## As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 706

**Representative Forhan** 

## A BILL

Т	o amend sections 125.25, 153.02, and 5513.06 of	1
	the Revised Code regarding the debarment of	2
	state vendors.	3

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 125.25, 153.02, and 5513.06 of	4
the Revised Code be amended to read as follows:	5
Sec. 125.25. (A) The director of administrative services	6
may debar a vendor from consideration for contract awards upon a	7
finding based upon a reasonable belief that the vendor has done	8
any of the following:	9
(1) Abused the selection process by repeatedly withdrawing	10
bids or proposals before purchase orders or contracts are issued	11
or failing to accept orders based upon firm bids;	12
(2) Failed to substantially perform a contract according	13
to its terms, conditions, and specifications within specified	14
time limits;	15
(3) Failed to cooperate in monitoring contract performance	16
by refusing to provide information or documents required in a	17
contract, failed to respond to complaints to the vendor, or	18

accumulated repeated justified complaints regarding performance	19
of a contract;	20
(4) Attempted to influence a public employee to breach-	21
ethical conduct standards or to influence a contract award;	
(5) Colluded to restrain competition by any means;	23
(6) Been convicted of a criminal offense related to the	24
application for or performance of any public or private	25
contract, including, but not limited to, embezzlement, theft,	26
forgery, bribery, falsification or destruction of records,	27
receiving stolen property, and any other offense that directly	28
reflects on the vendor's business integrity;	29
(7) Been convicted under state or federal antitrust laws;	30
(8) Deliberately or willfully submitted false or-	31
misleading information in connection with the application for or-	32
performance of a public contract;	33
<del>(9) V</del> iolated any other responsible business practice or	34
performed in an unsatisfactory manner as determined by the	35
director;	36
$\frac{(10)}{(5)}$ Through the default of a contract or through	37
other means had a determination of unresolved finding for	38
recovery by the auditor of state under section 9.24 of the	39
Revised Code;	40
(11) (6) Acted in such a manner as to be debarred from	41
participating in a contract with any governmental agency.	42
(B) The director of administrative services shall debar a	43
vendor from consideration for contract awards upon a finding	44
based upon a reasonable belief that the vendor has done any of	45
the following:	46

(1) Attempted to influence a public employee to breach	47
ethical conduct standards or to influence a contract award;	48
(2) Colluded to restrain competition by any means	49
(2) Colluded to restrain competition by any means;	49
(3) Been convicted under, or pleaded guilty to a violation	50
of, state or federal antitrust laws;	51
(4) Been convicted under, or pleaded guilty to a violation	52
of, state or federal corruption laws, including a criminal	53
offense related to bribery;	54
(5) Been convicted, or pleaded guilty to a violation, of a	55
criminal offense related to the application for or performance	56
of any public or private contract, including, but not limited	57
to, embezzlement, theft, forgery, falsification or destruction	58
of records, receiving stolen property, and any other offense	59
that directly reflects on the vendor's business integrity;	60
(6) Deliberately or willfully submitted false or	61
misleading information in connection with the application for or	62
performance of a public contract;	63
(7) Admitted to a violation of section 2923.32 of the	64
Revised Code in any civil proceeding or in a settlement	65
agreement related to the application for or performance of any	66
public or private contract, including, but not limited to,	67
embezzlement, theft, forgery, falsification or destruction of	68
records, receiving stolen property, and any other offense that	69
directly reflects on the vendor's business integrity.	70
(C) When the director reasonably believes that grounds for	71
debarment exist, the director shall send the vendor a notice of	72
proposed debarment indicating the grounds for the proposed	73
debarment and the procedure for requesting a hearing on the	74
proposed debarment. The hearing shall be conducted in accordance	75

with Chapter 119. of the Revised Code. If the vendor does not 76 respond with a request for a hearing in the manner specified in 77 Chapter 119. of the Revised Code, the director shall issue the 78 debarment decision without a hearing and shall notify the vendor 79 of the decision by certified mail, return receipt requested. 80

(C) (D) The director shall determine the length of the debarment period and, which shall be for not less than one year and not more than three years. The director may rescind the <u>a</u> debarment <u>administered under division (A) of this section</u> at any time upon notification to the vendor. During the period of debarment, the vendor is not eligible to participate in any state contract. After the debarment period expires, the vendor may be eligible to be awarded contracts by state agencies if the vendor is not otherwise debarred.

