SENATE BILL 343

P2 3lr1393 SB 518/12 - EHE CF 3lr1718

By: Senators Shank, Simonaire, and Young

Introduced and read first time: January 24, 2013

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

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Procurement - Lower-Cost Goods and Services

- 3 FOR the purpose of providing that when a primary procurement unit makes a certain 4 determination concerning its participation in a certain intergovernmental 5 cooperative purchasing agreement, the determination will include a statement 6 that the agreement will allow an entity whose procurement is managed by the 7 primary procurement unit to withdraw the entity's participation under the 8 agreement under certain circumstances; and generally relating to an entity's 9 withdrawal from an intergovernmental cooperative purchasing agreement.
- 10 BY repealing and reenacting, with amendments,
- 11 Article – State Finance and Procurement
- Section 13-110 12
- 13 Annotated Code of Maryland
- (2009 Replacement Volume and 2012 Supplement) 14
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 15 16 MARYLAND, That the Laws of Maryland read as follows:
- **Article State Finance and Procurement** 17
- 18 13-110.
- 19 In this section the following words have the meanings indicated. (a) (1)
- 20 "Cooperative entity" means one or more State or local entities that (2) 21enter into an agreement for the cooperative or joint administration of programs.
- "Governmental entity" means: 22 (3)



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 m the}$ federal government other (i) oran agency or 2 instrumentality of the federal government; 3 (ii) another state or an agency or other instrumentality of 4 another state: 5 (iii) a bistate or multistate agency; 6 (iv) a county, municipal corporation, or other political 7 subdivision of the State or of another state, or an agency or other instrumentality of 8 the political subdivision: 9 a bicounty or multicounty agency; (v) 10 (vi) a primary procurement unit; or 11 (vii) an affiliation, alliance, consortium, or group composed solely 12governmental entities that is established for purposes of promoting of 13 intergovernmental cooperative purchasing. "Intergovernmental cooperative purchasing agreement" means a 14 **(4)** 15 contract: 16 (i) 1. entered into by at least one governmental entity and a 17 person selected in a manner that is consistent with the purposes set forth under § 11–201 of this article; 18 19 2. that is available for use by the governmental entity 20 entering the contract and at least one additional governmental entity which may, but 21need not be, an original party to the contract; and 22that is intended to promote efficiency and savings 3. 23that can result from intergovernmental cooperative purchasing; or 24 between a primary procurement unit and a person who, at (ii) the time the intergovernmental cooperative purchasing agreement is awarded, has a 2526 contract with the federal government or an agency or other instrumentality of the 27 federal government, and who agrees to provide the unit with identical prices, terms, and conditions as stipulated in the federal contract. 28"Local entity" means a county, municipal corporation, 29 (5)bicounty or multicounty agency, public authority, special taxing district, or other 30
- 32 (ii) "Local entity" includes boards of education and library 33 boards that receive funding from the State.

political subdivision or unit of a political subdivision of this State.

1	(6) "Not-for-profit entity" means a corporation incorporated in the
2	State, or otherwise qualified to do business in the State that has been determined by
3	the Internal Revenue Service to be exempt from taxation under § 501(c)(3), (4), or (6)
4	of the Internal Revenue Code

5 (7) "State entity" means a department, board, commission, agency, or a subunit in the Executive branch of State government.

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- (b) (1) Subject to § 12–107 of this article, whenever a primary procurement unit procurement officer determines that it is in the best interest of the State to sponsor or participate in an intergovernmental cooperative purchasing agreement, with the approval of the unit head and subject to any other approval required by law, the primary procurement unit may become a party to or participate under the agreement.
- 13 (2) A determination under this subsection shall be in writing and include a statement that the intergovernmental cooperative purchasing agreement:
- 15 (i) will provide cost benefits to the State, promote 16 administrative efficiencies, or promote intergovernmental cooperation; [and]
- (II) WILL ALLOW AN ENTITY WHOSE PROCUREMENT IS
 MANAGED BY THE PRIMARY PROCUREMENT UNIT TO WITHDRAW ITS
 PARTICIPATION UNDER THE AGREEMENT FOR SPECIFIC SUPPLIES OR SERVICES
 ON A SHOWING BY THE ENTITY THAT THE ENTITY CAN OBTAIN THE SUPPLY OR
 SERVICE FROM A LOCAL VENDOR MORE EFFICIENTLY AND AT SUBSTANTIAL
 SAVINGS WHEN COMPARED TO THE PRICE TO BE PAID UNDER THE AGREEMENT;
 AND
- [(ii)] (III) is not intended to evade the purposes of this Division 25 II.
- 26 (3) If a primary procurement unit sponsors an intergovernmental cooperative purchasing agreement:
- 28 (i) the contract shall be awarded in the same manner as the contract would be awarded under this Division II if the unit was the sole participant under the contract; and
- 31 (ii) all procedures under this Division II, including procedures 32 governing contract claims and protests, shall apply.
- 33 (4) If a primary procurement unit participates in an 34 intergovernmental cooperative purchasing agreement, any protest or contract claim 35 involving the agreement shall be handled in accordance with the terms of the 36 agreement.

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responsibility imposed on the entity by law.

1 2 3 4	(c) (1) Except as provided in paragraph (2) of this subsection, each procurement contract for supplies or services entered into by a State or local entity shall include a provision that facilitates other State and local entities and not-for-profit entities to participate in the contract.
5	(2) (i) This subsection does not apply to:
6 7	1. a procurement for a capital facility, improvement, or other unique purchase; or
8 9	2. a procurement with a projected value of less than \$100,000.
10 11	(ii) This subsection does not apply if the State or local entity determines that including the provision would:
12 13	1. undermine the desired timing or effect of the procurement;
14 15	2. interfere with the State or local entity's ability to meet:
16 17 18	A. the minority business enterprise goals provided under § 14–302 of this article or any other minority business enterprise program sponsored by the local entity; or
19 20 21	B. the Small Business Reserve Program requirements under § 14–502 of this article or any other small business procurement program sponsored by the local entity; or
22	3. not be in the best interest of the entity.
23 24 25	(d) (1) A State or local entity may enter into an agreement for the cooperative or joint administration of programs with one or more other State or local entities.
26 27 28	(2) A cooperative entity established under this section may administer the programs and exercise the powers and duties specifically delegated to the cooperative entity by the agreement that established the cooperative entity.
29 30	(3) An agreement described under this subsection does not relieve a State or local entity or other participant of the agreement from any obligation or

1	(e) Notwithstanding any other law, a local entity may participate in an
2	existing State or local contract drafted in accordance with this section, if the governing
3	body of the entity determines that participation would:
4	(1) provide a cost savings in purchase price or administrative burden;
5	or
6	(2) further other policy goals including operational and
7	energy-efficiency goals related to the purchase, operation, or maintenance of the
8	supply or service.
9	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
10	October 1, 2013.