103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB4209

Introduced 11/1/2023, by Rep. Lance Yednock

SYNOPSIS AS INTRODUCED:

See Index

Amends the Department of Natural Resources Act. Provides that the Department of Natural Resources may lease land on property of which the Department has jurisdiction for the purpose of creating, operating, or maintaining a commercial solar energy system or a clean energy project. Provides that the lease shall be for a period not longer than 25 years. Provides that, if practical, the Department shall require that any land or property over which the Department has jurisdiction and that is used for the purpose of creating, operating, or maintaining a commercial solar energy system shall have implemented on it and maintained management practices that would qualify the land or property as a beneficial habitat under the Pollinator-Friendly Solar Site Act. Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Defines "clean energy". Provides that the Department may provide for at least one electric vehicle charging station, as defined in the Electric Vehicle Act, at any State park or other real property that is owned by the Department where electrical service will reasonably permit. Provides that the Department is authorized to charge user fees for the use of an electric vehicle charging station. Amends the State Parks Act to make conforming changes. Amends the Illinois Procurement Code. Exempts certain expenditures by the Department of Natural Resources from the Code.

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AN ACT concerning State government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Department of Natural Resources Act is 5 amended by changing Section 1-20 and by adding Section 1-50 as 6 follows:

7 (20 ILCS 801/1-20)

8 Sec. 1-20. Real property. The Department has the power:

9 (a) To transfer jurisdiction of any realty under the 10 control of the Department to any other Department of the State 11 Government, or to any authority, commission or other agency of 12 the State, and to acquire or accept federal lands, when such 13 transfer, acquisition or acceptance is advantageous to the 14 State and is approved in writing by the Governor.

(b) To lease, from time to time, any land or property, with 15 16 without appurtenances, of which the Department or has 17 jurisdiction, and which are not immediately to be used or developed by the State; provided that no such lease be for a 18 19 longer period of time than that in which it can reasonably be expected the State will not have use for such property, and 20 21 further provided that no such lease be for a longer period of 22 time than 5 years.

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(c) To lease any land or property of which the Department

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1 has jurisdiction for the purpose of creating, operating, or 2 maintaining a commercial solar energy system, as defined in 3 Section 10-720 of the Property Tax Code, or a clean energy project, as defined in the Department of Natural Resources 4 5 (Conservation) Law of the Civil Administrative Code of Illinois. The lease shall not be for a period longer than 25 6 years. If practical, the Department shall require that any 7 land or property over which the Department has jurisdiction 8 9 and that is used for the purpose of creating, operating, or 10 maintaining a commercial solar energy system shall have 11 implemented on it and maintained management practices that 12 would qualify the land or property as a beneficial habitat under the Pollinator-Friendly Solar Site Act. 13

14 (Source: P.A. 89-445, eff. 2-7-96.)

15 (20 ILCS 801/1-50 new)

16 Sec. 1-50. Administrative rules. The Department of Natural Resources has the power to make and enforce rules and 17 18 regulations necessary to carry out its duties under this Act.

19 Section 10. The Department of Natural Resources 20 (Conservation) Law of the Civil Administrative Code of 21 Illinois is amended by changing Sections 805-5, 805-230, 805-235, and 805-280 and by adding Section 805-580 as follows: 22

23 (20 ILCS 805/805-5)

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1	Sec. 805-5. Definitions. In this Law:
2	"Clean energy" means energy that is generated, by design
3	or operation, in a manner that is substantially free of carbon
4	dioxide emissions or in a manner that otherwise contributes to
5	the reduction in emissions of environmentally hazardous
6	materials or reduces the volume of environmentally dangerous
7	materials.
8	"Clean energy project" means a project that is undertaken
9	to acquire, construct, refurbish, create, develop, or
10	redevelop any facility, equipment, machinery, or real or
11	personal property and that will aid, assist, or encourage the
12	development or implementation of clean energy in the State.
13	"Department" means the Department of Natural Resources.
14	"Director" means the Director of Natural Resources.
15	(Source: P.A. 91-239, eff. 1-1-00.)