(D) (E) The director, through the office of procurement services, shall maintain a list of all vendors currently debarred under this section.

Sec. 153.02. (A) The executive director of the Ohio
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facilities construction commission, may debar a contractor from
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contract awards for public improvements as referred to in
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section 153.01 of the Revised Code, or for projects as defined
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in section 3318.01 of the Revised Code, upon proof that the
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contractor has done any of the following:
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(1) Defaulted on a contract requiring the execution of a
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takeover agreement as set forth in division (B) of section
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153.17 of the Revised Code;
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(2) Knowingly failed during the course of a contract to
maintain the coverage required by the bureau of workers'
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compensation;

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(3) Knowingly failed during the course of a contract to	105
maintain the contractor's drug-free workplace program as	106
required by the contract;	107
(4) Knowingly failed during the course of a contract to	108
maintain insurance required by the contract or otherwise by law,	109
resulting in a substantial loss to the owner, as owner is	110
referred to in section 153.01 of the Revised Code, or to the	111
commission and school district board, as provided in division	112
(F) of section 3318.08 of the Revised Code;	113
(5) Misrepresented the firm's qualifications in the	114
selection process set forth in sections 153.65 to 153.71 or	115
section 3318.10 of the Revised Code;	116
(6) Been convicted of a criminal offense related to the	117
application for or performance of any public or private	118
contract, including, but not limited to, embezzlement, theft,	119
forgery, bribery, falsification or destruction of records,	120
receiving stolen property, and any other offense that directly	121
reflects on the contractor's business integrity;	122
(7) Been convicted of a criminal offense under state or	123
federal antitrust laws;	124
(8) Deliberately or willfully submitted false or-	125
misleading information in connection with the application for or	126
performance of a public contract;	127
<del>(9) B</del> een debarred from bidding on or participating in a	128
contract with any state or federal agency.	129
(B) The executive director of the Ohio facilities	130
construction commission shall debar a contractor from contract	131
awards for public improvements as referred to in section 153.01	132
of the Revised Code, or for projects as defined in section	133

3318.01 of the Revised Code, upon proof that the contractor has	134
done any of the following:	135
(1) Attempted to influence a public employee to breach	136
ethical conduct standards or to influence a contract award;	
(2) Colluded to restrain competition by any means;	138
(3) Been convicted of, or pleaded guilty to a charge of, a	139
<u>criminal offense under state or federal antitrust laws;</u>	140
(4) Been convicted under, or pleaded guilty to a violation	141
of, state or federal corruption laws, including a criminal	142
offense related to bribery;	143
(5) Been convicted, or pleaded guilty to a violation, of a	144
criminal offense related to the application for or performance	145
of any public or private contract, including, but not limited	146
to, embezzlement, theft, forgery, falsification or destruction	147
of records, receiving stolen property, and any other offense	148
that directly reflects on the contractor's business integrity;	149
(6) Deliberately or willfully submitted false or	150
misleading information in connection with the application for or	151
performance of a public contract;	152
(7) Admitted to a violation of section 2923.32 of the	153
Revised Code in any civil proceeding or in a settlement	154
agreement related to the application for or performance of any	155
public or private contract, including, but not limited to,	156
embezzlement, theft, forgery, falsification or destruction of	157
records, receiving stolen property, and any other offense that	158
directly reflects on the vendor's business integrity.	159
(C) When the executive director debars a contractor that	160
is a partnership, association, or corporation, the executive	161

director also may debar any partner of the partnership or any 162 officer or director of the association or corporation, as 163 applicable. 164

