3625--A

2015-2016 Regular Sessions

IN SENATE

February 13, 2015

- Introduced by Sens. HOYLMAN, AVELLA -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -- recommitted to the Committee on Finance in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the state finance law, the economic development law and the environmental conservation law, in relation to the state procurement process and to healthy and green procurement

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. This act shall be known and may be cited as the "New York 2 state healthy and green procurement act".

3 S 2. Legislative findings and declaration. The legislature hereby 4 finds and declares that:

5 (a) As New York moves into the twenty-first century the state should 6 serve as a role model for practices that will create and maintain a 7 healthy environment and vibrant economy. The manufacture, use and 8 disposal of commodities and technologies, the construction of buildings 9 and the provision of services utilizing toxic chemicals may have adverse 10 impacts on public health and the environment. Persistent, bioaccumulative toxic chemicals, such as mercury, lead, dioxin and poly brominated 11 diphenyl ethers, are toxic in small amounts, remain in the environment 12 13 for long periods of time, and build to dangerous levels in humans, fish 14 and other animals; and this group of pollutants known as persistent 15 bioaccumulative toxic chemicals (PBT) pose risks to public health and the environment through their ability to cause cancer, birth defects and 16 endocrine disruption. Such chemicals have polluted hundreds of water 17 bodies, fish and waterfowl in the state. These adverse impacts impose 18 19 costs on the state and, ultimately, society as a whole in the form of 20 injury, disease and death; health care expenses; disposal, liability and 21 cleanup costs; the waste of resources and raw materials; and an impaired

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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natural environment. PBT and cancer-causing chemicals may be found in a 1 2 wide range of consumer products purchased by state agencies, including 3 lighting supplies, computers and other office equipment, vehicles, medical equipment, building supplies and printing inks. Encouraging 4 innovation, and creating and choosing the safest, most sustainable 5 services and technologies will help to ensure a higher б commodities, 7 quality of life for present and future generations. It will put New York 8 businesses in an advantageous position to compete in the global market-9 place.

10 (b) New York looks forward to the time when the state's power is 11 generated from renewable and clean sources, when our homes, schools, are energy efficient and 12 and qovernment facilities businesses constructed, refurbished and maintained using healthy and green products 13 14 and practices, when pollution prevention is embraced by government and 15 businesses as a way to save money and protect public health and the environment, when government and citizens use energy efficient and clean 16 vehicles, when pests are controlled with nontoxic or least toxic alter-17 18 natives, when our production of waste is significantly reduced and the 19 rest is recycled, and when our homes, schools, workplaces, food, air and 20 water are free from toxic contaminants.

21 (c) Protecting public health and the environment is consistent with 22 traditional considerations associated with state procurement practhe tice, including lowest price, best value, quality, cost and efficiency. 23 Determining quality, value and efficiency should include the consider-24 25 ation of public health and environmental impacts. Considering such 26 impacts early in the procurement process and adopting an ethic of pollution prevention will not only reduce pollution and waste, it will 27 28 reduce costs throughout a commodity, service or technology's life cycle.

29 (d) Through the volume of government procurement, government can play 30 a significant role in spurring private sector development of high value commodities and services. This, in turn, will create business and 31 32 employment opportunities in New York state, foster competition and 33 harness the energy of the market to produce products and services that perform better and cost less. As supply increases, prices will decrease, 34 35 and high performance, healthy and green commodities, services and technologies will become more affordable for all consumers. 36

37 S 3. Subdivision 5 of section 160 of the state finance law, as added 38 by chapter 83 of the laws of 1995, is amended to read as follows:

5. "Costs" as used in this article shall be quantifiable and may 39 40 include, without limitation, the price of the given good or service being purchased; the administrative, training, storage, maintenance or 41 other overhead associated with a given good or service; the value of 42 43 warranties, delivery schedules, financing costs and foregone opportunity costs associated with a given good or service; and the life span and 44 associated life cycle costs of the given good or service being purchased. Life cycle costs may include, but shall not be limited to, 45 46 47 costs or savings associated with RAW MATERIALS, PRODUCTION, MANUFACTUR-ING, construction, PACKAGING, DISTRIBUTION, USE, energy use, mainte-nance, operation, and salvage or disposal, AND, IF SUCH INFORMATION IS READILY AVAILABLE, ANY INDIRECT ASSOCIATED PUBLIC HEALTH AND ENVIRON-48 49 50 51 MENTAL COSTS.

52 S 4. Paragraph a of subdivision 1 of section 161 of the state finance 53 law, as amended by chapter 452 of the laws of 2012, is amended to read 54 as follows:

55 a. The state procurement council shall continuously strive to improve 56 the state's procurement process. Such council shall consist of [twen-

ty-one] TWENTY-FIVE members, including the commissioner, the state comp-1 2 troller, the director of the budget, the chief diversity officer [and], 3 the commissioner of economic development, THE COMMISSIONER OF HEALTH, 4 AND THE COMMISSIONER OF ENVIRONMENTAL CONSERVATION, or their respective 5 designees; [seven] FIVE members who shall be the heads of other large 6 and small state agencies chosen by the governor, or their respective 7 designees; one member, appointed by the governor, representing a not-8 for-profit New York-based organization engaged in the marketing and/or 9 promotion of New York grown farm and agricultural products or a not-for-10 profit New York-based organization engaged solely in the advocacy, marketing and/or promotion of organic New York grown farm and agricul-11 12 tural products to be limited to a two year term; and [eight] TWELVE at large members appointed as follows: [three] FIVE appointed by the tempo-13 14 rary president of the senate, one of whom shall be a representative of 15 local government [and], one of whom shall be a representative of private business, AND ONE OF WHOM SHALL BE A REPRESENTATIVE OF AN ORGANIZATION 16 17 WHOSE PRIME FUNCTION IS THE ENHANCEMENT OF PUBLIC HEALTH OR THE ENVIRON-MENT; [three] FIVE appointed by the speaker of the assembly, one of whom 18 19 shall be a representative of local government [and], one of whom shall be a representative of private business, AND ONE OF WHOM SHALL BE 20 Α 21 REPRESENTATIVE OF AN ORGANIZATION WHOSE PRIME FUNCTION IS THE ENHANCE-22 MENT OF PUBLIC HEALTH OR THE ENVIRONMENT; one appointed by the minority leader of the senate; and, one appointed by the minority leader of the 23 24 assembly; and two non-voting observers appointed as follows: one 25 appointed by the temporary president of the senate and one appointed by 26 the speaker of the assembly. The non-voting observers shall be provided, 27 contemporaneously, all documentation and materials distributed to 28 members. The council shall be chaired by the commissioner and shall meet 29 at least quarterly. S 5. The state finance law is amended by adding a new section 164-a to 30 31 read as follows: 32 S 164-A. HEALTHY AND GREEN PROCUREMENT. 1. HEALTHY AND GREEN PROCURE-33 POLICY. IT IS HEREBY DECLARED TO BE THE POLICY OF THE STATE TO THE MENT 34 EXTENT PRACTICABLE TO PURCHASE COMMODITIES, SERVICES AND TECHNOLOGIES MINIMIZE POTENTIAL ADVERSE IMPACTS ON PUBLIC HEALTH AND THE ENVI-35 THAT