16 (20 ILCS 805/805-230) (was 20 ILCS 805/63a18)

17 Sec. 805-230. Developing recreational areas. The lease from 18 Department has the power to individuals, 19 corporations, or any other form of private ownership, from any 20 municipality, public corporation, or political subdivision of 21 this State, or from the United States any lands or waters for the purpose of developing outdoor recreational areas for 22 23 and to acquire all necessary property or public use 24 rights-of-way for the purposes of ingress or egress to those 25 lands and waters and to construct buildings and other

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recreational facilities, including roadways, bridges, and parking areas, <u>commercial solar energy systems</u>, and <u>clean</u> <u>energy projects</u> that the Department deems necessary or desirable for maximum utilization of recreational facilities for public use of the areas.

6 (Source: P.A. 91-239, eff. 1-1-00.)

7 (20 ILCS 805/805-235) (was 20 ILCS 805/63a6)

8 Sec. 805-235. Lease of lands acquired by the Department; 9 disposition of obsolete buildings. The Department has the 10 power to do and perform each and every act or thing considered 11 by the Director to be necessary or desirable to fulfill and 12 carry out the intent and purpose of all laws pertaining to the Department, including the right to rehabilitate or sell at 13 14 public auction buildings or structures affixed to lands over 15 which the Department has acquired jurisdiction when in the 16 judgment of the Director those buildings or structures are obsolete, inadequate, or unusable for the purposes of the 17 18 Department and to lease those lands with or without 19 appurtenances for a consideration in money or in kind for a 20 period of time not in excess of 10 $\frac{5}{2}$ years for the purposes and 21 upon the terms and conditions that the Director considers to 22 be in the best interests of the State when those lands are not immediately to be used or developed by the State. All those 23 sales shall be made subject to the written approval of the 24 Governor. The funds derived from those sales and from those 25

leases shall be deposited in the State Parks Fund, except that funds derived from those sales and from those leases on lands managed and operated principally as wildlife or fisheries areas by the Department shall be deposited in the Wildlife and Fish Fund.

6 (Source: P.A. 91-239, eff. 1-1-00.)

7 (20 ILCS 805/805-280 new)

8 Sec. 805-280. Leases for the purpose of creating, 9 operating, or maintaining a commercial solar energy system or 10 clean energy project. The Department may lease any land or 11 property of which the Department has jurisdiction for the 12 purpose of creating, operating, or maintaining a commercial 13 solar energy system, as defined in Section 10-720 of the 14 Property Tax Code, or a clean energy project. The lease shall 15 not be for a period longer than 25 years. If practical, the 16 Department shall require that any land or property over which the Department has jurisdiction that is used for the purpose 17 18 of creating, operating, or maintaining a commercial solar energy system shall have implemented on it and maintained 19 20 management practices that would qualify the land or property 21 as a beneficial habitat under the Pollinator-Friendly Solar 22 Site Act.

23 (20 ILCS 805/805-580 new)

24 <u>Sec. 805-580. Electric vehicle charging stations.</u>

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1	(a) The Department may provide for at least one electric
2	vehicle charging station, as defined in the Electric Vehicle
3	Act, at any State park or other real property that is owned by
4	the Department where electrical service will reasonably
5	permit. The Department is authorized to charge user fees for
6	the use of such electric vehicle charging stations.

7 (b) The Department may adopt and publish specifications 8 detailing the kind and type of electric vehicle charging 9 stations to be provided and may adopt rules governing the fees 10 for use of electric vehicle charging stations at State parks 11 or other real property that is owned by the Department.

