## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **SENATE BILL** No. 1124 Session of 2001

INTRODUCED BY GREENLEAF, LEMMOND, BELL, TARTAGLIONE, BOSCOLA, COSTA, KITCHEN, KUKOVICH, LAVALLE, MOWERY, SCHWARTZ, WAGNER, WAUGH AND TOMLINSON, OCTOBER 9, 2001

REFERRED TO STATE GOVERNMENT, OCTOBER 9, 2001

## AN ACT

1 2 3 4 5 6 7	Requiring all public bodies, including the Commonwealth, its agencies, authorities and political subdivisions, to include in certain contracts a provision that if certain products are to be used in the performance of the contract, only those products produced in this Commonwealth or the United States shall be used; and providing for a cause of action and for civil penalties.
8	The General Assembly finds and declares as follows:
9	(1) The Commonwealth is one of the leading manufacturing
10	states in the United States.
11	(2) Manufacturing constitutes a major industry in this
12	Commonwealth and, as such, provides the jobs and family
13	incomes for tens of thousands of people of this Commonwealth.
14	(3) Substantial revenues are generated for the
15	Commonwealth and its political subdivisions as a result of
16	manufactured products.
17	(4) The Commonwealth's public policy for many years has
18	been to aid and support the development and expansion of the
19	manufactured products in this Commonwealth in order to foster
20	the economic well-being of this Commonwealth and its people.

1 (5) The economy and general welfare of this Commonwealth 2 and its people, as well as the economy, general welfare and 3 national security of the United States, are inseparably 4 related to the preservation of the manufacturing industry in 5 this Commonwealth and in many other states.

6 (6) The General Assembly therefore declares it to be the 7 public policy of the Commonwealth that all public bodies and 8 officers should at all times aid and promote the development 9 of manufactured products in this Commonwealth in order to 10 stimulate and improve the economic well-being of this 11 Commonwealth and its people.

12 The General Assembly of the Commonwealth of Pennsylvania13 hereby enacts as follows:

14 Section 1. Short title.

15 This act shall be known and may be cited as the Jobs 16 Preservation Act.

17 Section 2. Purpose.

This act shall be deemed to be an exercise of the police powers of the Commonwealth for the protection of the health, safety and general welfare of the people of this Commonwealth. Section 3. Definitions.

The following words and phrases when used in this act shall have the meanings given to them in this section unless the context clearly indicates otherwise:

25 "Contract." An agreement between a public body and a 26 contractor for the purchase or lease of any manufactured product 27 for a public use, the value of which exceeds \$2,000 in the 28 aggregate.

29 "Contractor." A person who enters into a contract with a 30 public body involving manufactured products.

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1 "Manufactured product" or "product." Any tangible good or
2 supply that is assembled, produced, mined, grown or performed in
3 accordance with the laws of this Commonwealth.

4 "Person." An individual, corporation, partnership, business5 unit or association.

6 "Public body."

7 (1) The Commonwealth and any of its departments, boards,
8 commissions, agencies and authorities now in existence or
9 hereafter created or organized by the Commonwealth.

10 (2) Counties, cities, boroughs, townships, school
 11 districts and any other governmental unit or district.

12 (3) Any municipal, school or other authority now in
13 existence or hereafter created or organized by the
14 Commonwealth.

15 (4) A public body, authority, officer, agency or
16 instrumentality, whether exercising a governmental or
17 proprietary function.

18 "Public use." The application of manufactured products to 19 the furtherance of a legitimate governmental purpose.

20 "Responsible manufacturer." A manufacturer that is able to 21 demonstrate current compliance with all applicable Federal and 22 State wage, health and safety laws.

23 "United States." The fifty states of the United States of24 America.

25 Section 4. Contract provision.

(a) General rule.--Every public body shall require that every contract as defined in this act contain a provision that only products manufactured in this Commonwealth by a responsible manufacturer shall be used or supplied in the performance of the contract or subcontracts thereunder.

