1 A bill to be entitled 2 An act relating to local bids and contracts for public 3 construction works; amending s. 255.20, F.S.; 4 eliminating specified conditions under which a local 5 government is exempt from the requirement to competitively award contracts; providing an effective 6 7 date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Section 1. Paragraph (c) of subsection (1) of section 12 255.20, Florida Statutes, is amended to read: 13 255.20 Local bids and contracts for public construction 14 works; specification of state-produced lumber.-A county, municipality, special district as defined in 15 (1)16 chapter 189, or other political subdivision of the state seeking to construct or improve a public building, structure, or other 17 18 public construction works must competitively award to an 19 appropriately licensed contractor each project that is estimated 20 in accordance with generally accepted cost-accounting principles to cost more than \$300,000. For electrical work, the local 21 government must competitively award to an appropriately licensed 22 contractor each project that is estimated in accordance with 23 24 generally accepted cost-accounting principles to cost more than 25 \$75,000. As used in this section, the term "competitively award" 26 means to award contracts based on the submission of sealed bids, 27 proposals submitted in response to a request for proposal, 28 proposals submitted in response to a request for qualifications,

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29 or proposals submitted for competitive negotiation. This 30 subsection expressly allows contracts for construction 31 management services, design/build contracts, continuation 32 contracts based on unit prices, and any other contract 33 arrangement with a private sector contractor permitted by any 34 applicable municipal or county ordinance, by district 35 resolution, or by state law. For purposes of this section, cost includes the cost of all labor, except inmate labor, and the 36 37 cost of equipment and materials to be used in the construction 38 of the project. Subject to the provisions of subsection (3), the 39 county, municipality, special district, or other political subdivision may establish, by municipal or county ordinance or 40 special district resolution, procedures for conducting the 41 42 bidding process.

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(c) The provisions of this subsection do not apply:

1. If the project is undertaken to replace, reconstruct,
or repair an existing public building, structure, or other
public construction works damaged or destroyed by a sudden
unexpected turn of events such as an act of God, riot, fire,
flood, accident, or other urgent circumstances, and such damage
or destruction creates:

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a. An immediate danger to the public health or safety;

51 b. Other loss to public or private property which requires52 emergency government action; or

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c. An interruption of an essential governmental service.

54 2. If, after notice by publication in accordance with the
55 applicable ordinance or resolution, the governmental entity does
56 not receive any responsive bids or proposals.

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3. To construction, remodeling, repair, or improvement to a public electric or gas utility system if such work on the public utility system is performed by personnel of the system.

4. To construction, remodeling, repair, or improvement by
a utility commission whose major contracts are to construct and
operate a public electric utility system.

63 5. If the project is undertaken as repair or maintenance 64 of an existing public facility. For the purposes of this 65 paragraph, the term "repair" means a corrective action to 66 restore an existing public facility to a safe and functional 67 condition and the term "maintenance" means a preventive or 68 corrective action to maintain an existing public facility in an 69 operational state or to preserve the facility from failure or 70 decline. Repair or maintenance includes activities that are 71 necessarily incidental to repairing or maintaining the facility. 72 Repair or maintenance does not include the construction of any 73 new building, structure, or other public construction works or 74 any substantial addition, extension, or upgrade to an existing 75 public facility. Such additions, extensions, or upgrades shall 76 be considered substantial if the estimated cost of the 77 additions, extensions, or upgrades included as part of the 78 repair or maintenance project exceeds the threshold amount in 79 subsection (1) and exceeds 20 percent of the estimated total 80 cost of the repair or maintenance project using generally 81 accepted cost-accounting principles that fully account for all 82 costs associated with performing and completing the work, 83 including employee compensation and benefits, equipment cost and maintenance, insurance costs, and materials. An addition, 84

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extension, or upgrade shall not be considered substantial if it is undertaken pursuant to the conditions specified in subparagraph 1. Repair and maintenance projects and any related additions, extensions, or upgrades may not be divided into multiple projects for the purpose of evading the requirements of this subparagraph.

91 6. If the project is undertaken exclusively as part of a92 public educational program.

93 7. If the funding source of the project will be diminished 94 or lost because the time required to competitively award the 95 project after the funds become available exceeds the time within 96 which the funding source must be spent.