- Section 15. The State Parks Act is amended by changing Sections 2, 3, 3a, and 4 as follows:
- 14 (20 ILCS 835/2) (from Ch. 105, par. 466)

15 Sec. 2. It shall be the policy of the State of Illinois to 16 acquire a system of State parks which shall embody the 17 following purposes and objectives:

(1) To preserve the most important historic sites and
events <u>that</u> which are connected with <u>the peoples who are</u>
<u>geographically and culturally affiliated to the land now</u>
<u>known as the State of Illinois</u> early pioneer or Indian
<u>history</u>, so that <u>their</u> such history of the Indians,
explorers, missionaries and settlers may be preserved, not
only as a tribute to those peoples that came before us who

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made possible the building of the State of Illinois and of the Union, but also as a part of the education of present and future Illinois citizens.

set aside as public reservations 4 (2)То those 5 locations which have unusual scenic attractions caused by 6 geologic or topographic formations, such as canyons, 7 gorges, caves, dunes, beaches, moraines, palisades, examples of Illinois prairie, and points of scientific 8 9 interest to botanists and naturalists. These areas should 10 be large in size and whenever practicable shall be not 11 less than 1,000 acres in extent. However, smaller areas 12 may be acquired wherever conditions do not warrant the 13 acquisition of the larger acreage.

14 (3) To preserve large forested areas and marginal 15 lands along the rivers, small water courses, and lakes for 16 a recreation use different from that given by the typical 17 city park, and so that these tracts may remain unchanged 18 by civilization, so far as possible, and be kept for 19 future generations. Such areas also, should be acquired in 20 units of 1,000 acres or more and may be available as fish 21 and game preserves. However, smaller areas may be acquired 22 wherever conditions do not warrant the acquisition of the 23 larger acreage.

(4) To connect these parks with each other by a system
of scenic parkways with widths varying from 100 to 1,000
feet, as a supplement to and completion of the State

highway system. Where the present State highway routes may serve this purpose, their location, alignment and design should be studied with this plan in view. At suitable locations along these highways, pure water supplies and shelters and comfort facilities of attractive design may be installed for the convenience of the public.

7 The Department of Natural Resources is authorized in 8 behalf of the State of Illinois to accept by donation or 9 bequest, to purchase or acquire by condemnation proceedings in 10 the manner provided for the exercise of the power of eminent 11 domain under the Eminent Domain Act, or by contract for deed 12 payable over a period of time not to exceed 10 years, or in any 13 other legal manner, the title to all such lands, waters or 14 regions, and the easements appurtenant or contributory 15 thereto, which shall be in accord with such policy in respect 16 to a system of State parks, for the purpose of which the 17 General Assembly may make an appropriation. Purchases by contract for deed under this Section shall not exceed 18 \$20,000,000 in total purchase price for land under contract at 19 20 any one given time.

21 (Source: P.A. 94-1055, eff. 1-1-07.)

22 (20 ILCS 835/3) (from Ch. 105, par. 467)

23 Sec. 3. In maintaining the State parks the Department of 24 Natural Resources shall conserve the original character as 25 distinguished from the artificial landscaping of such parks.

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As used in this Section, "artificial landscaping" does not 1 2 include any landscaping or other site modification or use 3 resulting from any lease entered into by the Department of Natural Resources for the creation, operation, or maintenance 4 5 of a commercial solar energy system, as defined in Section 10-720 of the Property Tax Code, or a clean energy project, as 6 defined in the <u>Department of Natural Resources (Conservation)</u> 7 Law of the Civil Administrative Code of Illinois. Instead, 8 9 these site modifications and uses are hereby deemed to support 10 conservation of the original character of the parks.

11 (Source: P.A. 89-445, eff. 2-7-96.)

12 (20 ILCS 835/3a) (from Ch. 105, par. 467a)

Sec. 3a. The Department of Natural Resources shall not dispose of any portion of a State park except as specifically authorized by law. This prohibition shall not restrict the Department from conveyance of easements, leases, and other lesser interests in land.

18 (Source: P.A. 89-445, eff. 2-7-96.)

19 (20 ILCS 835/4) (from Ch. 105, par. 468)

Sec. 4. The Department of Natural Resources has the power: (1) To make rules and regulations necessary to carry out its duties under this Act, including rules and regulations for the use, care, improvement, control and administration of lands under its jurisdiction, and to enforce the same.

1 (2) To employ such custodians, keepers, clerks, 2 assistants, laborers and subordinates as may be necessary to 3 carry out the provisions of this Act.

