Amendment No. ____ (for drafter's use only)

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11	Representative(s) Brummer offered the following:
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13	Amendment to Substitute Amendment (752745) (with title
14	amendment)
15	On page 2, line 27 through page 5, line 13,
16	remove from the substitute amendment: all of said lines
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18	and insert in lieu thereof:
19	(4)(b) Development of procedures for the releasing of
20	requests for proposals, invitations to bid, invitations to
21	negotiate, and other competitive acquisitions which procedures
22	shall include, but are not limited to, notice by publication
23	in the Florida Administrative Weekly , on Government Services
24	Direct , or by mail at least 10 days before the date set for
25	submittal of proposals or bids. The Office of Supplier
26	Diversity may consult with agencies regarding the development
27	of bid distribution procedures to ensure that maximum
28	distribution is afforded to certified minority business
29	enterprises as defined in s. 288.703.
30	(c) Development of procedures for the receipt and
31	opening of hids responses quotes or proposals by an agency

Such procedures shall provide the Office of Supplier Diversity an opportunity to monitor and ensure that the contract award is consistent with the <u>requirements of s. 287.09451</u> original request for proposal or invitation to bid, in accordance with s. 287.0945(6), and subject to the review of bid responses within standard timelines.

- (f) Development of procedures to be used by an agency for issuing invitations to bid, invitations to negotiate, requests for proposal, requests for quote, or other competitive procurement processes.
- (5)(a) To prescribe the methods of securing competitive sealed bids, responses, quotes, and proposals. Such methods may include, but are not limited to, procedures for identifying vendors; setting qualifications; evaluating responses, bids, and proposals; ranking respondents and proposers; selecting invitees and proposers; and conducting negotiations, or negotiating and awarding commodity and contractual services contracts, unless otherwise provided by law.
- Technology Office by September 1, 1995, procedures for procuring information technology and information technology consultant services which provide for public announcement and qualification, competitive selection, competitive negotiation, contract award, and prohibition against contingent fees. Such procedures shall be limited to information technology consultant contracts for which the total project costs, or planning or study activities, are estimated to exceed the threshold amount provided for in s. 287.017, for CATEGORY TWO.
- (16)(a) To enter into joint agreements with governmental agencies, as defined in s. 163.3164(10), for the

purpose of pooling funds for the purchase of commodities <u>or</u>; information technology resources, or services that can be used by multiple agencies. However, the department shall consult with the State Technology Office on joint agreements that involve the purchase of information technology resources. Agencies entering into joint purchasing agreements with the department <u>or the State Technology Office</u> shall authorize the department <u>or the State Technology Office</u> to contract for such purchases on their behalf.

- (17)(a) To evaluate contracts let by the Federal Government, another state, or a political subdivision for the provision of commodities and contract services, and, when it is determined to be cost-effective and in the best interest of the state, to enter into a written agreement authorizing a state agency to make purchases under a contract approved by the department and let by the Federal Government, another state, or a political subdivision.
- (b) For contracts pertaining to the provision of information technology, the State Technology Office, in consultation with the department, shall assess the technological needs of a particular agency, evaluate the contracts, and determine whether to enter into a written agreement with the letting federal, state, or political subdivision body to provide information technology for a particular agency.

Section 3. A new subsection (3) is created and subsequent subsections are renumbered, subsection (22) is amended and subsection (23) of section 287.057, Florida Statutes is created:

287.057 Procurement of commodities or contractual services.--

(3) If an agency determines that the use of an 1 2 invitation to bid or a request for a proposal is not 3 practical, commodities or contractual services may be procured 4 by an invitation to negotiate or provided by a request for a quote. Procurement of information technology resources by a 5 state university valued in excess of \$25,000 must be made in 6 7 accordance with the provisions found in Florida Statutes 8 287.073 or 287.057(22)(a). (4) When the purchase price of commodities or 9 10 contractual services exceeds the threshold amount provided in 11 s. 287.017 for CATEGORY TWO, no purchase of commodities or 12 contractual services may be made without receiving competitive 13 sealed bids or competitive sealed proposals, or responses to 14 an invitation to negotiate or a request for a quote unless: 15 16 17 ======= T I T L E A M E N D M E N T ======== And the title is amended as follows: 18 19 On page 8, lines 20 through 29, of the amendment remove: all of said lines 20 21 and insert in lieu thereof: 22 23 expanding category two purchase methods to 24 include response to an invitation to negotiate 25 or a request for quote; providing for the role of the State Technology Office in developing a 26 program for on-line procurement of commodities 27 and contractual services; authorizing the 28

office to collect certain fees; providing for

the deposit of such fees; directing the office

to establish state strategic information

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1	technology alliances for the acquisition and
2	use of information technology; providing for
3	the duties of such alliances; providing for
4	rules;
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