97 8. If the local government competitively awarded a project 98 to a private sector contractor and the contractor abandoned the 99 project before completion or the local government terminated the 100 contract.

101 9. If the governing board of the local government complies 102 with all of the requirements of this subparagraph, conducts a 103 public meeting under s. 286.011 after public notice, and finds 104 by majority vote of the governing board that it is in the 105 public's best interest to perform the project using its own 106 services, employees, and equipment. The public notice must be 107 published at least 21 days before the date of the public meeting 108 at which the governing board takes final action. The notice must 109 identify the project, the components and scope of the work, and 110 the estimated cost of the project using generally accepted cost-111 accounting principles that fully account for all costs 112 associated with performing and completing the work, including

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113 employee compensation and benefits, equipment cost and 114 maintenance, insurance costs, and materials. The notice must 115 specify that the purpose for the public meeting is to consider 116 whether it is in the public's best interest to perform the 117 project using the local government's own services, employees, 118 and equipment. Upon publication of the public notice and for 21 119 days thereafter, the local government shall make available for 120 public inspection, during normal business hours and at a 121 location specified in the public notice, a detailed itemization 122 of each component of the estimated cost of the project and 123 documentation explaining the methodology used to arrive at the 124 estimated cost. At the public meeting, any qualified contractor 125 or vendor who could have been awarded the project had the 126 project been competitively bid shall be provided with a 127 reasonable opportunity to present evidence to the governing 128 board regarding the project and the accuracy of the local 129 government's estimated cost of the project. In deciding whether 130 it is in the public's best interest for the local government to 131 perform a project using its own services, employees, and equipment, the governing board must consider the estimated cost 132 133 of the project and the accuracy of the estimated cost in light 134 of any other information that may be presented at the public 135 meeting and whether the project requires an increase in the 136 number of government employees or an increase in capital 137 expenditures for public facilities, equipment, or other capital 138 assets. The local government may further consider the impact on 139 local economic development, the impact on small and minority 140 business owners, the impact on state and local tax revenues,

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141 whether the private sector contractors provide health insurance 142 and other benefits equivalent to those provided by the local 143 government, and any other factor relevant to what is in the 144 public's best interest.

9.10. If the governing board of the local government 145 determines upon consideration of specific substantive criteria 146 147 that it is in the best interest of the local government to award the project to an appropriately licensed private sector 148 149 contractor pursuant to administrative procedures established by 150 and expressly set forth in a charter, ordinance, or resolution 151 of the local government adopted before July 1, 1994. The 152 criteria and procedures must be set out in the charter, 153 ordinance, or resolution and must be applied uniformly by the 154 local government to avoid awarding a project in an arbitrary or 155 capricious manner. This exception applies only if all of the 156 following occur:

157 The governing board of the local government, after a. 158 public notice, conducts a public meeting under s. 286.011 and 159 finds by a two-thirds vote of the governing board that it is in 160 the public's best interest to award the project according to the 161 criteria and procedures established by charter, ordinance, or 162 resolution. The public notice must be published at least 14 days before the date of the public meeting at which the governing 163 164 board takes final action. The notice must identify the project, 165 the estimated cost of the project, and specify that the purpose 166 for the public meeting is to consider whether it is in the 167 public's best interest to award the project using the criteria and procedures permitted by the preexisting charter, ordinance, 168

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169 or resolution.

b. The project is to be awarded by any method other than a competitive selection process, and the governing board finds evidence that:

(I) There is one appropriately licensed contractor who is uniquely qualified to undertake the project because that contractor is currently under contract to perform work that is affiliated with the project; or

(II) The time to competitively award the project will jeopardize the funding for the project, materially increase the cost of the project, or create an undue hardship on the public health, safety, or welfare.

c. The project is to be awarded by any method other than a competitive selection process, and the published notice clearly specifies the ordinance or resolution by which the private sector contractor will be selected and the criteria to be considered.

186 d. The project is to be awarded by a method other than a 187 competitive selection process, and the architect or engineer of record has provided a written recommendation that the project be 188 189 awarded to the private sector contractor without competitive 190 selection, and the consideration by, and the justification of, 191 the government body are documented, in writing, in the project 192 file and are presented to the governing board prior to the 193 approval required in this paragraph.

194 195 <u>10.11.</u> To projects subject to chapter 336. Section 2. This act shall take effect July 1, 2013.

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