36 RONMENT WHEN COMPARED WITH COMPETING COMMODITIES, SERVICES OR TECHNOLO-37 GIES THAT SERVE THE SAME PURPOSE.

38 2. DEFINITIONS. FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING TERMS
 39 SHALL HAVE THE FOLLOWING MEANINGS UNLESS OTHERWISE SPECIFIED:

40 A. "POLLUTION PREVENTION" SHALL MEAN POLLUTION PREVENTION AS DEFINED 41 IN ARTICLE TWENTY-EIGHT OF THE ENVIRONMENTAL CONSERVATION LAW.

42 "PRIORITY TOXIC SUBSTANCES OF CONCERN" SHALL INCLUDE, BUT NOT BE Β. 43 LIMITED TO, ANY SUBSTANCE LISTED AS KNOWN TO BE OR REASONABLY ANTIC-44 IPATED, PURSUANT TO THE NATIONAL TOXICOLOGY PROGRAM REPORT ON CARCINO-45 GENS, TO BE A HUMAN CARCINOGEN IN THE NATIONAL TOXICOLOGY PROGRAM'S 46 BIENNIAL REPORT ON CARCINOGENS SUBMITTED TO THE UNITED STATES CONGRESS 47 BY THE SECRETARY OF HEALTH AND HUMAN SERVICES; AND ANY SUBSTANCE IDENTI-48 FIED AS A PERSISTENT AND/OR BIOACCUMULATIVE TOXIC SUBSTANCE ON LISTS 49 MAINTAINED BY THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, INCLUD-50 ING THE NATIONAL PARTNERSHIP FOR ENVIRONMENTAL PRIORITIES; OR THE INTER-51 NATIONAL JOINT COMMISSION CREATED PURSUANT TO THE GREAT LAKES WATER QUALITY AGREEMENT OF 1978; AND PERFLUORINATED COMPOUNDS, DIOXIN, 52 BROMI-NATED FLAME RETARDANTS AND BISPHENOL A DUE TO THEIR TOXICITY IN 53 54 PRODUCTION, USE AND DISPOSAL.

55 3. MINIMUM SPECIFICATIONS FOR HEALTHY AND GREEN PROCUREMENT. CONSIST-56 ENT WITH DETERMINATIONS OF NEED REQUIRED BY SUBDIVISION FIVE OF SECTION 1 ONE HUNDRED SIXTY-THREE OF THIS ARTICLE, ALL STATE AGENCIES SHALL 2 PROCURE COMMODITIES, SERVICES AND TECHNOLOGIES THAT MEET OR EXCEED THE 3 FOLLOWING MINIMUM SPECIFICATIONS:

4 A. RECYCLED CONTENT. ALL COPY PAPER AND OTHER PAPER SUPPLIES FOR WHICH 5 THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY HAS DEVELOPED RECYCLED 6 CONTENT RECOMMENDATIONS PURSUANT TO SECTION SIX THOUSAND TWO OF THE 7 FEDERAL RESOURCE CONSERVATION AND RECOVERY ACT SHALL BE REQUIRED TO MEET 8 OR EXCEED THE AGENCY'S MINIMUM POST-CONSUMER MATERIAL CONTENT PERCENT-AGES RECOMMENDED IN THE MOST RECENT RECOVERED MATERIALS ADVISORY NOTICE 9 10 ISSUED FOR SUCH COMMODITY IN THE FEDERAL REGISTER; PROVIDED, HOWEVER, 11 XEROGRAPHIC PAPER SHALL CONTAIN NO LESS THAN THIRTY PERCENT THAT POST-CONSUMER RECYCLED CONTENT. THE COMMISSIONER SHALL ALSO MAKE AVAIL-12 13 ABLE TO ALL AGENCIES, ONE HUNDRED PERCENT POST-CONSUMER, PROCESSED CHLO-14 RINE-FREE COPY PAPER. ALL AGENCIES SHALL PRINT PUBLICATIONS ON RECYCLED 15 PAPER, AND MINIMUM PERCENTAGES SHALL BE MET UNLESS COSTS FOR SUCH PAPER 16 EXCEED THE COST OF OTHER AVAILABLE COMMODITIES BY MORE THAN TEN PERCENT. B. WASTE REDUCTION. AGENCIES SHALL SEEK TO REDUCE WASTE IN PRODUCTS 17 AND PACKAGING, INCLUDING THE FORMULATION OF POLICIES TO PROMOTE THE USE 18 19 OF DOUBLE-SIDED COPYING AND PRINTING TO THE GREATEST EXTENT PRACTICABLE. 20 AGENCIES SHALL FAVOR DURABILITY, REPAIRABILITY AND REUSE WHEN PURCHASING 21 SUPPLIES. THE COMMISSIONER SHALL ESTABLISH MINIMUM SPECIFICATIONS FOR 22 WASTE REDUCTION WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS 23 SECTION.