(3) To lay out, construct and maintain all needful roads, 4 5 parking areas, paths or trails, bridges, and docks, camp or lodge sites, picnic areas, beach houses, lodges and cabins and 6 7 anv other structures and improvements necessary and 8 appropriate in any state park or easement thereto; and to 9 provide water supplies, heat and light, and sanitarv 10 facilities for the public and living quarters for the 11 custodians and keepers of state parks.

12 (4) To replant any devastated native plant areas of any
13 State park or increase or supplement the same when necessary
14 with plant material indigenous to such park.

15 (5) To cooperate with the United States government and 16 with other states in matters relating to the care, 17 improvement, control and administration of national or 18 interstate parks.

19 (6) To cooperate and contract with any agency, 20 organization or individual in a manner consistent with the 21 purposes of this Act and the powers granted the Department 22 herein.

(7) To accept and administer gifts, grants and legacies of
money, securities or property to be used by the Department of
Natural Resources for the purposes of this Act and according
to the tenor of such gift, grant or legacy.

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1	(8) To enter into leases that allow for the creation,
2	operation, or maintenance of a commercial solar energy system,
3	as defined in Section 10-720 of the Property Tax Code, or a
4	clean energy project, as defined in the Department of Natural
5	Resources (Conservation) Law of the Civil Administrative Code
6	of Illinois. If practical, the Department shall require that
7	any land or property over which the Department has
8	jurisdiction that is used for the purpose of creating,
9	operating, or maintaining a commercial solar energy system
10	shall have implemented on it and maintained management
11	practices that would qualify the land or property as a
12	beneficial habitat under the Pollinator-Friendly Solar Site
13	Act.
14	(Source: P.A. 89-445, eff. 2-7-96.)

Section 20. The Illinois Procurement Code is amended by changing Section 1-10 as follows:

17 (30 ILCS 500/1-10)

HB4209

18 Sec. 1-10. Application.

(a) This Code applies only to procurements for which bidders, offerors, potential contractors, or contractors were first solicited on or after July 1, 1998. This Code shall not be construed to affect or impair any contract, or any provision of a contract, entered into based on a solicitation prior to the implementation date of this Code as described in Article 99, including, but not limited to, any covenant entered into with respect to any revenue bonds or similar instruments. All procurements for which contracts are solicited between the effective date of Articles 50 and 99 and July 1, 1998 shall be substantially in accordance with this Code and its intent.

7 (b) This Code shall apply regardless of the source of the 8 funds with which the contracts are paid, including federal 9 assistance moneys. This Code shall not apply to:

10 (1) Contracts between the State and its political 11 subdivisions or other governments, or between State 12 governmental bodies, except as specifically provided in 13 this Code.

14 (2) Grants, except for the filing requirements of15 Section 20-80.

16 (3) Purchase of care, except as provided in Section
 17 5-30.6 of the Illinois Public Aid Code and this Section.

18 (4) Hiring of an individual as an employee and not as
19 an independent contractor, whether pursuant to an
20 employment code or policy or by contract directly with
21 that individual.

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(5) Collective bargaining contracts.

(6) Purchase of real estate, except that notice of
this type of contract with a value of more than \$25,000
must be published in the Procurement Bulletin within 10
calendar days after the deed is recorded in the county of

jurisdiction. The notice shall identify the real estate purchased, the names of all parties to the contract, the

value of the contract, and the effective date of the contract.

5 (7) Contracts necessary to prepare for anticipated 6 litigation, enforcement actions, or investigations, 7 provided that the chief legal counsel to the Governor 8 shall give his or her prior approval when the procuring 9 agency is one subject to the jurisdiction of the Governor, 10 and provided that the chief legal counsel of any other 11 procuring entity subject to this Code shall give his or 12 her prior approval when the procuring entity is not one subject to the jurisdiction of the Governor. 13

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(8) (Blank).

(9) Procurement expenditures by the Illinois
 Conservation Foundation when only private funds are used.

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(10) (Blank).

(11) Public-private agreements entered into according 18 19 to the procurement requirements of Section 20 of the 20 Public-Private Partnerships for Transportation Act and 21 design-build agreements entered into according to the 22 requirements of Section 25 of procurement the 23 Public-Private Partnerships for Transportation Act.

