## A BILL FOR AN ACT

RELATING TO PROCUREMENT.

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

1 SECTION 1. The legislature finds that the Hawaii public 2 procurement code currently requires general contractors to 3 disclose the subcontractors they intend to use on a project. The intent of this requirement is to deter bid shopping - the 4 5 practice of low-bidding general contractors unethically 6 extracting lower prices from subcontractors under the threat of 7 replacement. Although stakeholders agree that the disclosure 8 requirement accomplishes this goal, the legislature notes that 9 the federal government and a vast majority of states do not have 10 a similar disclosure requirement in their procurement processes. 11 The legislature further finds that this disclosure 12 requirement has the unintended consequence of increasing the 13 number and complexity of construction protests. The state 14 procurement office's review of Hawaii procurement laws found 15 that most protests allege technical issues stemming from the 16 subcontractor listing requirement. These technical mistakes

include instances where a bidder failed to list a required

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- 1 subcontractor or when a listed subcontractor did not possess the
- 2 appropriate license and was not qualified to perform the work.
- Recommendation III-2 of the state procurement office's
- 4 review of Hawaii procurement laws eliminates the requirement for
- 5 bidders to disclose the nature and scope of work expected to be
- 6 performed by a subcontractor. However, the legislature further
- 7 finds that this issue with the subcontractor listing may be
- 8 addressed instead by providing prime contractors with additional
- 9 time to correct immaterial or technical issues with
- 10 subcontractor listings.
- 11 Inadvertent errors can occur due to the complexity of the
- 12 laws regarding contractor licenses under chapter 444, Hawaii
- 13 Revised Statutes; title 16, Hawaii Administrative Rules; and the
- 14 judicial, quasi-judicial, and agency interpretations of these
- 15 laws and rules. Time constraints from when a bidder receives
- 16 the bids from all of its subcontractors up until the procuring
- 17 agency's bid submission deadline may also cause inadvertent
- 18 failures to list a required subcontractor or the listing of
- 19 erroneous subcontractor license numbers in a bid. The
- 20 legislature further recognizes that the provision of additional
- 21 time for prime contractors to correct their subcontractor

1	listings	would facilitate the legislature's intent of ensuring
2	that subc	ontractors are listed properly on the bid submittal and
3	are licen	sed, while maintaining the integrity of the bid
4	process.	
5	The	purpose of this Act is to minimize bid challenges,
6	costs, an	d delays of public works construction projects for two
7	years by:	
8	(1)	Allowing a bidder of a public works construction
9		project to clarify and correct immaterial or technical
10		issues with subcontractor listings for up to twenty-
11		four hours after the bid submission deadline, which
12		shall be complementary and in addition to the time
13		allowed by the procurement policy board to correct or
14		withdraw inadvertently erroneous bids;
15	(2)	Requiring that bids for construction be publicly
16		opened no sooner than twenty-four hours after the bid
17		submission deadline; and
18	(3)	Defining "immaterial or technical information".
19	SECT	ION 2. Section 103D-302, Hawaii Revised Statutes, is
20	amended t	o read as follows:

1	"§103D	-302 Competitive sealed bidding. (a) Contracts
2	shall be aw	arded by competitive sealed bidding except as
3	otherwise p	rovided in section 103D-301. Awards of contracts by
4	competitive	sealed bidding may be made after single or multi-
5	step biddin	g. Competitive sealed bidding does not include
6	negotiation	s with bidders after the receipt and opening of bids.
7	Award is ba	sed on the criteria set forth in the invitation for
8	bids.	
9	(b) A	n invitation for bids shall be issued, and shall
10	include a p	urchase description and all contractual terms and
11	conditions	applicable to the procurement. If the invitation for
12	bids is for	construction, it shall [specify]:
13	<u>(1)</u> <u>S</u>	pecify that all bids include the name of each person
14	C	r firm to be engaged by the bidder as a joint
15	C	ontractor or subcontractor in the performance of the
16	C	ontract and the nature and scope of the work to be
17	p	erformed by each[-]; and
18	<u>(2)</u> <u>P</u>	llow the bidder to clarify or correct immaterial or
19	<u>t</u>	echnical information required by paragraph (1) for up
20	<u>t</u>	o twenty-four hours after the bid submission
21	<u>C</u>	eadline; provided that any additions or substitutions

1	of listed joint subcontractors shall be prohibited,	
2	including changes to the nature and scope of work as	
3	listed; provided further that the twenty-four hour	
4	period shall be complementary and in addition to the	
5	time for correction or withdrawal of inadvertently	
6	erroneous bids before or after award, as permitted in	
7	accordance with rules adopted by the policy board	
8	pursuant to subsection (g).	
9	This paragraph does not abrogate or modify, and	
10	shall not be construed or deemed to abrogate or	
11	modify, the authority of the regulated industries	
12	complaints office of the department of commerce and	
13	consumer affairs and contractors license board to	
14	enforce chapter 444.	
15	Construction bids that do not comply with this requirement may	
16	be accepted if acceptance is in the best interest of the State	
17	and the value of the work to be performed by the joint	
18	contractor or subcontractor is equal to or less than one per	
19	cent of the total bid amount.	
20	(c) Adequate public notice of the invitation for bids	
21	shall be given a reasonable time before the date set forth in	