ENERGY EFFICIENCY. ALL COMMODITIES FOR WHICH THE FEDERAL ENERGY 24 С. 25 MANAGEMENT PROGRAM OF THE UNITED STATES DEPARTMENT OF ENERGY HAS ISSUED 26 PRODUCT ENERGY EFFICIENCY RECOMMENDATIONS SHALL MEET OR EXCEED SUCH 27 RECOMMENDATIONS. AGENCIES SHALL SEEK TO ACHIEVE REDUCTIONS IN ENERGY AND PETROLEUM CONSUMPTION; ADHERE TO ENERGY STAR BUILDING CRITERIA; SEEK 28 OFFICE SPACE AND REAL ESTATE INVESTMENTS IN BUILDINGS WITH ENERGY 29 OUT STAR RATING; AND FOLLOW THE PUBLIC SERVICE COMMISSION'S RENEWABLE PORT-30 FOLIO STANDARD TO INCREASE THE PURCHASE OF RENEWABLE ENERGY SO THAT AT 31 32 LEAST TWENTY-FIVE PERCENT OF THE OVERALL ANNUAL ELECTRIC ENERGY REQUIRE-33 MENTS OF BUILDINGS OWNED, LEASED OR OPERATED BY STATE AGENCIES WILL BE RENEWABLE ENERGY BY TWO THOUSAND TWENTY-ONE. 34

35 GREEN BUILDINGS. ALL CAPITAL PROJECTS WITH AN ESTIMATED D. 36 CONSTRUCTION COST OF TWO MILLION DOLLARS OR MORE INVOLVING (1) THE 37 CONSTRUCTION OF A NEW BUILDING, (2) AN ADDITION TO AN EXISTING BUILDING, 38 (3) THE SUBSTANTIAL RECONSTRUCTION OF AN EXISTING BUILDING SHALL BE OR DESIGNATED AND CONSTRUCTED TO COMPLY WITH BUILDING STANDARDS NOT LESS 39 40 STRINGENT THAN THE STANDARDS PRESCRIBED BY THE UNITED STATES GREEN BUILDING COUNCIL LEADERSHIP IN ENERGY AND ENVIRONMENTAL DESIGN SILVER 41 RATING AND STANDARDS SET FORTH IN THE DEFINITION OF A "GREEN BASE BUILD-42 43 ING" AS DEFINED IN SECTION NINETEEN OF THE TAX LAW, OR ANY PORTION THER-EOF, ANY MODIFICATION OF OR AMENDMENTS THERETO, AND TO UTILIZE MATERIALS 44 45 WHICH DO NOT CONTAIN POLYVINYL CHLORIDE TO THE GREATEST EXTENT PRACTICA-IN ADDITION, ALL STATE-OWNED AND OPERATED BUILDINGS OF FIFTY THOU-46 BLE. 47 SQUARE FEET OR LARGER SHALL BE OPERATED TO MEET SUCH STANDARDS FOR SAND 48 EXISTING BUILDINGS TO THE MAXIMUM EXTENT PRACTICABLE THAT IS COST EFFEC-49 TIVE BY NOT LATER THAN TWO THOUSAND TWENTY.

4. SPECIFICATIONS TO INCORPORATE HEALTHY AND GREEN PROCUREMENT. A.
BEGINNING ONE YEAR AFTER THE EFFECTIVE DATE OF THIS SECTION, ALL STATE
AGENCIES, WHEN PROCURING COMMODITIES, SERVICES OR TECHNOLOGY PURSUANT TO
SECTION ONE HUNDRED SIXTY-THREE OF THIS ARTICLE, SHALL FOLLOW PRACTICES
AND DEVELOP SOLICITATION SPECIFICATIONS THAT MEET OR EXCEED THE MINIMUM
SPECIFICATIONS FOR HEALTHY AND GREEN PROCUREMENT ESTABLISHED IN SUBDIVI-

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SION THREE OF THIS SECTION. ALL SUCH CONTRACTS SHALL INCLUDE A STATEMENT

2 DESCRIBING HOW SUCH MINIMUM SPECIFICATIONS WERE MET. 3 B. IN THE EVENT THAT AN AGENCY RECEIVES NO BIDS OR PROPOSALS THAT MEET 4 THE SPECIFICATIONS DEVELOPED PURSUANT TO PARAGRAPH A OF THIS SUBDIVI-5 SION, SUCH AGENCY MAY WITHDRAW THE REQUEST FOR BIDS OR PROPOSALS AND 6 BEGIN A NEW PROCUREMENT WITH NEW SPECIFICATIONS WITHOUT SUCH SPECIFICA-7 TIONS AND AWARD A CONTRACT IN ACCORDANCE WITH OTHER APPLICABLE STATUTES; 8 PROVIDED, HOWEVER THAT SUCH AGENCY SHALL DOCUMENT THE REASONS WHY SUCH 9 PROCUREMENT DOES NOT MEET THE MINIMUM SPECIFICATIONS FOR HEALTHY AND 10 GREEN PROCUREMENT ESTABLISHED IN THIS SUBDIVISION AND SUBMIT SUCH 11 TO THE COMMISSIONER FOR INCLUSION IN THE ANNUAL REPORT DOCUMENTATION 12 REOUIRED PURSUANT TO THIS SECTION AND TO THE OFFICE OF THE COMPTROLLER FOR INCLUSION IN THE PROCUREMENT RECORD. 13 14 5. BALANCING HEALTHY AND GREEN PROCUREMENT WITH PRICE, LOWEST COST AND 15 BEST VALUE. 16 A. NOTHING IN THIS SECTION SHALL BE CONSTRUED AS REQUIRING A STATE 17 AGENCY TO PROCURE A COMMODITY, SERVICE OR TECHNOLOGY THAT DOES NOT MEET FORM, FUNCTION AND UTILITY REQUIRED BY SUCH AGENCY, OR AS REQUIRING 18 THE 19 A STATE AGENCY TO PROCURE A COMMODITY, SERVICE OR TECHNOLOGY THE COST OF 20 WHICH EXCEEDS THE COST OF AN ALTERNATIVE AVAILABLE COMMODITY OR SERVICE 21 BY MORE THAN TEN PERCENT. 22 B. WHEN DETERMINING AND COMPARING COSTS, STATE AGENCIES SHALL CONSIDER 23 COST AS DEFINED IN SECTION ONE HUNDRED SIXTY OF THIS ARTICLE. 24 6. HEALTHY AND GREEN PROCUREMENT OFFICER, COORDINATORS, COORDINATING 25 COUNCIL. 26 A. WITHIN ONE HUNDRED EIGHTY DAYS OF THE EFFECTIVE DATE OF THIS 27 SECTION, THE COMMISSIONER SHALL ASSIGN AN INDIVIDUAL WITHIN THE OFFICE 28 OF GENERAL SERVICES TO SERVE AS THE STATE HEALTHY AND GREEN PROCUREMENT SUCH OFFICER SHALL ASSIST THE COMMISSIONER WITH CARRYING OUT 29 OFFICER. HIS OR HER DUTIES UNDER THIS SECTION, INCLUDING BUT NOT LIMITED TO: 30 (I) ASSISTING THE COMMISSIONER WITH THE DEVELOPMENT AND PROVISION 31 OF 32 GUIDANCE FOR HEALTHY AND GREEN PROCUREMENT PURSUANT TO THIS SECTION; 33 IDENTIFICATION OF AT LEAST THREE "TARGET CATEGORIES" OF (II)THE34 COMMODITIES, SERVICES AND/OR TECHNOLOGIES ANNUALLY PURSUANT ΤO THIS 35 SECTION; 36 (III) THE DEVELOPMENT OF CRITERIA FOR THE EVALUATION OF COMMODITIES, 37 SERVICES AND/OR TECHNOLOGIES WITHIN TARGETED CATEGORIES; 38 (IV) THE CREATION OF APPROVED HEALTHY AND GREEN SUPPLIES LISTS; 39 (V) THE EVALUATION OF CURRENT STATE AGENCY PROCUREMENT PRACTICES AND 40 TRACKING OF PROGRESS IN IMPLEMENTING THE HEALTHY AND GREEN PROCURE-THE MENT POLICY, INCLUDING THE INTEGRATION OF ENVIRONMENTALLY 41 PREFERABLE PURCHASING AND HEALTHY AND GREEN SUPPLIES LISTS FOR ALL NEW PURCHASING 42 43 OF PRODUCTS, SERVICES AND TECHNOLOGIES IN TARGET CATEGORIES; 44 (VI) THE DEVELOPMENT OF THE ENVIRONMENTAL AUDIT PROGRAM; 45 (VII) CONSIDERATION OF ADDITIONAL PRIORITY TOXIC SUBSTANCES OF CONCERN 46 AS RECOMMENDED BY THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION AND THE 47 DEPARTMENT OF HEALTH; 48 (VIII) THE DEVELOPMENT OF GUIDELINES FOR PUBLIC PARTICIPATION; 49 (IX) THE DESIGN AND IMPLEMENTATION OF TRAINING, OUTREACH AND EDUCATION 50 PROGRAMS; 51 (X) DEVELOP METRICS FOR MEASURING PROGRESS IN IMPLEMENTING THE HEALTHY 52 AND GREEN PROCUREMENT POLICY, CRITERIA AND MINIMUM SPECIFICATIONS,

