment in
18 contract price under consideration; provided[~~r~~] that, with
19 respect to the validity, as to the contractor, of any executed
20 contract modification, budget transfer, change order, or
21 adjustment in contract price which the contractor has reasonably



1 relied upon, it shall be presumed that there has been compliance
2 with this section."

3 SECTION 4. There is appropriated out of the general
4 revenues of the State of Hawaii the sum of \$728,927 or so much
5 thereof as may be necessary for fiscal year 2026-2027 to
6 establish a special project branch within the public works
7 division of the department of accounting and general services,
8 including three full-time equivalent (3.0 FTE) permanent
9 positions, to provide specialized expertise and staff resources
10 that support the division's implementation of certain complex,
11 high-profile capital improvement program projects using
12 innovative, non-traditional delivery methods.

13 The sum appropriated shall be expended by the department of
14 accounting and general services for the purposes of this Act.

15 SECTION 5. Statutory material to be repealed is bracketed
16 and stricken. New statutory material is underscored.

17 SECTION 6. This Act shall take effect on July 1, 2525.



Report Title:

DAGS; Procurement; Project Management Services; Budget Transfers; Certification; Fiscal Officers; Public Works Division; Special Project Branch; Positions; Appropriation

Description:

Authorizes governmental bodies and public employees to procure project management services through non-governmental third-party contracts under certain conditions. Clarifies the inherently governmental and nondelegable responsibility of state agencies, which must retain ultimate authority, accountability, and decision-making over contract performance. Requires every budget transfer to receive prior written certification from an appropriate fiscal officer as to the effect the budget transfer will have on the total project budget or the total contract budget. Appropriates funds to establish a Special Project Branch within the Public Works Division of the Department of Accounting and General Services, including funds for three full-time equivalent (3.0 FTE) permanent positions, to provide specialized expertise and staff resources that support the Division's implementation of certain complex, high-profile capital improvement program projects using innovative, non-traditional delivery methods. Effective 7/1/2525. (SD1)

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

