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HOUSE BILL

55TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2022

INTRODUCED BY

DISCUSSION DRAFT

AN ACT

RELATING TO PUBLIC PROJECTS; ENACTING THE PUBLIC-PRIVATE PARTNERSHIP ACT; ALLOWING PUBLIC PARTNERS TO ENTER INTO PUBLIC-PRIVATE PARTNERSHIP AGREEMENTS TO FACILITATE PUBLIC PROJECTS; CREATING THE PUBLIC-PRIVATE PARTNERSHIP BOARD; CREATING THE PUBLIC-PRIVATE PARTNERSHIP PROJECT FUND; PROVIDING FOR AN EXEMPTION TO THE PROCUREMENT CODE; AUTHORIZING GRANTS, LOANS AND BONDS; PROVIDING POWERS AND DUTIES; REQUIRING REPORTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. [NEW MATERIAL] SHORT TITLE.--Sections 1 through 13 of this act may be cited as the "Public-Private Partnership Act".

SECTION 2. [NEW MATERIAL] DEFINITIONS.--As used in the Public-Private Partnership Act:

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- 1 A. "authority" means the New Mexico finance
2 authority;
- 3 B. "board" means the public-private partnership
4 board;
- 5 C. "broadband telecommunications network
6 facilities" means the electronics, equipment, transmission
7 facilities, fiber-optic cables and any other item directly
8 related to a system capable of transmission of internet
9 protocol or other formatted data at current federal
10 communications commission minimum speed standard, all of which
11 will be owned and used by a provider of internet access
12 services;
- 13 D. "private partner" means an individual, a foreign
14 or domestic corporation, a general partnership, a limited
15 liability company, a limited partnership, a joint venture, a
16 business trust, a public benefit corporation, a nonprofit
17 entity or other private business entity or combination thereof;
- 18 E. "public partner" means the state and its
19 branches, agencies, departments, boards, instrumentalities or
20 institutions and all political subdivisions of the state and
21 their agencies, instrumentalities and institutions, including a
22 department, an agency, an institution of higher education, a
23 board or a commission;
- 24 F. "public-private partnership" means an
25 arrangement between one or more public partners and one or more

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1 private partners for the development of a public project
2 pursuant to the Public-Private Partnership Act;

3 G. "public-private partnership agreement" means a
4 contract between one or more public partners and one or more
5 private partners in connection with the development of a public
6 project;

7 H. "public project" means:

8 (1) the construction or improvement of a
9 public transportation facility or infrastructure other than a
10 toll road; or

11 (2) public construction or improvement of
12 broadband telecommunications network facilities;

13 I. "revenue" means all revenue, income, earnings,
14 user fees, lease payments or other service payments that
15 support the development of a public project, including money
16 received as a grant or otherwise from the federal government, a
17 public partner or any agency or instrumentality of the federal
18 government; and

19 J. "user fees" means rates, fees or other charges
20 imposed by the public partner or the private partner for use of
21 all or part of a public project.

22 SECTION 3. [NEW MATERIAL] PUBLIC-PRIVATE PARTNERSHIP
23 AGREEMENTS--APPROVAL REQUIREMENTS--RESTRICTIONS.--

24 A. In order to provide economic and administrative
25 efficiencies in connection with the development of public

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1 projects, a public partner is authorized to enter into public-
2 private partnership agreements.

3 B. Prior to entering into negotiations regarding
4 the use of a public-private partnership agreement as a method
5 of implementing a proposed public project, the public partner
6 shall publish a notice of its interest in considering such an
7 agreement. The notice shall be published for three successive
8 weeks in a newspaper published in the county where the public
9 partner is situated, and if the public partner has a website,
10 the notice shall be posted on that website. The notice shall
11 include a description of the scope of the proposed public
12 project.