53 INCLUDING THE IDENTIFICATION OF MILESTONES AND QUANTIFIABLE GOALS THAT 54 CAN BE USED TO MEASURE SUCH PROGRESS;

55 (XI) THE PREPARATION AND SUBMITTAL OF ANNUAL REPORTS AND THE PERFORM-56 ANCE OF A COMPREHENSIVE FIVE YEAR REVIEW; AND

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1 (XII) ADVISE THE GOVERNOR AND THE LEGISLATURE REGARDING THE IMPLEMEN-2 TATION OF THE HEALTHY AND GREEN PROCUREMENT POLICY.

B. WITHIN ONE HUNDRED EIGHTY DAYS OF THE EFFECTIVE DATE OF THIS
SECTION, EACH STATE AGENCY WITH ONE HUNDRED EMPLOYEES OR MORE SHALL
ASSIGN AN INDIVIDUAL WITHIN SUCH AGENCY TO SERVE AS THE AGENCY'S
SUSTAINABLE PROCUREMENT COORDINATOR.

7 7. TARGET COMMODITY, SERVICE AND/OR TECHNOLOGY CATEGORIES. WITHIN 8 TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION AND ANNUALLY THERE-9 AFTER, THE COMMISSIONER, IN CONSULTATION WITH THE STATE PROCUREMENT 10 COUNCIL, SHALL IDENTIFY A MINIMUM OF THREE "TARGET CATEGORIES" OF 11 COMMODITIES, SERVICES AND/OR TECHNOLOGIES, WHICH FOR THE PURPOSES OF 12 THIS CHAPTER SHALL MEAN CATEGORIES OF COMMODITIES, SERVICES AND/OR TECH-NOLOGIES PROCURED BY THE STATE WHICH MAY HAVE AN ADVERSE IMPACT ON 13 14 PUBLIC HEALTH OR THE ENVIRONMENT AND FOR WHICH HEALTHY AND GREEN COMMOD-15 ITIES, SERVICES OR TECHNOLOGIES SHOULD BE IDENTIFIED AND SUBSTITUTED.

16 8. ENVIRONMENTALLY PREFERABLE PURCHASING CRITERIA FOR HEALTHY AND GREEN PROCUREMENT. WITHIN TWELVE MONTHS OF THE IDENTIFICATION AND RECOM-17 MENDATION OF AT LEAST THREE "TARGET CATEGORIES" PURSUANT TO SUBDIVISION 18 19 SEVEN OF THIS SECTION, THE COMMISSIONER, IN CONSULTATION WITH THE STATE PROCUREMENT COUNCIL SHALL DEVELOP ENVIRONMENTALLY PREFERABLE PURCHASING 20 21 CRITERIA FOR THE EVALUATION AND PROCUREMENT OF PRODUCTS, SERVICES AND/OR 22 TECHNOLOGIES WITHIN SUCH TARGETED CATEGORIES. THE FOLLOWING FACTORS SHALL BE CONSIDERED IN THE DEVELOPMENT OF SUCH CRITERIA: 23

A. PROTECTION OF PUBLIC HEALTH AND THE ENVIRONMENT AND THE CONSERVA-5 TION OF NATURAL RESOURCES;

26 B. THE PROTECTION OF DRINKING WATER, GROUNDWATER, SURFACE WATER AND 27 AIR (INCLUDING INDOOR AIR); AND THE PROTECTION OF ECOLOGICAL SYSTEMS;

28 C. POLLUTION PREVENTION, INCLUDING, BUT NOT LIMITED TO, CONSIDERING 29 HEALTHY AND GREEN PROCUREMENT DURING THE DESIGN PHASE OF CUSTOMIZED 30 COMMODITIES, SERVICES OR TECHNOLOGIES;

D. AVOIDANCE OF PRIORITY TOXIC SUBSTANCES; AND

32 E. POSITIVE LIFE CYCLE ATTRIBUTES, INCLUDING BUT NOT LIMITED TO THE 33 MINIMIZATION OF POTENTIAL ADVERSE IMPACTS ON PUBLIC HEALTH AND THE ENVI-34 RONMENT ASSOCIATED WITH RAW MATERIALS ACQUISITION, PRODUCTION, MANUFAC-35 TURING, PACKAGING, TRANSPORTATION, DISTRIBUTION, USE, OPERATION, MAINTE-36 NANCE AND DISPOSAL.

