House



LEGISLATIVE ACTION

Senate Comm: WD 04/17/2019

The Committee on Appropriations (Lee) recommended the following: Senate Amendment (with title amendment) Between lines 82 and 83 insert: Section 4. Section 337.1101, Florida Statutes, is created to read: <u>337.1101 Contracting and procurement authority of the</u> <u>department; settlements; notification required.-</u> <u>(1) When the department, or any entity or enterprise within</u> <u>the department, determines that it is in the best interest of</u> the public to resolve a protest filed in accordance with s.

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12	120.57(3) of the award of a contract being procured pursuant to
13	s. 337.11 or related to the purchase of personal property or
14	contractual services being procured pursuant to s. 287.057,
15	through a settlement that requires the department to pay a
16	nonselected responsive bidder a total sum of \$1 million or more,
17	including any amount paid pursuant to s. 334.049, s. 337.11(8),
18	or any other law, the department must:
19	(a) Document in a written memorandum by the secretary,
20	which shall be finalized not later than the date of notification
21	of such settlement required pursuant to paragraph (b), the
22	specific reasons that such settlement and payment to a
23	nonselected responsive bidder is in the best interest of the
24	state in lieu of resoliciting competitive sealed bids,
25	proposals, or replies. The written memorandum must be included
26	and maintained in the department's permanent files concerning
27	the procurement and must include:
28	1. A detailed description of the property rights, patent
29	rights, copyrights, or trademarks that the department will
30	acquire as a result of such settlement;
31	2. A detailed description of the analysis undertaken by the
32	department of the proposal development costs and the anticipated
33	degree of engineering design or other design work undertaken by
34	the responsive bidder to which the department will obtain and
35	retain the right to use from the nonselected responsive bidder
36	or design-build firm;
37	3. The department's cost-benefit analysis demonstrating
38	that the payment provides value to the department and is in the
39	best interests of the state;
40	4. The specific appropriation in the existing General

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41	Depresentations Net which the depentment intends to use to
	Appropriations Act which the department intends to use to
42	provide such payment; and
43	5. The specific detailed reasons why the selected
44	responsive bidder should not be responsible for the entire
45	payment to the nonselected nonresponsive bidder or design-build
46	firm.
47	(b) Provide prior written notification to the President of
48	the Senate, the Speaker of the House of Representatives, the
49	Senate and House of Representatives minority leaders, the chair
50	and vice-chair of the Legislative Budget Commission, and the
51	Attorney General at least 5 business days, or as soon thereafter
52	as practicable, before the department makes the settlement
53	agreement final. Such written notification must include the
54	written memorandum required pursuant to paragraph (a).
55	(c) Provide, at the time settlement discussions regarding
56	any such payment have begun in earnest, written notification of
57	such discussions to the President of the Senate, the Speaker of
58	the House of Representatives, the Senate and House of
59	Representatives minority leaders, the chair and vice-chair of
60	the Legislative Budget Commission, and the Attorney General. The
61	written notification required pursuant to this paragraph must
62	describe the procurement to which the proposed settlement
63	payment relates, the range of the proposed payments involved,
64	the specific appropriation in the General Appropriations Act
65	which will be used to make the proposed payment, and a summary
66	of the specific reasons the department has for considering such
67	payment.
68	(2) The department may not pledge any current or future
69	action by another branch of state government as a condition of
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COMMITTEE AMENDMENT

Florida Senate - 2019 Bill No. PCS (434036) for CS for SB 1044



70	any procurement action. Any settlement that commits the state to
71	spending any amount in excess of current appropriations, to the
72	appropriation of funds in a subsequent fiscal year, or to policy
73	changes inconsistent with current state law must be contingent
74	upon and subject to legislative appropriation or statutory
75	amendment. The department may agree to use its efforts to
76	procure legislative funding or statutory amendments.
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79	And the title is amended as follows:
80	Delete line 19
81	and insert:
82	increases; amending s. 337.1101, F.S.; specifying
83	requirements for the department when the department or
84	any entity or enterprise within the department
85	determines that it is in the best interest of the
86	public to resolve a certain protest of the award of a
87	certain contract; providing requirements for a certain
88	memorandum; providing requirements for certain
89	notifications; prohibiting the department from
90	pledging any current or future action by another
91	branch of state government as a condition of any
92	procurement action; requiring certain settlements to
93	be contingent upon and subject to legislative
94	appropriation or statutory amendment; authorizing the
95	department to agree to use its efforts to procure
96	legislative funding or statutory amendments; amending
97	s. 337.14, F.S.; requiring that

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