

The House Committee on Transportation offers the following substitute to HB 817:

A BILL TO BE ENTITLED
AN ACT

1 To amend provisions of the Official Code of Georgia Annotated relating to the Department
2 of Transportation; to amend Title 32 of the Official Code of Georgia Annotated, relating to
3 highways, bridges, and ferries, so as to amend the limitations on the department's power to
4 contract; to clarify the procedures for the posting of a contract bid; to amend restrictions on
5 the department when contracting for design-build projects; to amend the requirements for the
6 classification of roads of the state highway system; to allow the department to require the use
7 of tire chains or certain tires by certain vehicles on limited access roads during inclement
8 winter weather; to remove the requirement of county commissioner approval for the
9 designation of a local truck route; to provide for a 90 day notification requirement for county
10 local truck routes; to provide for related matters; to provide for an effective date; to repeal
11 conflicting laws; and for other purposes.

12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

13 style="text-align:center">**SECTION 1.**

14 Title 32 of the Official Code of Georgia Annotated, relating to highways, bridges, and ferries,
15 is amended in Code Section 32-2-61, relating to limitations on the Department of
16 Transportation's power to contract, by revising subsection (d) as follows:

17 "(d)(1) The department is prohibited from negotiating any contract for the construction
18 or maintenance of a public road involving the expenditure of ~~\$100,000.00~~ \$250,000.00
19 or more except any contract:

20 (A) With counties, municipalities, and state agencies, provided that such negotiated
21 contract shall be made at the average bid price of the same kind of work let to contract
22 after advertisement during a period of 60 days prior to the making of the contract;

23 (B) With a railroad company or utility concerning relocation of its tracks or facilities
24 where the same are not then located on a public road and such relocation is necessary
25 as an incident to the construction or improvement of a public road. However, nothing
26 contained in this subsection shall be construed as requiring the department to furnish

27 a site or right of way for railroad or railway lines or tracks or utility facilities required
 28 to be removed from a public road. Furthermore, this subsection shall not prevent the
 29 department from assisting in the removal and relocation of publicly owned utilities
 30 from locations on public roads as provided in Code Section 32-6-170;

31 (C) For emergency construction or maintenance involving the expenditure of
 32 ~~\$100,000.00~~ \$250,000.00 or more when the public interest requires that the work be
 33 done without the delay of advertising for public bids;

34 (D) For the procurement of business, professional, or other services from any person,
 35 firm, or corporation as an independent contractor;

36 (E) With the State Road and Tollway Authority; or

37 (F) Through the provisions of a design-build contract as provided for in Code Section
 38 32-2-81.

39 (2) A department contract negotiated and made with a political subdivision, as authorized
 40 by subparagraph (A) of paragraph (1) of this subsection, may be subcontracted to any
 41 person or political subdivision. It may be performed with inmate labor, except in the case
 42 of a public work constructed with federal aid, or the forces of such political subdivision
 43 or those of a political subdivision to which such contract has been subcontracted.
 44 However, the department shall have the authority to furnish planning, contract plans,
 45 specifications, and engineering supervision over a public road being constructed by a
 46 political subdivision or by its subcontractor. Any subcontract made under authority of
 47 this subsection shall not constitute the basis of any claim against the department, nor shall
 48 such subcontract be considered an assignment of the rights of the political ~~division~~
 49 subdivision under its contract with the department."

50 SECTION 2.

51 Said title is further amended in Code Section 32-2-64, relating to the requirement of letting
 52 contracts by public bid, as follows:

53 "32-2-64.

54 Except as authorized by subsection (d) of Code Section 32-2-61, all department
 55 construction and maintenance contracts shall be let by public bid. For purposes of this
 56 Code section, posting a bid on the department's website shall satisfy the public bid
 57 requirement."

58 SECTION 3.

59 Said title is further amended in Code Section 32-2-69, relating to the reading of contract bids
 60 by the Department of Transportation, by adding a new subsection to read as follows:

61 "(e) For purposes of this Code section, posting of a bid on the department's website shall
 62 be equivalent to having read the bid."