37 9. HEALTHY AND GREEN SUPPLY LISTS.

38 A. FOR EACH TARGET COMMODITY, SERVICE AND/OR TECHNOLOGY CATEGORY IDEN-39 TIFIED AND RECOMMENDED PURSUANT TO SUBDIVISION SEVEN OF THIS SECTION, 40 THE COMMISSIONER, IN CONSULTATION WITH THE STATE PROCUREMENT COUNCIL, SHALL APPROVE SPECIFIC COMMODITIES, SERVICES AND/OR TECHNOLOGIES AS 41 CONSISTENT WITH THE HEALTHY AND GREEN PROCUREMENT POLICY, MINIMUM SPEC-42 43 IFICATIONS, AND ENVIRONMENTALLY PREFERABLE PURCHASING CRITERIA ESTAB-44 LISHED IN SUBDIVISIONS ONE, THREE AND EIGHT OF THIS SECTION. SUCH 45 COMMODITY, SERVICE OR TECHNOLOGY SHALL THEN BE ADDED TO AN APPROVED HEALTHY AND GREEN SUPPLY LIST FOR SUCH CATEGORY. 46

B. THE COMMISSIONER SHALL CREATE AN APPROVED HEALTHY AND GREEN SUPPLY
LIST PURSUANT TO THE REQUIREMENTS OF THE STATE ADMINISTRATIVE PROCEDURE
ACT, FOR A TARGET COMMODITY, SERVICE AND/OR TECHNOLOGY CATEGORY NO LATER
THAN TWELVE MONTHS FOLLOWING THE IDENTIFICATION AND RECOMMENDATION OF
SUCH CATEGORY PURSUANT TO SUBDIVISION SEVEN OF THIS SECTION, AND SHALL
REVIEW AND REVISE APPROVED LISTS ANNUALLY.

53 10. PROCUREMENT FROM HEALTHY AND GREEN SUPPLY LISTS. A. WHEN PROCUR-54 ING A COMMODITY, SERVICE OR TECHNOLOGY WITHIN A TARGETED CATEGORY FOR 55 WHICH AN APPROVED HEALTHY AND GREEN SUPPLY LIST HAS BEEN CREATED, STATE

AGENCIES SHALL PROCURE SUCH COMMODITY, SERVICE OR TECHNOLOGY FROM SUCH 1 2 LIST. 3 WHEN A STATE AGENCY WANTS TO PROCURE A COMMODITY, SERVICE OR TECHв. 4 NOLOGY WITHIN A TARGETED CATEGORY FOR WHICH AN APPROVED HEALTHY AND 5 GREEN SUPPLY LIST HAS BEEN CREATED, BUT SUCH COMMODITY, SERVICE OR TECH-6 NOLOGY DOES NOT APPEAR ON SUCH LIST, SUCH AGENCY MUST OBTAIN A WAIVER 7 FROM THE REOUIREMENTS OF THIS SUBDIVISION FROM THE COMMISSIONER, 8 PROVIDED, HOWEVER, THAT SUCH WAIVER SHALL NOT BE REQUIRED FOR THE 9 PURCHASE OF COMMODITIES, SERVICES AND/OR TECHNOLOGIES FROM THE LIST 10 AVAILABLE FOR PURCHASE FROM PREFERRED SOURCES MAINTAINED BY THE COMMIS-SIONER PURSUANT TO SECTION ONE HUNDRED SIXTY-TWO OF THIS ARTICLE. AN 11 APPLICATION FOR SUCH A WAIVER SHALL BE FILED WITH THE COMMISSIONER, WHO 12 SHALL NOTIFY THE PUBLIC, PROVIDE FOR A PUBLIC COMMENT PERIOD, AND RENDER 13 14 A WRITTEN DECISION ON SUCH APPLICATION WITHIN FORTY-FIVE DAYS. A WAIVER 15 MAY BE GRANTED WHEN NO COMMODITY, SERVICE AND/OR TECHNOLOGY ON SUCH APPROVED ALTERNATIVES LIST MEETS AN AGENCY'S PERFORMANCE STANDARDS. IN 16 17 ORDER TO OBTAIN A WAIVER, THE STATE AGENCY REQUESTING THE WAIVER MUST 18 SHOW THAT IT HAS: (I) THOROUGHLY TESTED EACH COMMODITY OR TECHNOLOGY, OR THOROUGHLY 19 INVESTIGATED EACH SERVICE, ON THE APPROVED SUPPLY LIST AND NONE MEET THE 20 21 AGENCY'S PERFORMANCE STANDARDS; 22 (II) DISCLOSED THE USE AND INTENSITY OF USE FOR THE COMMODITY, SERVICE 23 OR TECHNOLOGY AND DEVELOPED A REASONABLE PLAN TO MINIMIZE THE USE OF THE 24 SELECTED COMMODITY, SERVICE OR TECHNOLOGY AND PROTECT EMPLOYEES AND THE 25 PUBLIC FROM EXPOSURE TO ANY PRIORITY TOXIC SUBSTANCE OF CONCERN; AND 26 (III) PREPARED A PLAN TO INVESTIGATE ALTERNATIVES TO THE SELECTED 27 COMMODITY, SERVICE OR TECHNOLOGY DURING THE WAIVER PERIOD. AGENCY MAY PROCURE A COMMODITY, SERVICE OR TECHNOLOGY 28 С. A STATE 29 THROUGH A PROCESS THAT DOES NOT COMPLY WITH THIS SUBDIVISION WHEN THE PURCHASE OF A COMMODITY, SERVICE OR TECHNOLOGY IS NECESSARY TO RESPOND 30 TO AN EMERGENCY WHICH ENDANGERS PUBLIC HEALTH OR SAFETY, PROVIDED SUCH 31 32 AGENCY SHALL WITHIN SEVEN BUSINESS DAYS FILE A WRITTEN REPORT WITH THE 33 COMMISSIONER AND THE OFFICE OF THE COMPTROLLER, WHICH SHALL BECOME PART 34 OF THE PROCUREMENT RECORD. THE REPORT SHALL CONTAIN THE FOLLOWING INFOR-35 MATION: (I) A DESCRIPTION OF THE EMERGENCY THAT PREVENTED COMPLIANCE WITH THIS 36 37 SUBDIVISION; 38 (II) THE NAME OF THE COMMODITY OR TECHNOLOGY, OR A DESCRIPTION OF THE 39 SERVICE, ITS USE AND INTENSITY OF USE; 40 (III) A DESCRIPTION OF THE STEPS BEING TAKEN TO SAFEGUARD PUBLIC HEALTH AND SAFETY DURING THE EMERGENCY; AND 41 (IV) AN EXPLANATION OF HOW SUCH AN EMERGENCY CAN BE AVOIDED IN THE 42 43 FUTURE. 44 11. TRACKING OF PROCUREMENT PRACTICES AND DATA. WITHIN TWELVE MONTHS 45 OF THE EFFECTIVE DATE OF THIS SECTION, THE COMMISSIONER, IN CONSULTATION WITH THE STATE PROCUREMENT COUNCIL, SHALL: 46 REVIEW ALL PROCUREMENT REGULATIONS, GENERIC SOLICITATION LANGUAGE, 47 Α. 48 SPECIFICATIONS AND PROCEDURES TO ENSURE THAT THEY DO NOT CONFLICT WITH 49 THE HEALTHY AND GREEN PROCUREMENT POLICY, MINIMUM SPECIFICATIONS AND 50 CRITERIA ESTABLISHED PURSUANT TO SUBDIVISIONS ONE, THREE AND EIGHT OF 51 THIS SECTION. METRICS AND IDENTIFICATION OF MILESTONES AND QUANTIFIABLE 52 DEVELOP в. 53 GOALS THAT CAN BE USED TO MEASURE PROGRESS IN IMPLEMENTING THE STATE'S 54 HEALTHY AND GREEN PROCUREMENT POLICY. 55 AN EFFICIENT AND PRACTICABLE METHOD FOR COLLECTING AND C. DEVELOP 56 COMPILING PROCUREMENT DATA FROM STATE AGENCIES, INCLUDING BUT NOT LIMIT-

