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S.B. 133
135th General Assembly

Fiscal Note & Local Impact Statement

[Click here for S.B. 133's Bill Analysis](#)

Version: As Introduced

Primary Sponsors: Sens. Hicks-Hudson and DeMora

Local Impact Statement Procedure Required: No

Tom Wert, Senior Budget Analyst

The bill modifies the process under which a vendor could be debarred from participating in state contracts. It modifies the debarment process by specifying that debarment must last between one to three years, specifies that under certain circumstances debarment is mandatory, and provides that mandatory debarment may not be rescinded. While substantively different from current law and consequential for debarred vendors, the fiscal impact for the state is unclear. Vendor debarment is already possible under current law and the bill's modifications to the debarment process do not appear to increase the likelihood that a vendor might be debarred. Any fiscal impact would depend on the goods and services impacted by a vendor debarment and the cost of the debarred item's substitutes.