1	SENATE BILL 652
2	47th Legislature - STATE OF NEW MEXICO - SECOND SESSION, 2006
3	INTRODUCED BY
4	Ben D. Altamirano
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10	AN ACT
11	RELATING TO ECONOMIC DEVELOPMENT; PROTECTING CERTAIN NEW MEXICO
12	SMALL BUSINESSES.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	Section 1. Section 13-1-21 NMSA 1978 (being Laws 1979,
16	Chapter 72, Section 1, as amended) is amended to read:
17	"13-1-21. APPLICATION OF PREFERENCES
18	A. For the purposes of this section and Section
19	<u>13-1-22 NMSA 1978</u> :
20	(1) "bid" means an offer made by a competitive
21	sealed bid pursuant to Section 13-1-102 NMSA 1978;
22	<u>(2) "disadvantaged small business" means a</u>
23	resident business, at least fifty-one percent of which is owned
24	<u>by a woman, a United States military veteran who was not</u>
25	dishonorably discharged, including a disabled veteran, or any
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1	other minority person as defined by the minority business
2	development agency of the United States department of commerce;
3	(3) "proposal" means an offer made by a
4	competitive sealed proposal pursuant to Section 13-1-102 NMSA
5	<u>1978;</u>
6	[ <del>(5)</del> ] <u>(4)</u> "recycled content goods" means
7	supplies and materials composed in whole or in part of recycled
8	materials; provided that the recycled materials content meets
9	or exceeds the minimum content standards required by bid
10	specifications; [ <del>and</del>
11	<del>(1)</del> ] <u>(5)</u> "resident business" means a [ <del>New</del>
12	Mexico resident business or a New York state business
13	<del>enterprise;</del>
14	<del>(2) "New Mexico resident business" means a</del> ]
15	business that is authorized to [ <del>do</del> ] and is doing business under
16	the laws of this state and:
17	(a) that maintains its principal place
18	of business in the state;
19	(b) has staffed an office and has paid
20	applicable state taxes for two years prior to the awarding of
21	the bid and has five or more employees who are residents of the
22	state; or
23	(c) is an affiliate of a business that
24	meets the requirements of Subparagraph (a) or (b) of this
25	paragraph. As used in this section, "affiliate" means an
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entity that directly or indirectly through one or more intermediaries controls, is controlled by or is under common control with the qualifying business through ownership of voting securities representing a majority of the total voting power of the entity;

[(3) "New York state business enterprise" 6 7 means a business enterprise, including a sole proprietorship, partnership or corporation, that offers for sale or lease or 8 9 other form of exchange, goods or commodities that are 10 substantially manufactured, produced or assembled in New York 11 state, or services, other than construction services, that are 12 substantially performed within New York state. For purposes of 13 construction services, a New York state business enterprise 14 means a business enterprise, including a sole proprietorship, 15 partnership or corporation, that has its principal place of 16 business in New York state;

(4)] (6) "resident manufacturer" means a person who offers materials grown, produced, processed or manufactured wholly in the state; [provided, however, that a New York state business enterprise shall be deemed to be a resident manufacturer solely for the purpose of evaluating the New York state business enterprise's bid against the bid of a resident manufacturer that is not a New York state business enterprise;]

<u>(7) "small business" means a resident business</u>

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1 as defined in Paragraph (5) of this subsection that employs 2 twenty or fewer employees; and

[(6)] (8) "virgin content goods" means 3 supplies and materials that are wholly composed of nonrecycled 4 materials or do not meet minimum recycled content standards required by bid specification.

When bids are received only from nonresident Β. businesses and resident businesses and the lowest responsible bid is from a nonresident business, the contract shall be awarded to the resident business whose bid is nearest to the bid price of the otherwise low nonresident business bidder if the bid price of the resident bidder is made lower than the bid price of the nonresident business when multiplied by a factor of .95.

When bids are received only from nonresident C. businesses and resident manufacturers and the lowest responsible bid is from a nonresident business, the contract shall be awarded to the resident manufacturer whose bid is nearest to the bid price of the otherwise low nonresident business bidder if the bid price of the resident manufacturer is made lower than the bid price of the nonresident business when multiplied by a factor of .95.

When bids are received only from resident D. businesses and resident manufacturers and the lowest responsible bid is from a resident business, the contract shall .160765.1 - 4 -

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be awarded to the resident manufacturer whose bid is nearest to the bid price of the otherwise low resident business bidder if the bid price of the resident manufacturer is made lower than the bid price of the resident business when multiplied by a factor of .95.

Ε. When bids are received from resident manufacturers, resident businesses and nonresident businesses 8 and the lowest responsible bid is from a resident business, the contract shall be awarded to the resident manufacturer whose bid is nearest to the bid price of the otherwise low resident business bidder if the bid price of the resident manufacturer is made lower than the bid price of the resident business when multiplied by a factor of .95.