1 ED TO ESTIMATES OF THE VOLUME SPENT, QUANTITY PURCHASED, AND GENERAL 2 PURCHASING TRENDS FOR COMMODITIES, SERVICES AND TECHNOLOGIES, INCLUDING 3 HEALTHY AND GREEN COMMODITIES, SERVICES AND TECHNOLOGIES INCLUDED IN AN 4 APPROVED SUPPLY LIST OR A CENTRALIZED CONTRACT.

5 TRAINING, OUTREACH AND EDUCATION. A. WITH THE ASSISTANCE OF THE 12. DEPARTMENT OF ENVIRONMENTAL CONSERVATION, THE DEPARTMENT OF HEALTH, AND 6 7 THE OFFICE OF THE COMPTROLLER, THE COMMISSIONER, WITHIN TWELVE MONTHS OF 8 THE EFFECTIVE DATE OF THIS SECTION, SHALL DESIGN AND BEGIN IMPLEMENTA-TION OF A HEALTHY AND GREEN PROCUREMENT TRAINING PROGRAM FOR SENIOR 9 10 MANAGERS AND STATE AGENCY STAFF INVOLVED IN PROCUREMENT TO FAMILIARIZE 11 THEM WITH THEIR RESPONSIBILITIES UNDER THIS SECTION AND ENSURE THE 12 EFFECTIVE AND EFFICIENT IMPLEMENTATION OF THE PROVISIONS OF THIS SECTION. SUCH PROGRAM SHALL PROVIDE FOR NEW EMPLOYEE TRAINING AND ONGO-13 14 ING TRAINING.

15 B. WITH THE ASSISTANCE OF THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION 16 AND THE DEPARTMENT OF HEALTH, THE COMMISSIONER, WITHIN EIGHTEEN MONTHS 17 OF THE EFFECTIVE DATE OF THIS SECTION, SHALL:

(I) DESIGN AND BEGIN IMPLEMENTATION OF A HEALTHY AND GREEN EDUCATION
AND OUTREACH PROGRAM FOR AGENCY PROCUREMENT STAFF, TO ENSURE THAT ALL
PROCUREMENT STAFF ARE AWARE OF THE STATE'S PREFERENCE FOR HEALTHY AND
GREEN COMMODITIES, SERVICES AND TECHNOLOGIES.

(II) DESIGN AND BEGIN IMPLEMENTATION OF AN EDUCATION AND OUTREACH
PROGRAM FOR CONTRACTORS AND VENDORS TO PROVIDE THEM WITH INFORMATION
ABOUT THE DEVELOPMENT OF HEALTHY AND GREEN COMMODITIES, SERVICES AND
TECHNOLOGIES AND IMPLEMENTATION OF THE PROVISIONS OF THIS SECTION.

13. ANNUAL REPORT TO THE GOVERNOR AND LEGISLATURE. WITHIN EIGHTEEN
MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, AND ANNUALLY THEREAFTER IN
NOVEMBER, THE COMMISSIONER SHALL SUBMIT A WRITTEN REPORT TO THE GOVERNOR, THE SPEAKER OF THE ASSEMBLY AND THE TEMPORARY PRESIDENT OF THE
SENATE. SUCH REPORT SHALL INCLUDE:

A. IDENTIFICATION OF THE SPECIFIC MEASURES TAKEN BY STATE AGENCIES, AND AN EVALUATION OF THE EFFECTIVENESS OF SUCH MEASURES, TO IMPLEMENT THE HEALTHY AND GREEN PROCUREMENT POLICY, INCLUDING PROGRESS MADE TOWARD THE ACHIEVEMENT OF ANY MILESTONES OR QUANTIFIABLE GOALS IDENTIFIED BY THE COMMISSIONER PURSUANT TO SUBDIVISION ELEVEN OF THIS SECTION AND, TO THE EXTENT PRACTICABLE, A QUALITATIVE ASSESSMENT OF THE HEALTH AND ENVI-RONMENTAL BENEFITS OF THE POLICY;

