## 96TH GENERAL ASSEMBLY

## State of Illinois

## 2009 and 2010

#### HB0588

Introduced 2/6/2009, by Rep. Gary Hannig

### SYNOPSIS AS INTRODUCED:

New Act

Creates the Public Service Accountability Act. Specifies the conditions under which a State executive branch agency may enter into a contract with a private entity for the performance of services currently performed by public employees.

LRB096 04739 JAM 14802 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

HB0588

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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:

Section 1. Short title. This Act may be cited as the Public
Service Accountability Act.

6 Section 5. Definitions. For purposes of this Act:

7 "State agency" or "agency" means an executive office,
8 department, division, board, commission, or other office or
9 officer in the executive branch of State government.

10 "Services" means, with respect to a third-party 11 contractor, all aspects of the provision of services provided 12 by a private contractor pursuant to a third-party contract, or 13 any services provided by a subcontractor of a third-party 14 contractor.

15 "Person" means an individual, institution, federal, State, 16 or local governmental entity, or any other public or private 17 entity.

18 "Third-party contract" means an agreement or combination 19 or series of agreements by which a non-governmental person or 20 entity agrees with a State agency to provide services valued at 21 \$50,000 or more that are substantially similar to and in lieu 22 of services that have been provided or that could have been 23 provided, in whole or in part, by regular employees of an HB0588

- 2 - LRB096 04739 JAM 14802 b

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Private contractor" means any entity that enters into a
third-party contract as that term is defined in this Section.
"Public employee" means an employee of any State department

5 or agency.

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Section 10. Third-party contracts; requirements.

7 (a) A State agency may enter into a contract with a third
8 party for services currently performed by public employees upon
9 90 days written notice to the affected employees and any
10 collective bargaining agent they may have; provided that:

(1) a contract must not be entered into and become effective during the term of a collective bargaining agreement, affecting any employees who currently perform the services;

(2) a contract may take effect only upon the expiration
of an existing collective bargaining agreement;

17 (3) any third party that submits a bid to perform the18 services shall provide the following:

19 (A) evidence of liability insurance of adequate20 scope and amount;

(B) a benefits package for the third party's
employees who will perform the services comparable to
the benefits package provided to employees who perform
those services;

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(C) a list of the number of employees who will

HB0588

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provide the services, the job classifications of those employees, and the wages the third party will pay those employees;

4 (D) a minimum 3-year cost projection, using 5 generally accepted accounting principles and which the 6 third party is prohibited from increasing if the bid is 7 accepted by the State agency, for each and every 8 expenditure category and account for performing the 9 services;

(E) composite information about the criminal and 10 11 disciplinary records, including alcohol or other 12 substance abuse, Department of Children and Family 13 Services complaints and investigations, traffic 14 violations, and license revocations or any other 15 licensure problems, of any employees who may perform 16 the services, provided that the individual names and 17 other identifying information of employees need not be provided with the submission of the bid, but must be 18 19 made available upon request of the State agency; and

(F) an affidavit, notarized by the president or chief executive officer of the third party, that each of its employees has completed a criminal background check within 3 months prior to submission of the bid, provided that the results of those background checks need not be provided with the submission of the bid, but must be made available upon request of the State - 4 - LRB096 04739 JAM 14802 b

HB0588

1 agency.

(4) a contract must not be entered into unless the 2 3 State agency provides a cost comparison, using generally accounting principles, of each 4 accepted and everv 5 expenditure category and account that the State agency projects it would incur over the term of the contract if it 6 7 continued to perform the services using its own employees 8 with each and every expenditure category and account that 9 is projected a third party would incur if a third party 10 performed the services;

(5) review and consideration of all bids by third parties to perform the services shall take place in open session of a meeting announced and scheduled in accordance with the guidelines normally followed for meetings covered by the Open Meetings Act;

16 (6) a minimum of 2 public hearings to discuss the State 17 agency's proposal to contract with a third party to perform services must be held before the State agency may enter 18 19 into such a contract; the State agency must provide notice 20 to the public of the date, time, and location of the first public hearing on or before the initial date that bids to 21 22 provide the services are solicited or a minimum of 30 days 23 prior to entering into such a contract, whichever provides 24 a greater period of notice;

(7) a contract shall contain provisions requiring the
 contractor to offer available employee positions pursuant

1 to the contract to qualified employees who are laid off
2 because of the contract; and

3 (8) a contract shall contain provisions requiring the
4 contractor to comply with a policy of nondiscrimination and
5 equal employment opportunity for all persons and to take
6 affirmative steps to provide equal opportunity for all
7 persons.

8 (b) Notwithstanding subsection (a) of this Section, the 9 State agency may enter into a contract, of no longer than 3 10 months in duration, with a third party for services currently 11 performed by an employee for the purpose of augmenting the 12 current workforce in an emergency situation that threatens the safety or health of the employees or the direct recipients of 13 services, provided that the State agency meets all of its 14 15 obligations under the Illinois Public Labor Relations Act.

Section 15. Rulemaking conditions. Rulemaking authority to implement this Act, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

HB0588