1	the invita	ation for the opening of bids. The policy board shall
2	adopt rule	es [ <del>which</del> ] <u>that</u> specify:
3	(1)	The form that the notice is to take;
4	(2)	What constitutes a reasonable interim between
5		publication and bid opening; and
6	(3)	How notice may be published, including publication in
7		a newspaper of general circulation, notice by mail to
8		all persons on any applicable bidders mailing list,
9		publication by any public or private telecommunication
10		information network, or any other method of
11		publication it deems to be effective.
12	(d)	Bids shall be opened publicly in the presence of one
13	or more w	itnesses, at the time and place designated in the
14	invitation	n for bids[+]; provided that if the bid is for
15	construct	ion, it shall be opened no sooner than twenty-four
16	hours afte	er the deadline for the submission of the bids. The
17	amount of	each bid and other relevant information specified by
18	rule, toge	ether with the name of each bidder shall be recorded.

19 The record and each bid shall be open to public inspection.

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- 1 (e) Bids shall be unconditionally accepted without
- 2 alteration or correction, except as authorized in this chapter
- 3 or by rules adopted by the policy board.
- 4 (f) Bids shall be evaluated based on the requirements set
- 5 forth in the invitation for bids. These requirements may
- 6 include criteria to determine acceptability such as inspection,
- 7 testing, quality, workmanship, delivery, and suitability for a
- 8 particular purpose. Those criteria that will affect the bid
- 9 price and be considered in evaluation for award shall be as
- 10 objectively measurable as possible, such as discounts,
- 11 transportation costs, total or life cycle costs, and the
- 12 bidder's past performance, if available. The invitation for
- 13 bids shall set forth the evaluation criteria to be used. No
- 14 criteria may be used in bid evaluation that are not set forth in
- 15 the invitation for bids.
- 16 (g) Correction or withdrawal of inadvertently erroneous
- 17 bids before or after award, or cancellation of invitations for
- 18 bids, awards, or contracts based on such bid mistakes, shall be
- 19 permitted in accordance with rules adopted by the policy board.
- 20 After bid opening no changes in bid prices or other provisions
- 21 of bids prejudicial to the interest of the public or to fair

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- 1 competition shall be permitted. Except as otherwise provided by
- 2 rule, all decisions to permit the correction or withdrawal of
- 3 bids, or to cancel awards or contracts based on bid mistakes,
- 4 shall be supported by a written determination made by the chief
- 5 procurement officer or head of a purchasing agency.
- **6** (h) The contract shall be awarded with reasonable
- 7 promptness by written notice to the lowest responsible and
- 8 responsive bidder whose bid meets the requirements and criteria
- 9 set forth in the invitation for bids. In the event all bids
- 10 exceed available funds as certified by the appropriate fiscal
- 11 officer, the head of the purchasing agency responsible for the
- 12 procurement in question is authorized in situations where time
- 13 or economic considerations preclude resolicitation of work of a
- 14 reduced scope to negotiate an adjustment of the bid price,
- 15 including changes in the bid requirements, with the low
- 16 responsible and responsive bidder, in order to bring the bid
- 17 within the amount of available funds.
- (i) When it is not practicable to initially prepare a
- 19 purchase description to support an award based on price, an
- 20 invitation for bids, which requests the submission of unpriced
- 21 offers to be followed by an invitation for bids limited to those

- 1 bidders whose offers have been qualified under the criteria set
- 2 forth in the first solicitation, may be used. If a multi-step
- 3 sealed bidding process is used, the notice and the invitation
- 4 for bids shall describe each step to be used in soliciting,
- 5 evaluating, and selecting unpriced offers.
- 6 (j) For purposes of this section, "immaterial or technical
- 7 information" means:
- 8 (1) An irregularity or abnormality that, as a matter of
- 9 form, does not affect substance; or
- 10 (2) An inconsequential variation that has no, little, or
- 11 trivial effect on the procurement process and is not
- prejudicial to other vendors.
- 13 "Immaterial or technical information" includes a missing
- 14 signature; typographical errors; an error resulting from an
- 15 inaccuracy or omission; and a listed subcontractor whose license
- 16 at bid time had been suspended or forfeited due solely to a
- 17 ministerial act, pursuant to chapter 444; provided that by the
- 18 time of the award, the subcontractor's license has been
- 19 reinstated."
- 20 SECTION 3. Statutory material to be repealed is bracketed
- 21 and stricken. New statutory material is underscored.

SECTION 4. This Act shall take effect on July 1, 2112;

provided that on June 30, 2024, this Act shall be repealed and

section 103D-302, Hawaii Revised Statutes, shall be reenacted in

the form in which it read on the day before the effective date

of this Act.

#### Report Title:

Procurement; Bid Submissions; Immaterial Errors; Technical Corrections; Immaterial or Technical Information

#### Description:

Allows bidders to clarify or correct immaterial or technical information required as part of a bid submission for up to twenty-four hours after the bid submission deadline, in addition to the time for correction or withdrawal of inadvertently erroneous bids before or after the award as permitted by rules adopted by the procurement policy board. Requires that bids for construction be opened no sooner than twenty-four hours after the deadline for the submission of bids. Defines "immaterial or technical information". Repeals 6/30/2024. Effective 7/1/2112. (HD2)

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