F. When bids are received from resident manufacturers, resident businesses and nonresident businesses and the lowest responsible bid is from a nonresident business, the contract shall be awarded to the resident manufacturer whose bid is nearest to the bid price of the otherwise low nonresident business bidder if the bid price of the resident manufacturer is evaluated as lower than the bid price of the nonresident business when multiplied by a factor of .95. If there is no resident manufacturer eligible for award under this provision, then the contract shall be awarded to the resident business whose bid is nearest to the bid price of the otherwise low nonresident business bidder if the bid price of the .160765.1

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1 resident business is made lower than the bid price of the 2 nonresident business when multiplied by a factor of .95. 3 When bids are received for virgin content goods G. 4 only or for recycled content goods only, Subsections B through 5 F of this section shall apply. When bids are received for both recycled content 6 Η. 7 goods and virgin content goods and the lowest responsible bid 8 is for virgin content goods, the contract shall be awarded to: 9 a resident manufacturer offering the (1)10 lowest bid on recycled content goods of equal quality if the 11 bid price of the resident manufacturer when multiplied by a 12 factor of .90 is made lower than the otherwise low virgin 13 content goods bid price; 14 a resident business offering a bid on (2) 15 recycled content goods of equal quality if: 16 (a) the bid price of no resident 17 manufacturer following application of the preference allowed in 18 Paragraph (1) of this subsection can be made sufficiently low; 19 and 20 the lowest bid price of the resident (b) 21 business when multiplied by a factor of .90 is made lower than 22 the otherwise low virgin content goods bid price; or 23 a nonresident business or nonresident (3) 24 manufacturer offering recycled content goods of equal quality 25 if: .160765.1 - 6 -

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1 (a) the bid price of no resident 2 business or resident manufacturer following application of the 3 preference allowed in Paragraph (1) or (2) of this subsection can be made sufficiently low; and 4 5 (b) the lowest bid price of a 6 nonresident offering recycled content goods when multiplied by 7 a factor of .95 is made lower than the otherwise low virgin 8 content bid price. 9 I. When bids are received for both recycled content 10 goods and virgin content goods and the lowest responsible bid is for recycled content goods offered by a nonresident business 11 12 or nonresident manufacturer, the contract shall be awarded to: 13 a resident manufacturer offering the (1)14 lowest bid on recycled content goods of equal quality if the 15 bid price of the resident manufacturer when multiplied by a 16 factor of .95 is made lower than the otherwise low recycled 17 content goods bid price; or 18 (2) a resident business offering a bid on 19 recycled content goods of equal quality if: 20 the bid price of no resident (a) 21 manufacturer following application of the preference allowed in 22 Paragraph (1) of this subsection can be made sufficiently low; 23 and 24 (b) the lowest bid price of the resident 25 business when multiplied by a factor of .95 is made lower than .160765.1 - 7 -

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the otherwise low recycled content goods bid price offered by a
 nonresident business or manufacturer.

J. When bids are received for both recycled content goods and virgin content goods and the lowest responsible bid is for recycled content goods offered by a resident business, the contract shall be awarded to a resident manufacturer offering the lowest bid on recycled content goods of equal quality if the bid price of the resident manufacturer when multiplied by a factor of .95 is made lower than the otherwise low recycled content goods bid price.

K. This section shall not apply when the expenditure of federal funds designated for a specific purchase is involved or for any bid price greater than five million dollars (\$5,000,000).

L. The provisions of this section shall not apply to the purchase of buses from a resident manufacturer or a New Mexico resident business that manufactures buses in New Mexico. It is the purpose of this subsection to:

(1) allow any bus manufacturer or business that manufactures buses to compete openly for public procurement contracts in New Mexico without giving preference to a business based on the location of the place of manufacture of the buses;

(2) give resident manufacturers and New Mexico
 resident businesses that manufacture buses an equal opportunity
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1 to sell their buses in states that have reciprocal preference 2 laws: and 3 (3) eliminate all different treatment of any 4 kind under New Mexico law and by all political jurisdictions in the state between New Mexico resident businesses and 5 manufacturers that manufacture buses and businesses in other 6 7 states that manufacture and sell buses. M. The provisions of this section shall not apply 8 9 to: 10 (1) construction contracts, construction 11 services, construction maintenance contracts or construction 12 contracts based on unit pricing; or 13 (2) construction materials to be used in any 14 contract or service specified in Paragraph (1) of this 15 subsection. 16 N. When bids are received from a small business and 17 the lowest responsible bid is from a nonresident business or a 18 resident business that is not a small business, the contract 19 shall be awarded to the small business whose bid is nearest to 20 the otherwise low bidder if the bid price of the small business 21 is made lower than the bid price of the otherwise low bidder 22 when multiplied by a factor of .90. When a resident bid 23 preference is combined with a small business bid preference, 24 the total maximum preference awarded may not exceed ten 25 percent. .160765.1