(12) (A) Contracts for legal, financial, and other
 professional and artistic services entered into by the
 Illinois Finance Authority in which the State of Illinois

is not obligated. Such contracts shall be awarded through
a competitive process authorized by the members of the
Illinois Finance Authority and are subject to Sections
5-30, 20-160, 50-13, 50-20, 50-35, and 50-37 of this Code,
as well as the final approval by the members of the
Illinois Finance Authority of the terms of the contract.

7 (B) Contracts for legal and financial services entered into by the Illinois Housing Development Authority in 8 9 connection with the issuance of bonds in which the State 10 of Illinois is not obligated. Such contracts shall be 11 awarded through a competitive process authorized by the 12 members of the Illinois Housing Development Authority and are subject to Sections 5-30, 20-160, 50-13, 50-20, 50-35, 13 14 and 50-37 of this Code, as well as the final approval by 15 the members of the Illinois Housing Development Authority 16 of the terms of the contract.

17 for services, commodities, (13)Contracts and equipment to support the delivery of timely forensic 18 science services in consultation with and subject to the 19 20 approval of the Chief Procurement Officer as provided in subsection (d) of Section 5-4-3a of the Unified Code of 21 22 Corrections, except for the requirements of Sections 23 20-60, 20-65, 20-70, and 20-160 and Article 50 of this 24 Code; however, the Chief Procurement Officer may, in 25 writing with justification, waive any certification 26 required under Article 50 of this Code. For any contracts

1 for services which are currently provided by members of a 2 collective bargaining agreement, the applicable terms of 3 the collective bargaining agreement concerning 4 subcontracting shall be followed.

5 On and after January 1, 2019, this paragraph (13), 6 except for this sentence, is inoperative.

7 (14) Contracts for participation expenditures required
8 by a domestic or international trade show or exhibition of
9 an exhibitor, member, or sponsor.

10 (15)Contracts with a railroad or utility that 11 requires the State to reimburse the railroad or utilities 12 for the relocation of utilities for construction or other 13 public purpose. Contracts included within this paragraph 14 (15) shall include, but not be limited to, those associated with: relocations, crossings, installations, 15 16 and maintenance. For the purposes of this paragraph (15), 17 "railroad" any form of means non-highway ground transportation that runs on rails or electromagnetic 18 19 guideways and "utility" means: (1) public utilities as 20 defined in Section 3-105 of the Public Utilities Act, (2) telecommunications carriers as defined in Section 13-202 21 22 of the Public Utilities Act, (3) electric cooperatives as 23 defined in Section 3.4 of the Electric Supplier Act, (4) 24 telephone or telecommunications cooperatives as defined in 25 Section 13-212 of the Public Utilities Act, (5) rural 26 water or waste water systems with 10,000 connections or less, (6) a holder as defined in Section 21-201 of the
 Public Utilities Act, and (7) municipalities owning or
 operating utility systems consisting of public utilities
 as that term is defined in Section 11-117-2 of the
 Illinois Municipal Code.

6 (16) Procurement expenditures necessary for the 7 Department of Public Health to provide the delivery of 8 timely newborn screening services in accordance with the 9 Newborn Metabolic Screening Act.

10 (17)Procurement expenditures necessary for the 11 Department of Agriculture, the Department of Financial and 12 Professional Regulation, the Department of Human Services, and the Department of Public Health to implement the 13 14 Compassionate Use of Medical Cannabis Program and Opioid 15 Alternative Pilot Program requirements and ensure access 16 to medical cannabis for patients with debilitating medical 17 conditions in accordance with the Compassionate Use of Medical Cannabis Program Act. 18