63 **SECTION 4.**

64 Said title is further amended by revising subsection (f) of Code Section 32-2-81, relating to
 65 design-build projects and procedure of the department, as follows:

66 "(f) In contracting for design-build projects, the department shall be limited to contracting
 67 for no more than ~~30~~ 50 percent of the total amount of construction projects awarded in the
 68 previous fiscal year. ~~After July 1, 2014, in contracting for design-build projects, the~~
 69 ~~department shall be limited to contracting for no more than 15 percent of the total amount~~
 70 ~~of construction projects awarded in the previous fiscal year."~~

71 **SECTION 5.**

72 Said title is further amended by revising Code Section 32-4-20, relating to the composition
 73 of the state highway system, as follows:

74 "32-4-20.

75 The state highway system shall consist of an integrated network of arterials and of other
 76 public roads or bypasses serving as the major collectors therefor. No public road shall be
 77 designated as a part of the state highway system unless it meets at least one of the
 78 following requirements:

79 (1) Serves trips of substantial length and duration indicative of regional, state-wide, or
 80 interstate importance;

81 (2) Connects adjoining county seats;

82 (3) Connects urban or regional areas with outlying areas, both intrastate and interstate;

83 ~~or~~

84 (4) Serves as part of the principal collector network for the state-wide and interstate
 85 arterial public roads road system; or

86 (5) Serves as part of a programmed road improvement project plan in which the
 87 department will utilize state or federal funds for the acquisition of rights of way."

88 **SECTION 6.**

89 Said title is further amended by adding a new Code section to read as follows:

90 "32-6-5.

91 (a) The department may close or limit access to any portion of road on the state highway
 92 system due to inclement weather that results in dangerous driving conditions. There shall
 93 be erected or posted signage of adequate size indicating that a portion of the state highway
 94 system has been closed or access has been limited. When the department determines a road

95 shall have limited access due to inclement winter weather conditions, notice shall be given
 96 to motorists through posted signage that motor vehicles must be equipped with tire chains,
 97 four-wheel drive with adequate tires for existing conditions, or snow tires with a
 98 manufacturer's all weather rating in order to proceed. Such signage shall inform motorists
 99 that it shall be unlawful to proceed on such road without such equipment. With the
 100 exception of buses, operators of commercial vehicles with four or more drive wheels
 101 traveling on a road declared as limited access due to inclement winter weather conditions
 102 shall affix tire chains to at least four of the drive wheel tires. Bus operators shall affix tire
 103 chains to at least two of the drive wheel tires before proceeding on a road with limited
 104 access due to inclement winter weather conditions. For purposes of this Code section, the
 105 term 'tire chains' means metal chains which consist of two circular metal loops, positioned
 106 on each side of a tire, connected by not less than nine evenly spaced chains across the tire
 107 tread or any other traction devices capable of providing traction equal to or exceeding that
 108 of such metal chains under similar conditions.
 109 (b) This Code section shall not apply to a tow operator towing a motor vehicle or traveling
 110 to a site from which a motor vehicle shall be towed or to emergency responders traveling
 111 the roadway in order to fulfill their duties."

112 **SECTION 7.**

113 Said title is further amended in Code Section 32-6-26, relating to the weight and load of a
 114 vehicle, by revising subsection (f) to read as follows:

115 "(f) On any public road of a county road system, the maximum total gross weight of a
 116 vehicle and load shall not exceed 56,000 pounds unless the vehicle is making a pickup or
 117 delivery on such road; except that if a county road is constructed to the same standards as
 118 those highways of this state which are interstate highways and is authorized as a designated
 119 local truck route pursuant to official resolution of the county ~~and approval of the~~
 120 ~~commissioner~~, the maximum weight limits for such designated local truck route shall be
 121 the same as those for highways in this state which are not interstate highways as provided
 122 by paragraph (1) of subsection (c) of this Code section. The county shall notify the
 123 department of any roads designated by the county as a local truck route within 90 days of
 124 such designation."

125 **SECTION 8.**

126 Said title is further amended in Code Section 32-6-50, relating to uniform regulations
 127 governing the erection and maintenance of traffic-control devices, by revising paragraph (2)
 128 of subsection (c) to read as follows:

129 "(2) Counties, on their respective road systems, shall place and maintain on each county
130 road which is authorized as a designated local truck route, pursuant to official resolution
131 of the county ~~and approval of the commissioner~~, at each intersection of such road with
132 a state highway signs identifying such county road as a designated local truck route and
133 giving notice of the maximum weight limits for such designated local truck route in
134 accordance with subsection (f) of Code Section 32-6-26."

135 **SECTION 9.**

136 This Act shall become effective on July 1, 2012.

137 **SECTION 10.**

138 All laws and parts of laws in conflict with this Act are repealed.