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1	0. When bids are received from a disadvantaged
2	small business and the lowest responsible bid is from a
3	nonresident business or a resident business that is not a
4	disadvantaged small business, the contract shall be awarded to
5	the disadvantaged small business whose bid is nearest to the
6	otherwise low bidder if the bid price of the disadvantaged
7	small business is made lower than the bid price of the
8	otherwise low bidder when multiplied by a factor of .85. When
9	a resident bid preference is combined with a disadvantaged
10	small business bid preference, the total maximum preference
11	awarded may not exceed fifteen percent.
12	P. When proposals that include prices are received
13	from a resident business, those prices shall be multiplied by
14	.95 prior to awarding evaluation points as outlined in the
15	request for proposals.
16	Q. When proposals that include prices are received
17	from a small business, those prices shall be multiplied by .90
18	prior to awarding evaluation points as outlined in the request
19	for proposals. When a resident bid preference is combined with
20	a small business bid preference, the total maximum preference
21	awarded may not exceed ten percent.
22	R. When proposals that include prices are received
23	from a disadvantaged small business, those prices shall be
24	multiplied by .85 prior to awarding evaluation points as
25	outlined in the request for proposals. When a resident bid
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1	preference is combined with a disadvantaged small business bid
2	preference, the total maximum preference awarded may not exceed
3	<u>fifteen percent.</u> "
4	Section 2. Section 13-1-21.2 NMSA 1978 (being Laws 1997,
5	Chapter 1, Section 1 and Laws 1997, Chapter 2, Section 1) is
6	amended to read:
7	"13-1-21.2. EQUAL PROCUREMENT ACCESS FOR NEW YORK
8	BUSINESSES[A. Certain recent amendments to the New York
9	state procurement statutes have the effect of prohibiting New
10	Mexico businesses from selling goods or providing services to
11	New York state and local governments and quasi-governmental
12	entities. This act eliminates all differential treatment of
13	any kind between New York state business enterprises and New
14	Mexico businesses in New Mexico procurement and thereby negates
15	the application to New Mexico businesses of the New York
16	amendments and protects the access of New Mexico businesses to
17	the New York market.
18	<del>B.</del> ] New York state business enterprises shall be
19	treated as New Mexico resident businesses or resident
20	[manufactures] manufacturers for all procurement purposes."
21	Section 3. Section 13-1-22 NMSA 1978 (being Laws 1969,
22	Chapter 184, Section 1, as amended) is amended to read:
23	"13-1-22. RESIDENT BUSINESS AND MANUFACTURER
24	CERTIFICATIONAPPLICATIONINFORMATIONNo resident business,
25	[ <del>or</del> ] resident manufacturer, <u>small business or disadvantaged</u>

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1 small business, as those terms are defined in Subsection A of 2 Section 13-1-21 NMSA 1978, shall be given any preference in the 3 awarding of contracts for furnishing materials or services to a 4 state agency unless the resident business, [or] resident 5 manufacturer, [shall have] small business or disadvantaged 6 small business has qualified with the state purchasing agent as 7 a resident business, [or] resident manufacturer, small business 8 or [both] disadvantaged small business by making application to 9 the state purchasing agent and receiving from [him] the state 10 purchasing agent a certification number. The procedure for 11 application and certification shall be as follows:

A. the state purchasing agent shall prepare an application form for certification as a resident business, [<del>or</del>] <u>small business, resident</u> manufacturer <u>or disadvantaged small</u> <u>business</u>, requesting such information and proof as [<del>he deems</del>] <u>deemed</u> necessary to qualify the applicant under the terms of Section 13-1-21 NMSA 1978;

B. the resident business, [or] resident manufacturer, <u>small business or disadvantaged small business</u> shall complete the application form and submit it to the state purchasing agent prior to the awarding of any contract in which the resident business, [or] <u>resident</u> manufacturer, <u>small</u> <u>business or disadvantaged small business</u> desires to be given a preference; and

C. the state purchasing agent shall examine the .160765.1

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1	application and if necessary may seek additional information or
2	<u>necessary</u> proof [to assure himself] that the prospective
3	<u>resident</u> business, [ <del>or</del> ] <u>small business, resident</u> manufacturer
4	<u>or disadvantaged small business</u> is [ <del>indeed</del> ] entitled to the
5	statutory preference. If all is in order, [ <del>he shall issue the</del>
6	supplier or] the resident business, resident manufacturer,
7	<u>small business or disadvantaged small business shall be issued</u>
8	a distinctive certification number [ <del>which</del> ] <u>that</u> shall be valid
9	until revoked and [ <del>which</del> ] <u>that</u> when used on bids and other
10	purchasing documents shall entitle the <u>resident</u> business, [ <del>or</del> ]
11	<u>resident</u> manufacturer, <u>small business or disadvantaged small</u>
12	business to the statutory preference."
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