19 (18) This Code does not apply to any procurements 20 necessary for the Department of Agriculture, the 21 Department of Financial and Professional Regulation, the 22 Department of Human Services, the Department of Commerce 23 and Economic Opportunity, and the Department of Public 24 Health to implement the Cannabis Regulation and Tax Act if 25 the applicable agency has made a good faith determination 26 that it is necessary and appropriate for the expenditure

to fall within this exemption and if the process is 1 conducted in a manner substantially in accordance with the 2 requirements of Sections 20-160, 25-60, 30-22, 50-5, 3 50-10, 50-10.5, 50-12, 50-13, 50-15, 50-20, 50-21, 50-35, 4 5 50-36, 50-37, 50-38, and 50-50 of this Code; however, for Section 50-35, compliance applies only to contracts or 6 subcontracts over \$100,000. Notice of each contract 7 entered into under this paragraph (18) that is related to 8 9 the procurement of goods and services identified in 10 paragraph (1) through (9) of this subsection shall be 11 published in the Procurement Bulletin within 14 calendar 12 days after contract execution. The Chief Procurement Officer shall prescribe the form and content of the 13 14 notice. Each agency shall provide the Chief Procurement 15 Officer, on a monthly basis, in the form and content 16 prescribed by the Chief Procurement Officer, a report of 17 contracts that are related to the procurement of goods and services identified in this subsection. At a minimum, this 18 19 report shall include the name of the contractor, a 20 description of the supply or service provided, the total amount of the contract, the term of the contract, and the 21 22 exception to this Code utilized. A copy of any or all of 23 these contracts shall be made available to the Chief 24 Procurement Officer immediately upon request. The Chief 25 Procurement Officer shall submit a report to the Governor 26 and General Assembly no later than November 1 of each year

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that includes, at a minimum, an annual summary of the monthly information reported to the Chief Procurement Officer. This exemption becomes inoperative 5 years after June 25, 2019 (the effective date of Public Act 101-27).

5 (19) Acquisition of modifications or adjustments, 6 limited to assistive technology devices and assistive technology services, adaptive equipment, repairs, and 7 8 replacement parts to provide reasonable accommodations (i) 9 that enable a qualified applicant with a disability to 10 complete the job application process and be considered for 11 the position such qualified applicant desires, (ii) that 12 modify or adjust the work environment to enable a qualified current employee with a disability to perform 13 14 the essential functions of the position held by that 15 employee, (iii) to enable a qualified current employee 16 with a disability to enjoy equal benefits and privileges 17 of employment as are enjoyed by other similarly situated employees without disabilities, and (iv) that allow a 18 19 customer, client, claimant, or member of the public seeking State services full use and enjoyment of and 20 21 access to its programs, services, or benefits.

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For purposes of this paragraph (19):

23 "Assistive technology devices" means any item, piece 24 of equipment, or product system, whether acquired 25 commercially off the shelf, modified, or customized, that 26 is used to increase, maintain, or improve functional

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capabilities of individuals with disabilities.

2 "Assistive technology services" means any service that 3 directly assists an individual with a disability in 4 selection, acquisition, or use of an assistive technology 5 device.

6 "Qualified" has the same meaning and use as provided 7 under the federal Americans with Disabilities Act when 8 describing an individual with a disability.

9 Procurement expenditures necessary for (20)the hire 10 Illinois Commerce Commission to third-partv 11 facilitators pursuant to Sections 16-105.17 and 16-108.18 12 of the Public Utilities Act or an ombudsman pursuant to 16-107.5 of the Public Utilities 13 Section Act, а 14 facilitator pursuant to Section 16-105.17 of the Public 15 Utilities Act, or a grid auditor pursuant to Section 16 16-105.10 of the Public Utilities Act.

17 Procurement expenditures for the purchase, (21)renewal, and expansion of software, software licenses, or 18 19 software maintenance agreements that support the efforts 20 of the Illinois State Police to enforce, regulate, and 21 administer the Firearm Owners Identification Card Act, the 22 Firearm Concealed Carry Act, the Firearms Restraining 23 Order Act, the Firearm Dealer License Certification Act, 24 the Law Enforcement Agencies Data System (LEADS), the 25 Uniform Crime Reporting Act, the Criminal Identification 26 Act, the Illinois Uniform Conviction Information Act, and

the Gun Trafficking Information Act, or establish or 1 2 maintain record management systems necessary to conduct 3 human trafficking investigations or gun trafficking or other stolen firearm investigations. This paragraph (21) 4 5 applies to contracts entered into on or after January 10, 2023 (the effective date of Public Act 102-1116) this 6 7 amendatory Act of the 102nd General Assembly and the 8 renewal of contracts that are in effect on January 10, 9 2023 (the effective date of Public Act 102-1116) this 10 amendatory Act of the 102nd General Assembly.