13 C. Prior to entering into a public-private
14 partnership agreement, a public partner shall:

15 (1) undertake a cost-benefit analysis of a
16 public-private partnership project in comparison with the
17 traditional public partner-managed project;

18 (2) determine whether the application of the
19 Procurement Code or other procurement rules applicable to the
20 public partner would delay or increase the cost of the proposed
21 public project;

22 (3) conduct a public hearing relating to the
23 proposed public-private partnership held in accordance with the
24 Open Meetings Act;

25 (4) demonstrate that the proposed public

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1 project serves an important public purpose and fulfills an
2 important public need; and

3 (5) demonstrate that the proposed public
4 project will comply with applicable state and federal law.

5 D. A public-private partnership agreement shall:

6 (1) define the roles and responsibilities of
7 the public partners and the private partners;

8 (2) provide clawback or recapture provisions
9 that protect the public investment in the event of a default on
10 the agreement;

11 (3) provide a finance plan detailing the
12 financial contributions and obligations of the public and
13 private partners;

14 (4) require a private partner to provide, or
15 cause to be provided, performance and payment bonds as required
16 pursuant to Section 13-4-18 NMSA 1978;

17 (5) require a private partner to provide
18 guarantees, letters of credit or other acceptable forms of
19 security, the amount of which may be less than one hundred
20 percent of the value of the contract involved based on the
21 determination of the public partner, or for public-private
22 partnership agreements requiring board approval, based on the
23 determination by the board;

24 (6) specify how revenue will be collected,
25 accounted for and audited;

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1 (7) specify how debts incurred on behalf of
2 the public partner or private partner will be repaid;

3 (8) address how the public partners and the
4 private partners will share management and the risks of the
5 public project;

6 (9) provide that, in the event of an uncured
7 default, the public partner may:

8 (a) elect to take over the public
9 project, including the succession of all right, title and
10 interest in the public project, subject to any liens on revenue
11 previously granted by the private partner; and

12 (b) terminate the public-private
13 partnership and exercise any other rights and remedies that may
14 be available;

15 (10) specify the term of the public-private
16 partnership agreement, which shall not exceed thirty years;

17 (11) limit a private partner from seeking
18 injunctive or other equitable relief to in any way restrict a
19 public partner from developing, constructing or maintaining a
20 public project, except that the public-private partnership
21 agreement may provide for reasonable compensation to the
22 private partner for the adverse effect resulting from
23 development, construction, operation and maintenance of another
24 public project of the public partner;

25 (12) provide for the protection of proprietary

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1 information of the private partner;

2 (13) provide that operations and maintenance
3 of a public project, except a public project that is broadband
4 infrastructure, to be performed by the public partner;

5 (14) provide provisions for termination of the
6 public-private partnership agreement, including the cessation
7 of the powers and duties of the private partner; and

8 (15) provide that the public project shall
9 revert to the public partner and be dedicated for public use.

10 E. A public-private partnership agreement for a
11 public project for which the cost is in excess of ten million
12 dollars (\$10,000,000) shall not become effective until it is
13 approved by the board pursuant to Subsection D of Section 6 of
14 the Public-Private Partnership Act.

15 F. Within thirty days of execution by a public
16 partner and a private partner, a copy of the fully executed
17 public-private partnership agreement for a public project for
18 which the cost is less than or equal to ten million dollars
19 (\$10,000,000) shall be delivered to the board for reporting
20 pursuant to Subsection C of Section 6 of the Public-Private
21 Partnership Act.

22 SECTION 4. [NEW MATERIAL] PUBLIC-PRIVATE PARTNERSHIP
23 BOARD--CREATED--MEMBERSHIP.--

24 A. The "public-private partnership board" is
25 created. The authority shall provide necessary administrative

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1 services to the board.

2 B. The nine members of the board shall be:

3 (1) the secretary of economic development or
4 the secretary's designee;

5 (2) the secretary of finance and
6 administration or the secretary's designee;

7 (3) the secretary of general services or the
8 secretary's designee;

9 (4) the secretary of transportation or the
10 secretary's designee;

11 (5) the chief executive officer of the
12 authority or the chief executive officer's designee; and

13 (6) four public members appointed by the New
14 Mexico legislative council who shall have experience in
15 architecture, development, engineering, public projects,
16 project finance, public finance or bond and finance law.