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1 (b) Insufficient quantities in Commonwealth.--Subsection (a) shall not apply where the public body receives insufficient 2 3 responses to requests for proposals or bids to provide products 4 manufactured in this Commonwealth. The head of the public body 5 shall certify, where applicable, that the lack of bidding activity demonstrates insufficient quantity of production in 6 this Commonwealth to meet the requirements of the contract. 7 8 (c) United States manufacturing.--If a sufficient showing is made under subsection (b), the public body shall require that 9 10 the contract contain a provision that manufactured products 11 unavailable from within this Commonwealth must be manufactured in the United States by a responsible manufacturer. 12

(d) Insufficient quantities in United States.--The restrictions of subsections (a) and (c) shall not apply where the head of the public body demonstrates in writing that manufactured products for a contract are not produced in the United States in sufficient quantities to meet the requirements of the contract.

19 Section 5. Documentation for payment.

20 (a) Unidentified products.--No public body shall authorize, 21 provide for or make any payments to any person under any 22 contract containing the provision required by section 4 when 23 unidentified manufactured products are supplied under a contract 24 unless:

(1) The public body is in receipt of documentation,
including, but not limited to, invoices or bills of lading
which certify that the product was manufactured in this
Commonwealth or, where applicable, the United States.

29 (2) The public body establishes that the contractor has30 fully complied with section 4.

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Manufactured products are unidentified when their place of
 manufacture is not visibly evident on the products.

3 (b) Identifiable products.--If manufactured products are
4 identifiable on their face, the contractor must submit
5 certification which satisfies the public body that the products
6 satisfy the provisions required by section 4.

7 (c) Recovery of improper payments.--Any payments made to a 8 contractor by a public body in violation of this section shall 9 be recoverable directly from the contractor who did not comply 10 with section 4 by either the public body or the Attorney 11 General.

(d) Future bids prohibited.--In addition to the withholding of payments under subsection (c), any person who willfully violates any provision of this act shall be prohibited from submitting any bids to any public agency for any contract for a period of five years from the date of the determination that a violation has occurred.

18 (e) Future work or supplies prohibited.--If a person who 19 violates the provisions of section 4 is a manufacturer or 20 supplier, that person shall be prohibited from performing any 21 work or supplying any manufactured products or goods to a public 22 body for a period of five years from the date of the 23 determination that a violation has occurred.

(f) Administrative law and procedure.--The provisions of 2
Pa.C.S. (relating to administrative law and procedure) apply to
decisions by public bodies that a person has violated section 4.
Section 6. Cause of action.

(a) General rule.--Persons aggrieved by the application of
section 4(b) or (d) may file a petition for relief before the
Board of Claims. The petition must allege that the head of the
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public body has insufficient evidence upon which to base the
 determination that the manufactured product is produced in
 insufficient quantities in this Commonwealth or the United
 States, as applicable.

5 (b) Civil penalty.--The Board of Claims shall have the
6 authority to impose the civil penalty set forth in section 7.
7 Section 7. Civil penalty.

8 Public officials or public employees who engage in material 9 misrepresentation of facts related to a determination made 10 pursuant to section 4 shall be personally liable for a fine of 11 not less than \$5,000. Prior to imposition of a civil penalty 12 under this act, the public official or public employee shall be 13 afforded an opportunity for a hearing under 2 Pa.C.S. (relating 14 to administrative law and procedure).

15 Section 8. Construction of act.

(a) Remedial legislation.--This act is intended as remedial legislation designed to promote the general welfare and stimulate the economy of this Commonwealth and its people. Each and every provision in this act is intended to be construed in a manner which will best effectuate that purpose. No provision of this act is intended to receive a strict or limited construction.

(b) Federal funds.--The provisions of this act shall not be applicable when application of the act may jeopardize the receipt of Federal funds.

26 Section 9. Repeals.

27 All acts and parts of acts are repealed insofar as they are 28 inconsistent with this act.

29 Section 10. Applicability.

30This act shall not apply to any contract awarded pursuant to20010S1124B1403- 6 -

- 1 an invitation for bids issued on or before the effective date of
- 2 this act.
- 3 Section 11. Effective date.
- 4 This act shall take effect immediately.