11 (22) Contracts for project management services and 12 system integration services required for the completion of the State's enterprise resource planning project. This 13 14 exemption becomes inoperative 5 years after June 7, 2023 15 (the effective date of the changes made to this Section by 16 Public Act 103-8) this amendatory Act of the 103rd General 17 Assembly. This paragraph (22) applies to contracts entered into on or after June 7, 2023 (the effective date of the 18 19 changes made to this Section by Public Act 103-8) this 20 amendatory Act of the 103rd General Assembly and the 21 renewal of contracts that are in effect on June 7, 2023 22 (the effective date of the changes made to this Section by 23 Public Act 103-8) this amendatory Act of the 103rd General 24 Assembly.

25 (23) (22) Procurements necessary for the Department of
 26 Insurance to implement the Illinois Health Benefits

Exchange Law if the Department of Insurance has made a 1 2 good faith determination that it is necessary and 3 appropriate for the expenditure to fall within this exemption. The procurement process shall be conducted in a 4 5 manner substantially in accordance with the requirements of Sections 20-160 and 25-60 and Article 50 of this Code. A 6 copy of these contracts shall be made available to the 7 8 Chief Procurement Officer immediately upon request. This 9 paragraph is inoperative 5 years after June 27, 2023 (the 10 effective date of Public Act 103-103) this amendatory Act 11 of the 103rd General Assembly.

12 (24) Expenditures for the Department of Natural 13 Resources to achieve and maintain compliance with the Law 14 Enforcement Officer-Worn Body Camera Act and involving body cameras, information technology, or contractual 15 16 services relevant to the collection of evidence that is to 17 be used in administrative, judicial, legislative, or 18 disciplinary proceedings and that must be maintained in a 19 secure and confidential manner to protect its integrity. 20 This paragraph (24) applies to contracts entered into on 21 or after the effective date of this amendatory Act of the 22 103rd General Assembly and the renewal of contracts that 23 are in effect on the effective date of this amendatory act 24 of the 103rd General Assembly regarding all purchases by 25 the Illinois Department of Natural Resources related to 26 the Law Enforcement Officer-Worn Body Camera Act.

1	(25) Expenditures for the purchase, renewal, and		
2	expansion of technology, software, software licenses, or		
3	software maintenance agreements that support the efforts		
4	of the Illinois Department of Natural Resources, Office of		
5	Law Enforcement, for administrative purposes and to		
6	enforce and regulate all criminal statutes, including, but		
7	not limited to, the Boat Registration and Safety Act, the		
8	Fish and Aquatic Life Code, the Wildlife Code, the		
9	Snowmobile Registration and Safety Act, and the Timber		
10	Buyers Licensing Act and all applicable administrative		
11	rules, and to establish or maintain record management		
12	systems necessary to ensure that law enforcement records		
13	are created, managed, retained, and disposed of in a		
14	manner that supports all laws and the operational needs		
15	the Office of Law Enforcement while also protecting the		
16	rights and interests of individuals and the public.		
17	(26) Expenditures necessary to provide for the		

18 purchase, site preparation, installation, maintenance, and repair of a clean energy project, including, but not 19 20 limited to, solar energy projects, renewable energy projects, and electrification of facility infrastructure, 21 22 and electric vehicle charging stations, as defined in the Electric Vehicle Act. Such expenditures may include, but 23 24 are not limited to, erection and maintenance of electric 25 vehicle charging stations, wireless network 26 infrastructure, water infrastructure, solar projects, and