17 C. The public members appointed initially shall
18 draw lots for staggered terms in such a way that two members
19 shall serve for six years, one member shall serve for four
20 years and one member shall serve for two years. Thereafter,
21 the public members shall serve for six-year terms.

22 D. The members shall select a chair who shall be a
23 public member and who shall serve a term of two years.

24 E. Members who are not public employees are
25 entitled to per diem and mileage as provided in the Per Diem

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1 and Mileage Act but shall receive no other compensation,
2 perquisite or allowance.

3 SECTION 5. [NEW MATERIAL] BOARD--POWERS.--The board shall
4 have the following powers:

5 A. meet quarterly and at such other times as deemed
6 necessary by the chair;

7 B. develop forms of applications for approval of
8 public-private partnerships;

9 C. receive for reporting purposes executed public-
10 private partnership agreements for public projects for which
11 the cost is less than or equal to ten million dollars
12 (\$10,000,000);

13 D. review and consider for approval proposed
14 public-private partnership agreements for a public project for
15 which the cost is in excess of ten million dollars
16 (\$10,000,000);

17 E. certify the need for the issuance of revenue
18 bonds and refunding bonds by the authority;

19 F. determine the use of a public-private
20 partnership agreement and ensure that the proposed funding
21 mechanism is a prudent expenditure of public funds;

22 G. promulgate rules establishing the application
23 process and criteria for the approval of public-private
24 partnership agreements in accordance with the provisions of the
25 State Rules Act;

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1 H. make recommendations for approval to the
2 authority of public projects seeking grants or loans from the
3 public-private partnership project fund; and

4 I. take all other action necessary to implement the
5 Public-Private Partnership Act, including entering into joint
6 powers agreements and retaining legal counsel and experts when
7 appropriate.

8 SECTION 6. [NEW MATERIAL] NEW MEXICO FINANCE AUTHORITY--
9 DUTIES.--The authority shall:

10 A. provide staff support to the board;

11 B. administer the public-private partnership
12 project fund;

13 C. develop forms of grant and loan applications for
14 public projects seeking funds from the public-private
15 partnership project fund;

16 D. make loans and grants from the public-private
17 partnership project fund for public projects that have been
18 recommended for approval by the board pursuant to Subsection H
19 of Section 6 of the Public-Private Partnership Act;

20 E. promulgate rules relating to the issuance of
21 bonds for public projects;

22 F. upon certification by the board, issue revenue
23 bonds and refunding bonds in accordance with the provisions of
24 the Public-Private Partnership Act;

25 G. fix, revise from time to time, charge and

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1 collect fees and other charges in connection with making loans
2 and grants from the public-private partnership project fund;

3 H. be compensated from the public-private
4 partnership project fund for administrative and reimbursable
5 costs in connection with the authority's support of the board
6 and administration of the public-private partnership project
7 fund; and

8 I. take all other action necessary to implement the
9 Public-Private Partnership Act, including entering into joint
10 powers agreements with other agencies.

11 SECTION 7. [NEW MATERIAL] PUBLIC-PRIVATE PARTNERSHIP
12 PROJECT FUND CREATED--STUDY GRANTS--INFRASTRUCTURE LOANS.--

13 A. The "public-private partnership project fund" is
14 created within the authority. The fund consists of
15 appropriations, payments of principal and interest on loans
16 made from the fund, income from investment of the fund and any
17 other money distributed or otherwise allocated to the fund.
18 Balances in the fund at the end of any fiscal year shall not
19 revert to the general fund. The fund may consist of such
20 subaccounts as the authority deems necessary to carry out the
21 purposes of the fund.

22 B. Money in the public-private partnership project
23 fund may be used to make grants of up to seventy-five thousand
24 dollars (\$75,000) to a public partner for the purposes of
25 studying the costs and benefits of entering into a public-

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1 private partnership for a proposed public project. A private
2 partner shall provide funds matching the public partner's
3 monetary obligation for the cost of the study, as required by
4 the authority.