38 B. EVALUATION OF THE RESOURCES AVAILABLE TO IMPLEMENT SUCH POLICY, AND 39 WHETHER SUCH RESOURCES ARE SUFFICIENT;

40 C. RECOMMENDATIONS FOR LEGISLATION OR ANY OTHER SPECIFIC ACTIONS OR 41 CHANGES NEEDED TO EFFECTIVELY IMPLEMENT THE PROVISIONS OF THIS SECTION;

42 D. A LIST OF TARGET COMMODITY, SERVICE AND/OR TECHNOLOGY CATEGORIES 43 AND APPROVED HEALTHY AND GREEN SUPPLY LISTS IDENTIFIED AND CREATED 44 PURSUANT TO SUBDIVISIONS SEVEN AND NINE OF THIS SECTION;

45 E. A LIST OF HEALTHY AND GREEN COMMODITIES, SERVICES AND TECHNOLOGIES 46 AVAILABLE FOR PURCHASE THROUGH CENTRALIZED CONTRACTS;

47 F. A COMPILATION OF PROCUREMENT DATA COLLECTED USING METHODS DEVELOPED 48 PURSUANT TO SUBDIVISION ELEVEN OF THIS SECTION;

49 G. ADDITIONS TO THE LIST OF PRIORITY TOXIC SUBSTANCES OF CONCERN MADE 50 BY THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION AND THE DEPARTMENT OF 51 HEALTH;

52 H. AN ANALYSIS OF THE MEASURES TAKEN TO TRAIN, EDUCATE AND ASSIST 53 STATE AGENCY STAFF, VENDORS AND CONTRACTORS; AND

54 I. A PLAN FOR THE NEXT REPORTING PERIOD THAT IDENTIFIES SPECIFIC 55 GOALS, ACTIONS AND TIMELINES NECESSARY TO IMPLEMENT THE HEALTHY AND 56 GREEN PROCUREMENT POLICY.

S 6. Paragraphs b and h of subdivision 1 of section 261 of the econom-1 2 ic development law, paragraph b as amended by chapter 471 of the laws of 3 1998, and paragraph h as amended by section 14 of part SS of chapter 59 4 of the laws of 2009, are amended and a new paragraph i is added to read 5 as follows: 6 b. "Eligible applicant" or "applicant" shall mean: a small to medium 7 size business or nonprofit organization which employs less than five hundred workers or has gross annual sales of less than ten million 8 dollars; OR ANY ENTITY GRANTED PREFERRED SOURCE STATUS FOR THE PURPOSES 9 10 PROCUREMENT PURSUANT TO SECTION ONE HUNDRED SIXTY-TWO OF THE OF STATE 11 STATE FINANCE LAW. 12 h. "Eligible project" shall mean actions taken by or on behalf of [a York business] AN ELIGIBLE APPLICANT involving the acquisition, 13 New 14 construction, alteration, repair or improvement of a building, fixtures, 15 machinery or equipment; THE REDESIGN, MODIFICATION, UPGRADE OR REPLACE-OF PROCESSES, PROCEDURES, WORK PRACTICES OR TECHNOLOGY; THE REFOR-16 MENT MULATION OR REDESIGN OF PRODUCTS; OR IMPROVEMENTS IN HOUSEKEEPING, MAIN-17 18 TENANCE, TRAINING OR INVENTORY CONTROL, provided that such project 19 results in: source reduction or material substitution, provided that the 20 (i) substitution of one hazardous substance, product or nonproduct output 21 for another does not result in the creation of a new risk, 22 23 (ii) in-process recycling, 24 (iii) recycling or reuse of non-hazardous solid wastes, 25 (iv) increased energy efficiency, 26 (v) conservation of the use of water or other natural resources 27 improvements in process economics, 28 (vi) elimination of the purchase of materials, the production of which 29 for the use of said firm would result in more waste or resource consump-30 tion, [or] (vii) THE DEVELOPMENT, MANUFACTURE, PRODUCTION OR PROVISION OF HEALTHY 31 32 AND GREEN COMMODITIES, SERVICES OR TECHNOLOGIES AS DEFINED IN SECTION 33 ONE HUNDRED SIXTY-FOUR-A OF THE STATE FINANCE LAW, OR 34 (VIII) other practices or technologies that reduce the use of hazardous materials or otherwise improve air or water quality. 35 The term "eligible project" shall also include actions taken by or on 36 37 behalf of a business to support costs of equipment, and/or the acquisition and/or rehabilitation of real property or structures located or to 38 39 be located in the state related to the collecting, sorting, and packag-40 ing of empty beverage containers as such terms are defined in title ten article twenty-seven of the environmental conservation law. 41 of Such actions shall be eligible for state assistance payments under the bever-42 43 age container assistance program pursuant to section 27-1018 of the 44 environmental conservation law. 45 "eligible project" shall not include end of pipe pollution The term 46 control technologies or practices where such controls or practices are 47 designed primarily to achieve compliance with the environmental conser-48 vation law or regulations promulgated pursuant thereto, or energy recov-49 ery or incineration, or out-of-process recycling or reuse of hazardous 50 waste or hazardous substances.

I. "HEALTHY AND GREEN COMMODITY, SERVICE OR TECHNOLOGY" SHALL MEAN ANY
COMMODITY, SERVICE OR TECHNOLOGY CONSISTENT WITH THE HEALTHY AND GREEN
PROCUREMENT POLICY, CRITERIA AND MINIMUM SPECIFICATIONS ESTABLISHED IN
SUBDIVISIONS ONE, THREE AND FOUR OF SECTION ONE HUNDRED SIXTY-FOUR-A OF
THE STATE FINANCE LAW.