1	other projects that decrease the energy footprint of the
2	State of Illinois. This paragraph (26) applies to
3	contracts entered into, on or after the effective date of
4	this amendatory Act of the 103rd General Assembly and the
5	renewal of contracts that are in effect on the effective
6	date of this amendatory act of the 103rd General Assembly
7	regarding all purchases by the Illinois Department of
8	Natural Resources related to the erection and maintenance
9	of clean energy projects. Contracts, excluding contracts
10	for equipment purchases, entered into under this Section
11	shall comply with the Project Labor Agreements Act. This
12	Section is repealed 5 years after the effective date of
13	this amendatory Act of the 103rd General Assembly.
14	As used in this paragraph (26), "clean energy project" has

15 <u>the meaning given in the Department of Natural Resources</u> 16 <u>(Conservation) Law of the Civil Administrative Code of</u> 17 <u>Illinois.</u>

18 Notwithstanding any other provision of law, for contracts with an annual value of more than \$100,000 entered into on or 19 20 after October 1, 2017 under an exemption provided in any paragraph of this subsection (b), except paragraph (1), (2), 21 or (5), each State agency shall post to the appropriate 22 23 procurement bulletin the name of the contractor, a description of the supply or service provided, the total amount of the 24 25 contract, the term of the contract, and the exception to the Code utilized. The chief procurement officer shall submit a 26

1 report to the Governor and General Assembly no later than 2 November 1 of each year that shall include, at a minimum, an 3 annual summary of the monthly information reported to the 4 chief procurement officer.

5 (c) This Code does not apply to the electric power 6 procurement process provided for under Section 1-75 of the 7 Illinois Power Agency Act and Section 16-111.5 of the Public 8 Utilities Act.

9 (d) Except for Section 20-160 and Article 50 of this Code, 10 and as expressly required by Section 9.1 of the Illinois 11 Lottery Law, the provisions of this Code do not apply to the 12 procurement process provided for under Section 9.1 of the 13 Illinois Lottery Law.

14 (e) This Code does not apply to the process used by the 15 Capital Development Board to retain a person or entity to 16 assist the Capital Development Board with its duties related 17 to the determination of costs of a clean coal SNG brownfield facility, as defined by Section 1-10 of the Illinois Power 18 19 Agency Act, as required in subsection (h-3) of Section 9-220 20 of the Public Utilities Act, including calculating the range of capital costs, the range of operating and maintenance 21 22 or the sequestration costs or monitoring costs, the 23 construction of clean coal SNG brownfield facility for the full duration of construction. 24

25 (f) (Blank).

26 (g) (Blank).

1 (h) This Code does not apply to the process to procure or 2 contracts entered into in accordance with Sections 11-5.2 and 3 11-5.3 of the Illinois Public Aid Code.

4 (i) Each chief procurement officer may access records 5 necessary to review whether a contract, purchase, or other 6 expenditure is or is not subject to the provisions of this 7 Code, unless such records would be subject to attorney-client 8 privilege.

9 (j) This Code does not apply to the process used by the 10 Capital Development Board to retain an artist or work or works 11 of art as required in Section 14 of the Capital Development 12 Board Act.

13 (k) This Code does not apply to the process to procure 14 contracts, or contracts entered into, by the State Board of 15 Elections or the State Electoral Board for hearing officers 16 appointed pursuant to the Election Code.

(1) This Code does not apply to the processes used by the Illinois Student Assistance Commission to procure supplies and services paid for from the private funds of the Illinois Prepaid Tuition Fund. As used in this subsection (1), "private funds" means funds derived from deposits paid into the Illinois Prepaid Tuition Trust Fund and the earnings thereon.

(m) This Code shall apply regardless of the source of funds with which contracts are paid, including federal assistance moneys. Except as specifically provided in this Code, this Code shall not apply to procurement expenditures necessary for the Department of Public Health to conduct the Healthy Illinois Survey in accordance with Section 2310-431 of the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois.

Source: P.A. 102-175, eff. 7-29-21; 102-483, eff 1-1-22;
102-558, eff. 8-20-21; 102-600, eff. 8-27-21; 102-662, eff.
9-15-21; 102-721, eff. 1-1-23; 102-813, eff. 5-13-22;
102-1116, eff. 1-10-23; 103-8, eff. 6-7-23; 103-103, eff.
6-27-23; revised 9-5-23.)

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