5 C. Money in the public-private partnership project
6 fund may be used to provide loans for financing a public
7 project through a public-private partnership agreement;
8 provided that:

9 (1) the private partner shall provide funds
10 matching the public partner's monetary obligation for the
11 public-private partnership agreement, as provided by rule; and

12 (2) the public partner certifies to the board
13 that the public partner has taken all action necessary to
14 approve the public-private partnership agreement and that the
15 public-private partnership agreement contains all terms and
16 conditions required by Subsection D of Section 4 of the Public-
17 Private Partnership Act.

18 D. Money in the public-private partnership project
19 fund may be used pursuant to Subsections B and C of this
20 section only for:

21 (1) grants or loans to a public partner; and

22 (2) a public project for which the cost is in
23 excess of ten million dollars (\$10,000,000).

24 E. Money in the public-private partnership project
25 fund may be used for grants or loans to an Indian nation, tribe

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1 or pueblo that has entered into a public-private partnership
2 with a private partner for the development of a public project
3 only if:

4 (1) the cost of the public project is in
5 excess of ten million dollars (\$10,000,000);

6 (2) the agreement between the Indian nation,
7 tribe or pueblo and the private partner is approved by the
8 board; and

9 (3) the grant or loan application is
10 recommended for approval by the board and approved by the
11 authority.

12 F. Money in the public-private partnership project
13 fund may be used for administrative and reimbursable costs
14 incurred by the board and by the authority.

15 SECTION 8. [NEW MATERIAL] APPLICABILITY OF CERTAIN OTHER
16 LAWS.--The construction of a public project pursuant to a
17 public-private partnership agreement is a public work for the
18 purposes of the Public Works Minimum Wage Act, the
19 Subcontractors Fair Practices Act and the Public Works
20 Apprentice and Training Act.

21 SECTION 9. [NEW MATERIAL] REVENUE BONDING AUTHORITY.--

22 A. Upon certification of the board, the authority
23 may issue revenue bonds, the pledged revenues for which shall
24 be fees, charges, lease payments, installment sale payments or
25 other revenue sources of a public project for any one or more

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1 of the purposes authorized by the Public-Private Partnership
2 Act.

3 B. The authority may pledge irrevocably any or all
4 of the revenue received by the authority to the payment of the
5 interest on and principal of revenue bonds for any of the
6 purposes authorized in the Public-Private Partnership Act.

7 C. In addition to the pledge of revenues to the
8 payment of revenue bonds, the authority may grant a mortgage on
9 a public project that has been solely financed by revenue bonds
10 to the bondholders or a trustee for the benefit of the holders
11 of revenue bonds.

12 D. Revenue in excess of the annual principal and
13 interest due on revenue bonds secured by a pledged revenue may
14 be accumulated in a debt service reserve account. The
15 authority may appoint a commercial bank trust department to act
16 as paying agent or trustee of the revenue and to administer the
17 payment of principal of and interest on the revenue bonds.

18 E. Except as otherwise provided in the Public-
19 Private Partnership Act, revenue bonds:

20 (1) may have interest, principal value or any
21 part thereof payable at intervals or at maturity as may be
22 determined by the authority;

23 (2) may be subject to prior redemption at the
24 authority's option at a time and upon terms and conditions,
25 with or without the payment of a premium, as determined by the

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1 authority;

2 (3) may mature at any time not exceeding
3 thirty years after the date of issuance;

4 (4) may be serial in form and maturity, may
5 consist of one bond payable at one time or in installments or
6 may be in another form determined by the authority;

7 (5) shall be sold for cash at, above or below
8 par and at a price that results in a net effective interest
9 rate that does not exceed the maximum permitted by the Public
10 Securities Act and the Public Securities Short-Term Interest
11 Rate Act; and

12 (6) may be sold at public or negotiated sale.