S 7. Paragraphs c, d, e, f, g, h, i, l and o of subdivision 4 of 1 section 261 of the economic development law, paragraphs c, d, e, f, g, 2 h, i and l as amended by chapter 471 of the laws of 1998 and paragraph o 3 4 as amended by chapter 180 of the laws of 2006, are amended to read as 5 follows: 6 maintain, provide and market a compilation of existing programs c. 7 providing incentives for new or expanded business enterprises which 8 could be utilized by the secondary materials processing industry OR WHICH MANUFACTURE, PRODUCE OR PROVIDE HEALTHY AND GREEN COMMODITIES, 9 10 SERVICES OR TECHNOLOGIES; d. promote the utilization of such incentives for new or expanded 11 12 business enterprises which process or utilize secondary materials OR WHICH MANUFACTURE, PRODUCE OR PROVIDE HEALTHY AND GREEN COMMODITIES, 13 14 SERVICES OR TECHNOLOGIES to locate in New York state; 15 e. promote incentives for existing businesses to expand their utilization of secondary materials [and], their adoption of waste prevention 16 17 practices AND THEIR DEVELOPMENT, MANUFACTURE, technologies and PRODUCTION AND PROVISION OF HEALTHY AND GREEN COMMODITIES, 18 SERVICES OR 19 TECHNOLOGIES; 20 f. identify special needs and problems facing the secondary materials 21 processing industry [and], THE implementation of waste prevention AND 22 DEVELOPMENT, MANUFACTURE, PRODUCTION AND PROVISION OF HEALTHY AND THE GREEN COMMODITIES, SERVICES OR TECHNOLOGIES within New York state; 23 24 g. contact institutions, organizations and commercial enterprises that 25 are potential consumers of secondary materials and products manufactured 26 with secondary materials OR HEALTHY AND GREEN COMMODITIES, SERVICES OR TECHNOLOGIES; urging their expanded consumption of [secondary] SUCH materials [and], products, COMMODITIES, SERVICES AND TECHNOLOGIES and 27 28 29 establishing markets for such [secondary] materials [and], products, COMMODITIES, SERVICES AND TECHNOLOGIES through the use of letters of 30 intent and such other techniques as the commissioner may deem appropri-31 32 ate; 33 h. conduct market surveys of the potential consumers of secondary 34 materials and products manufactured with secondary materials AND OF HEALTHY AND GREEN COMMODITIES, SERVICES OR TECHNOLOGIES; 35 i. conduct surveys to determine the potential supply of 36 secondary 37 materials AND HEALTHY AND GREEN COMMODITIES, SERVICES OR TECHNOLOGIES in 38 the state; 39 1. provide information concerning local and regional markets for 40 secondary materials AND HEALTHY AND GREEN COMMODITIES, SERVICES OR TECH-41 NOLOGIES; o. provide other technical assistance to assist businesses in reducing 42 43 the amount of waste generated by their processes and productively use or 44 provide for the productive use [of others] of wastes which are gener-45 ated; 8. Subdivision 5 of section 261 of the economic development law, as 46 S 47 amended by chapter 471 of the laws of 1998, is amended to read as 48 follows: 49 5. The department shall fund feasibility studies for testing of waste 50 prevention technologies or practices [or both] AND HEALTHY AND GREEN COMMODITIES, SERVICES AND TECHNOLOGIES to reduce the amount of waste and 51 promote energy and resource conservation by the adoption OR USE of 52 to such technologies [or], practices, COMMODITIES AND SERVICES by small and 53 54 medium sized firms in New York state.

1 S 9. Subdivision 10 of section 261 of the economic development law, as 2 amended by chapter 471 of the laws of 1998, is amended to read as 3 follows:

4 10. Technical feasibility study. The department shall require the applicant to submit a technical feasibility study which identifies and 5 6 analyzes in detail the waste prevention projects which the applicant 7 wishes to implement. All feasibility studies must include the cost of 8 implementation, a construction schedule and, a description of how the project will minimize, reduce or eliminate the generation of wastes, use 9 10 or reuse wastes, increase energy efficiency or water conservation, MANUFACTURE, PRODUCTION, PROVISION OR USE OF HEALTHY AND 11 INCREASE THE 12 GREEN COMMODITIES, SERVICES OR TECHNOLOGIES, improve air or water quali-13 ty and/or improve process economics.

14 S 10. Subdivision 14 of section 261 of the economic development law, 15 as amended by chapter 524 of the laws of 2005, is amended to read as 16 follows:

17 14. Reports. Beginning on January first, nineteen hundred eighty-nine, the commissioner shall make an annual report to the governor and 18 the 19 legislature which shall include, at a minimum, the status of the activities undertaken pursuant to paragraphs a, c, d, e, f, i, j and k of 20 subdivision four of this section, the status of any other activities 21 22 undertaken pursuant to this article, and recommendations for programs or 23 policies that will further the objectives of expanding the utilization secondary materials recovered for reuse, INCREASING WASTE PREVENTION 24 of 25 REDUCTION, AND INCREASING THEMANUFACTURE, SOURCE PRODUCTION, AND 26 PROVISION AND USE OF HEALTHY AND GREEN COMMODITIES, SERVICES AND TECH-27 NOLOGIES within the state. The provisions of this subdivision shall not 28 deemed to require or authorize the disclosure of confidential inforbe 29 mation or trade secrets. This report may be consolidated with the 30 report required by subdivision four of section two hundred sixty-three 31 of this article.

32 S 11. The opening paragraph of subdivision 1 of section 3-0311 of the 33 environmental conservation law, as amended by chapter 741 of the laws of 34 1991, is amended to read as follows:

35 Each state agency as defined in subdivision five of this section shall 36 the environmental problems created by its operations or annually audit 37 the operations of contractors it has hired and over whom it has exer-38 cised or is required to exercise direct oversight, acting in fulfillment their contracts. Such audit shall identify the extent to which these 39 of operations are in violation of this chapter, or regulations 40 adopted SUCH AUDIT ALSO SHALL EVALUATE THE ENVIRONMENTAL PROBLEMS 41 thereunder. CREATED BY THE AGENCY'S PROCUREMENT OF COMMODITIES, 42 ENERGY ITS USE, PRODUCTION, WATER AND PAPER USE, AND THE USE OF ANY TOXIC MATERI-43 WASTE 44 ALS OF PRODUCTS REASONABLY ANTICIPATED TO BE CARCINOGENS. Each such 45 state agency shall submit a report to the department on or before April first of each year. The report shall: 46

47 S 12. This act shall take effect on the one hundred eightieth day after it shall have become a law and shall apply only to state procure-48 ment contracts where the request for proposals or the request for bids 49 50 was issued after the effective date of this act; provided, however, that 51 effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effec-52 tive date are authorized and directed to be made and completed on or 53 54 before such effective date.