$\begin{array}{c} \mathrm{8lr}2770 \\ \mathrm{CF}\,\mathrm{HB}\,\mathrm{1557} \end{array}$

By: Senator Conway

Introduced and read first time: February 5, 2018

Assigned to: Education, Health, and Environmental Affairs

Committee Report: Favorable Senate action: Adopted

Read second time: March 8, 2018

CHAPTER

1 AN ACT concerning

2 Procurement – Architectural Services and Engineering Services – Reciprocal Preference

FOR the purpose of requiring a unit to give a certain preference under certain 4 circumstances to a certain resident firm that is licensed or otherwise authorized to 5 6 provide architectural services or engineering services in the State; requiring a 7 certain nonresident firm to submit certain documentation concerning certain 8 preferences to a unit at the request of the unit; requiring a unit to apply certain 9 preferences to certain proposals in a certain manner; authorizing a unit that makes 10 a certain determination of qualification for certain proposals to apply a preference to 11 a certain proposal from a certain resident firm; prohibiting a unit from applying a 12 certain preference if a certain certification is not submitted to the unit at a certain 13 time; requiring the Board of Public Works to post and maintain certain information 14 and adopt certain regulations; defining certain terms; and generally relating to 15 procurement and reciprocal preferences.

- 16 BY repealing and reenacting, without amendments,
- 17 Article State Finance and Procurement
- 18 Section 11–101(a), (b), (i), and (t) and 14–401(a)(1)
- 19 Annotated Code of Maryland
- 20 (2015 Replacement Volume and 2017 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article State Finance and Procurement
- 23 Section 14–401(a)(5)

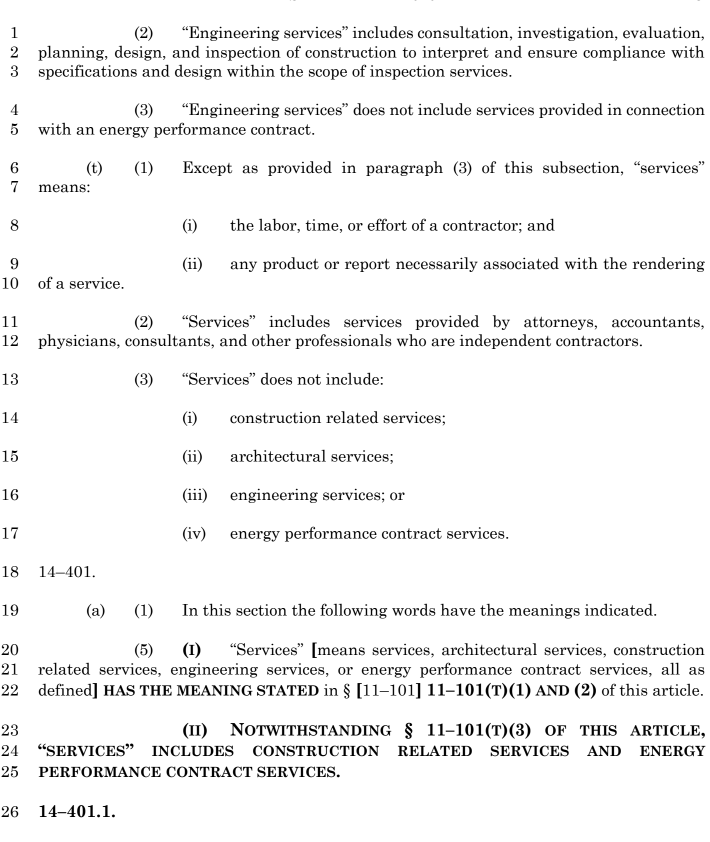
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

$\frac{1}{2}$	Annotated Code of Maryland (2015 Replacement Volume and 2017 Supplement)
3 4 5 6 7	BY adding to Article – State Finance and Procurement Section 14–401.1 Annotated Code of Maryland (2015 Replacement Volume and 2017 Supplement)
8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
0	Article - State Finance and Procurement
1	11–101.
12	(a) In this Division II the following words have the meanings indicated unless:
13	(1) the context clearly requires a different meaning; or
4	(2) a different definition is provided for a particular title or provision.
5	(b) (1) "Architectural services" means professional or creative work that:
16 17	(i) is performed in connection with the design and supervision of construction or landscaping; and
18	(ii) requires architectural education, training, and experience.
19 20 21 22	(2) "Architectural services" includes consultation, research, investigation, evaluation, planning, architectural design and preparation of related documents, and coordination of services that structural, civil, mechanical, and electrical engineers and other consultants provide.
23 24 25	(3) "Architectural services" does not include construction inspection services, services provided in connection with an energy performance contract, or structural, mechanical, plumbing, or electrical engineering.
26	(i) (1) "Engineering services" means professional or creative work that:
27 28 29	(i) is performed in connection with any utility, structure, building, machine, equipment, or process, including structural, mechanical, plumbing, electrical, geotechnical, and environmental engineering; and
30 31	(ii) requires engineering education, training, and experience in the application of special knowledge of the mathematical, physical, and engineering sciences.