13 F. At a regular or special meeting, the authority
14 may, upon receipt of a certification from the board, adopt a
15 resolution that:

16 (1) declares the necessity for issuing revenue
17 bonds;

18 (2) authorizes the issuance of revenue bonds
19 by an affirmative vote of a majority of all of the members of
20 the authority; and

21 (3) designates the sources of revenues to be
22 pledged to the repayment of the revenue bonds.

23 SECTION 10. [NEW MATERIAL] REFUNDING BOND AUTHORITY.--

24 A. Upon certification of the board, the authority
25 may issue refunding bonds for the purpose of refinancing,

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1 paying and discharging all or any part of outstanding bonds for
2 the:

3 (1) acceleration, deceleration or other
4 modification of the payment of the outstanding bonds, including
5 any capitalization of any interest thereon in arrears or about
6 to become due for any period not exceeding two years from the
7 date of the refunding bonds;

8 (2) reduction of interest costs or effecting
9 other economies; or

10 (3) modification or elimination of restrictive
11 contractual limitations pertaining to the issuance of
12 additional bonds or concerning the outstanding bonds or public
13 project relating to the outstanding bonds.

14 B. The authority may pledge irrevocably for the
15 payment of interest, principal and premium, if any, on
16 refunding bonds the appropriate pledged revenues, which may be
17 pledged to an original issue of bonds.

18 C. In addition to the pledge of revenue to the
19 payment of refunding bonds, the authority may grant a mortgage
20 on a public project that has been solely financed by revenue
21 bonds to the bondholders or a trustee for the benefit of the
22 holders of the bonds.

23 D. Refunding bonds may be issued separately or in
24 combination in one series or more.

25 E. Refunding bonds shall be authorized by

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1 resolution. Bonds that are refunded shall be paid at maturity
2 or on any permitted prior redemption date in the amounts, at
3 the time and places and, if called prior to maturity, in
4 accordance with any applicable notice provisions, all as
5 provided in the proceedings authorizing the issuance of the
6 refunded bonds or otherwise appertaining thereto, except for
7 any such bond that is voluntarily surrendered for exchange or
8 payment by the holder or owner.

9 F. The principal amount of the refunding bonds may
10 exceed the principal amount of the refunded bonds and may also
11 be less than or the same as the principal amount of the bonds
12 being refunded if provision is duly and sufficiently made for
13 the payment of the refunded bonds.

14 G. The proceeds of refunding bonds, including
15 accrued interest and premiums appertaining to the sale of
16 refunding bonds, shall be immediately applied to the retirement
17 of the bonds being refunded or placed in escrow in a commercial
18 bank or trust company that possesses and exercises trust powers
19 and that is a member of the federal deposit insurance
20 corporation.

21 H. Refunding bonds may bear additional terms and
22 provisions as determined by the authority subject to the
23 limitations in this section relating to original bond issues.
24 Refunding bonds are not subject to the provisions of any other
25 statute.

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I. Refunding bonds:

(1) may have interest, principal value or any part thereof payable at intervals or at maturity, as determined by the authority;

(2) may be subject to prior redemption at the authority's option at a time or times and upon terms and conditions with or without payment of premium or premiums, as determined by the authority;

(3) may be serial in form and maturity or may consist of a single bond payable in one or more installments or may be in another form, as determined by the authority; and

(4) shall be exchanged for the bonds and any matured unpaid interest being refunded at not less than par or sold at public or negotiated sale at, above or below par and at a price that results in a net effective interest rate that does not exceed the maximum permitted by the Public Securities Act.

J. At a regular or special meeting, the authority may adopt a resolution by majority vote to authorize the issuance of the refunding bonds.

SECTION 11. [NEW MATERIAL] BONDS NOT OBLIGATION OF STATE.--All bonds or other obligations issued pursuant to the Public-Private Partnership Act are payable solely from the revenue of the authority that may be pledged to the payment of such obligations, and the bonds or other obligations shall not create an obligation, debt or liability of the state or any

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1 other of its political subdivisions. No breach of any pledge,
2 obligation or agreement of the authority shall impose a
3 pecuniary liability or a charge upon the general credit or
4 taxing power of the state or any other of its political
5 subdivisions.

6 SECTION 12. [NEW MATERIAL] REPORT.--By December 1, 2022,
7 and by December 1 of each year thereafter, the board shall
8 provide a report to the governor and the New Mexico finance
9 authority oversight committee regarding:

10 A. the grant and loan applications approved by the
11 board;

12 B. the public-private partnership agreements
13 approved by or reported to the board;

14 C. the status of the public-private partnership
15 project fund;

16 D. any certifications for the issuance of revenue
17 or refunding bonds made by the board to the authority; and

18 E. any recommended changes to the Public-Private
19 Partnership Act.

20 SECTION 13. [NEW MATERIAL] CUMULATIVE AUTHORITY.--The
21 Public-Private Partnership Act shall be deemed to provide an
22 additional and alternative method for the doing of things
23 authorized by that act and shall be regarded as supplemental
24 and additional to powers conferred by other laws and shall not
25 be regarded as in derogation of any powers now existing;

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1 provided that the issuance of bonds pursuant to the provisions
2 of the Public-Private Partnership Act need not comply with the
3 requirements of any other law applicable to the issuance of
4 bonds, except the Public Securities Act, the Public Securities
5 Short-Term Interest Rate Act and the Public Securities
6 Limitation of Action Act, which acts shall apply.

7 SECTION 14. Section 13-1-98 NMSA 1978 (being Laws 1984,
8 Chapter 65, Section 71, as amended by Laws 2019, Chapter 48,
9 Section 13 and by Laws 2019, Chapter 63, Section 1) is amended
10 to read:

11 "13-1-98. EXEMPTIONS FROM THE PROCUREMENT CODE.--The
12 provisions of the Procurement Code shall not apply to:

13 A. procurement of items of tangible personal
14 property or services by a state agency or a local public body
15 from a state agency, a local public body or external
16 procurement unit except as otherwise provided in Sections
17 13-1-135 through 13-1-137 NMSA 1978;

18 B. procurement of tangible personal property or
19 services for the governor's mansion and grounds;

20 C. printing and duplicating contracts involving
21 materials that are required to be filed in connection with
22 proceedings before administrative agencies or state or federal
23 courts;

24 D. purchases of publicly provided or publicly
25 regulated gas, electricity, water, sewer and refuse collection

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1 services;

2 E. purchases of books, periodicals and training
3 materials in printed or electronic format from the publishers
4 or copyright holders thereof and purchases of print, digital or
5 electronic format library materials by public, school and state
6 libraries for access by the public;

7 F. travel or shipping by common carrier or by
8 private conveyance or to meals and lodging;

9 G. purchase of livestock at auction rings or to the
10 procurement of animals to be used for research and
11 experimentation or exhibit;

12 H. contracts with businesses for public school
13 transportation services;

14 I. procurement of tangible personal property or
15 services, as defined by Sections 13-1-87 and 13-1-93 NMSA 1978,
16 by the corrections industries division of the corrections
17 department pursuant to rules adopted by the corrections
18 industries commission, which shall be reviewed by the
19 purchasing division of the general services department prior to
20 adoption;

21 J. purchases not exceeding ten thousand dollars
22 (\$10,000) consisting of magazine subscriptions, web-based or
23 electronic subscriptions, conference registration fees and
24 other similar purchases where prepayments are required;

25 K. municipalities having adopted home rule charters

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1 and having enacted their own purchasing ordinances;

2 L. the issuance, sale and delivery of public
3 securities pursuant to the applicable authorizing statute, with
4 the exception of bond attorneys and general financial
5 consultants;

6 M. contracts entered into by a local public body
7 with a private independent contractor for the operation, or
8 provision and operation, of a jail pursuant to Sections 33-3-26
9 and 33-3-27 NMSA 1978;