(2) "NONRESIDENT FIRM" MEANS A BUSINESS ENTITY THAT:

IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS

(A)

INDICATED.

(1)

27

28

29

1	(I) HAS ONE OFFICE THAT:
2	1. IS A PRINCIPAL OFFICE FOR THE ENTITY; AND
3	2. IS NOT LOCATED IN THE STATE; OR
4 5 6	(II) FOR AN ENTITY THAT HAS OFFICES IN MULTIPLE STATES, HAS NOT HAD A PRINCIPAL OFFICE LOCATED IN THE STATE FOR AT LEAST 6 MONTHS IMMEDIATELY BEFORE THE DATE OF A REQUEST FOR PROPOSALS.
7	(3) "PREFERENCE" INCLUDES:
8	(I) A PERCENTAGE PREFERENCE;
9	(II) AN EMPLOYEE RESIDENCY REQUIREMENT; OR
10	(III) ANY OTHER PROVISION THAT FAVORS AN OFFEROR FROM ONE STATE TO THE DISADVANTAGE OF AN OFFEROR FROM ANOTHER STATE.
12 13 14	(4) (I) "PRINCIPAL OFFICE" MEANS A PRIMARY PLACE OF BUSINESS THAT IS STAFFED ON A REGULAR BASIS TO PROVIDE THE SERVICES THAT ARE REQUESTED BY A UNIT IN A REQUEST FOR PROPOSALS.
15 16 17 18	(II) "PRINCIPAL OFFICE" DOES NOT INCLUDE A SATELLITE OFFICE OR AN OFFICE THAT IS MINIMALLY STAFFED AND IS NOT OPEN ON A REGULAR BASIS TO PROVIDE THE SERVICES THAT ARE REQUESTED BY A UNIT IN A REQUEST FOR PROPOSALS.
19 20 21	(5) "REQUEST FOR PROPOSALS" MEANS A REQUEST FOR ARCHITECTURAL SERVICES OR ENGINEERING SERVICES THAT IS ISSUED IN ACCORDANCE WITH § 13–112 OF THIS ARTICLE.
22	(6) (I) "RESIDENT FIRM" MEANS A BUSINESS ENTITY THAT:
23 24	1. IS LICENSED OR OTHERWISE AUTHORIZED TO PROVIDE ARCHITECTURAL OR ENGINEERING SERVICES IN THE STATE; AND
25 26	2. A. FOR AN ENTITY THAT HAS ONE OFFICE, THE OFFICE IS LOCATED IN THE STATE; OR

1	B. FOR AN ENTITY THAT HAS OFFICES IN MULTIPLE
2	STATES, HAS HAD A PRINCIPAL OFFICE LOCATED IN THE STATE FOR AT LEAST 6
3	MONTHS IMMEDIATELY BEFORE THE DATE OF A REQUEST FOR PROPOSALS.
4	(II) "RESIDENT FIRM" INCLUDES A JOINT VENTURE THAT:
5	1. WAS ENTERED INTO BEFORE THE DATE OF THE
6	REQUEST FOR PROPOSALS FOR WHICH THE JOINT VENTURE SUBMITS A PROPOSAL;
7	AND
•	
8	2. INCLUDES ONE PARTY THAT:
9	A. HOLDS AT LEAST A 51% INTEREST IN THE JOINT
10	VENTURE; AND
	D
11	B. MEETS THE REQUIREMENTS UNDER SUBPARAGRAPH
12	(I) OF THIS PARAGRAPH.
13	(B) SUBJECT TO SUBSECTION (D) OF THIS SECTION, A UNIT SHALL APPLY A
14	PREFERENCE TO A PROPOSAL FROM A RESIDENT FIRM IF:
15	(1) (I) A NONRESIDENT FIRM IS:
16	1. A RESPONSIBLE OFFEROR; AND
17	2. DETERMINED TO BE THE MOST QUALIFIED PERSON TO
18	SUBMIT A PROPOSAL IN ACCORDANCE WITH § 13–112 OF THIS ARTICLE; AND
19	(II) THE CHARE IN MULCII THE DRINGIPAL OFFICE OF THE
	(II) THE STATE IN WHICH THE PRINCIPAL OFFICE OF THE NONRESIDENT FIRM IS LOCATED HAS A PREFERENCE THAT FAVORS AN OFFEROR
20 21	FROM THAT STATE TO THE DISADVANTAGE OF AN OFFEROR FROM THIS STATE;
4 1	FROM THAT STATE TO THE DISADVANTAGE OF AN OFFEROR FROM THIS STATE,
22	(2) A RESIDENT FIRM:
23	(I) IS A RESPONSIBLE OFFEROR; AND
24	(II) AT THE SAME TIME THAT IT SUBMITS THE PROPOSAL FOR
25	WHICH THE PREFERENCE WOULD APPLY, CERTIFIES THAT IT MEETS THE
26	REQUIREMENTS FOR A RESIDENT FIRM; AND
27	(3) THE PREFERENCE:

- 1 (I) IS THE SAME AS THE PREFERENCE REFERENCED IN ITEM 2 (1)(II) OF THIS SUBSECTION; AND
- 3 (II) DOES NOT CONFLICT WITH A FEDERAL LAW OR GRANT 4 AFFECTING THE PROCUREMENT CONTRACT.
- 5 (C) AT THE REQUEST OF A UNIT, A NONRESIDENT FIRM SHALL PROVIDE THE 6 FOLLOWING DOCUMENTATION FOR THE STATE IN WHICH THE PRINCIPAL OFFICE OF 7 THE NONRESIDENT FIRM IS LOCATED:
- 8 (1) A COPY OF THE CURRENT STATUTE, RESOLUTION, POLICY, 9 PROCEDURE, OR EXECUTIVE ORDER THAT ESTABLISHES A PREFERENCE THAT 10 FAVORS AN OFFEROR FROM THAT STATE TO THE DISADVANTAGE OF AN OFFEROR 11 FROM THIS STATE; OR
- 12 (2) A CERTIFICATION THAT THE OTHER STATE DOES NOT HAVE A
 13 PREFERENCE THAT FAVORS AN OFFEROR FROM THAT STATE TO THE DISADVANTAGE
 14 OF AN OFFEROR FROM THIS STATE.
- 15 (D) (1) IF A RESIDENT FIRM QUALIFIES FOR A PREFERENCE ESTABLISHED UNDER THIS SECTION AND FOR ANOTHER PREFERENCE ESTABLISHED UNDER THIS DIVISION II, THE UNIT:
- 18 (I) MAY NOT APPLY MORE THAN ONE PREFERENCE TO THE 19 PROPOSAL FROM THE RESIDENT FIRM; AND
- 20 (II) SHALL APPLY THE PREFERENCE TO THE PROPOSAL FROM 21 THE RESIDENT FIRM THAT IS MOST ADVANTAGEOUS TO THE RESIDENT FIRM.
- 22 (2) IF, WHEN MAKING A DETERMINATION OF QUALIFICATION UNDER \$ 13–112 OF THIS ARTICLE, A UNIT DETERMINES THAT A PROPOSAL FROM A RESIDENT FIRM AND A PROPOSAL FROM A NONRESIDENT FIRM ARE EQUALLY QUALIFIED, THE UNIT MAY APPLY A PREFERENCE TO THE PROPOSAL FROM THE RESIDENT FIRM.
- (E) A UNIT MAY NOT APPLY A PREFERENCE TO A PROPOSAL SUBMITTED BY
 A RESIDENT FIRM IF THE RESIDENT FIRM DOES NOT SUBMIT THE CERTIFICATION
 REQUIRED UNDER SUBSECTION (B)(2)(II) OF THIS SECTION AT THE SAME TIME THAT
 IT SUBMITS THE PROPOSAL.
 - (F) THE BOARD SHALL:

31

(1) POST AND MAINTAIN A LIST OF ALL STATES WITH A PREFERENCE THAT FAVORS AN OFFEROR FROM THAT STATE TO THE DISADVANTAGE OF AN OFFEROR FROM THIS STATE; AND
(2) ADOPT REGULATIONS TO IMPLEMENT THIS SECTION.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2018.
Approved:
Governor.
President of the Senate.
Speaker of the House of Delegates.