10 N. contracts for maintenance of grounds and
11 facilities at highway rest stops and other employment
12 opportunities, excluding those intended for the direct care and
13 support of persons with handicaps, entered into by state
14 agencies with private, nonprofit, independent contractors who
15 provide services to persons with handicaps;

16 O. contracts and expenditures for services or items
17 of tangible personal property to be paid or compensated by
18 money or other property transferred to New Mexico law
19 enforcement agencies by the United States department of justice
20 drug enforcement administration;

21 P. contracts for retirement and other benefits
22 pursuant to Sections 22-11-47 through 22-11-52 NMSA 1978;

23 Q. contracts with professional entertainers;

24 R. contracts and expenditures for legal
25 subscription and research services and litigation expenses in

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1 connection with proceedings before administrative agencies or
2 state or federal courts, including experts, mediators, court
3 reporters, process servers and witness fees, but not including
4 attorney contracts;

5 S. contracts for service relating to the design,
6 engineering, financing, construction and acquisition of public
7 improvements undertaken in improvement districts pursuant to
8 Subsection L of Section 3-33-14.1 NMSA 1978 and in county
9 improvement districts pursuant to Subsection L of Section
10 4-55A-12.1 NMSA 1978;

11 T. works of art for museums or for display in
12 public buildings or places;

13 U. contracts entered into by a local public body
14 with a person, firm, organization, corporation or association
15 or a state educational institution named in Article 12, Section
16 11 of the constitution of New Mexico for the operation and
17 maintenance of a hospital pursuant to Chapter 3, Article 44
18 NMSA 1978, lease or operation of a county hospital pursuant to
19 the Hospital Funding Act or operation and maintenance of a
20 hospital pursuant to the Special Hospital District Act;

21 V. purchases of advertising in all media, including
22 radio, television, print and electronic;

23 W. purchases of promotional goods intended for
24 resale by the tourism department;

25 X. procurement of printing, publishing and

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1 distribution services for materials produced and intended for
2 resale by the cultural affairs department;

3 Y. procurement by or through the public education
4 department from the federal department of education relating to
5 parent training and information centers designed to increase
6 parent participation, projects and initiatives designed to
7 improve outcomes for students with disabilities and other
8 projects and initiatives relating to the administration of
9 improvement strategy programs pursuant to the federal
10 Individuals with Disabilities Education Act; provided that the
11 exemption applies only to procurement of services not to exceed
12 two hundred thousand dollars (\$200,000);

13 Z. procurement of services from community
14 rehabilitation programs or qualified individuals pursuant to
15 the State Use Act;

16 AA. purchases of products or services for eligible
17 persons with disabilities pursuant to the federal
18 Rehabilitation Act of 1973;

19 BB. procurement, by either the department of health
20 or Grant county or both, of tangible personal property,
21 services or construction that are exempt from the Procurement
22 Code pursuant to Section 9-7-6.5 NMSA 1978;

23 CC. contracts for investment advisory services,
24 investment management services or other investment-related
25 services entered into by the educational retirement board, the

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[bracketed material] = delete

1 state investment officer or the retirement board created
2 pursuant to the Public Employees Retirement Act;

3 DD. the purchase for resale by the state fair
4 commission of feed and other items necessary for the upkeep of
5 livestock;

6 EE. contracts entered into by the crime victims
7 reparation commission to distribute federal grants to assist
8 victims of crime, including grants from the federal Victims of
9 Crime Act of 1984 and the federal Violence Against Women Act of
10 1994;

11 FF. procurement by or through the early childhood
12 education and care department of early pre-kindergarten and
13 pre-kindergarten services purchased pursuant to the Pre-
14 Kindergarten Act;

15 GG. procurement of services of commissioned
16 advertising sales representatives for New Mexico magazine;

17 HH. agreements and contracts entered into pursuant
18 to the Public-Private Partnership Act; and

19 [~~HH.~~] II. procurements exempt from the Procurement
20 Code as otherwise provided by law."

21 SECTION 15. EFFECTIVE DATE.--The effective date of the
22 provisions of this act is July 1, 2022.