(C) (D) When the executive director reasonably believes 165 that grounds for debarment exist, the executive director shall 166 send the contractor a notice of proposed debarment indicating 167 the grounds for the proposed debarment and the procedure for 168 requesting a hearing on the proposed debarment. The hearing 169 shall be conducted in accordance with Chapter 119. of the 170 Revised Code. If the contractor does not respond with a request 171 for a hearing in the manner specified in Chapter 119. of the 172 Revised Code, the executive director shall issue the debarment 173 decision without a hearing and shall notify the contractor of 174 the decision by certified mail, return receipt requested. 175

(D) (E) The executive director shall determine the length 176 of the debarment period and, which shall be for not less than 177 one year and not more than three years. The executive director 178 may rescind the a debarment administered under division (A) of 179 this section at any time upon notification to the contractor. 180 During the period of debarment, the contractor is not eligible 181 to bid for or participate in any contract for a public 182 improvement as referred to in section 153.01 of the Revised Code 183 or for a project as defined in section 3318.01 of the Revised 184 Code. After the debarment period expires, the contractor may be 185 eligible to bid for and participate in such contracts if the 186 vendor is not otherwise debarred. 187

(E) (F)The executive director shall maintain a list of188all contractors currently debarred under this section. Any189governmental entity awarding a contract for construction of a190public improvement or project may use a contractor's presence on191

the debarment list to determine whether a contractor is192responsible or best under section 9.312 or any other section of193the Revised Code in the award of a contract.194

(F) (G) As used in this section, "contractor" means a195construction contracting business, a subcontractor of a196construction contracting business, a supplier of materials, or a197manufacturer of materials.198

Sec. 5513.06. (A) The director of transportation may debar 199 a vendor from consideration for contract awards upon a finding 200 based upon a reasonable belief that the vendor has done any of 201 the following: 202

(1) Abused the solicitation process by repeatedly
withdrawing bids before purchase orders or contracts are issued
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or failing to accept orders based upon firm bids;
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(2) Failed to substantially perform a contract according
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 to its terms, conditions, and specifications within specified
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 time limits;
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(3) Failed to cooperate in monitoring contract performance
by refusing to provide information or documents required in a
contract, failed to respond and correct matters related to
complaints to the vendor, or accumulated repeated justified
complaints regarding performance of a contract;

(4) Attempted to influence a public employee to breach214ethical conduct standards;215

(5) Colluded with other bidders to restrain competition by216any means;217

(6) Been convicted of a criminal offense related to the218application for or performance of any public or private219

contract, including, but not limited to, embezzlement, theft,	220
forgery, bribery, falsification or destruction of records,	221
receiving stolen property, and any other offense that directly-	222
reflects on the vendor's business integrity;	223
(7) Been convicted under state or federal antitrust laws;	224
(8) Deliberately or willfully submitted false or	225
misleading information in connection with the application for or-	226
performance of a public contract;	227
<del>(9) H</del> as been debarred by a state agency, another state, or	228
by any agency or department of the federal government;	229
(10) <u>(5)</u> Violated any other responsible business practice	230
or performed in an unsatisfactory manner as determined by the	231
director.	232
(B) The director of transportation shall debar a vendor	233
from consideration for contract awards upon a finding based upon	234
<u>a reasonable belief that the vendor has done any of the</u>	235
<u>following:</u>	236
(1) Attempted to influence a public employee to breach	237
<u>ethical conduct standards;</u>	238
(2) Colluded with other bidders to restrain competition by	239
any means;	240
(3) Been convicted under, or pleaded guilty to a violation	241
of, state or federal antitrust laws;	242
(4) Been convicted under, or pleaded guilty to a violation	243
of, state or federal corruption laws, including a criminal	244
offense related to bribery;	245
(5) Been convicted, or pleaded guilty to a violation, of a	246

criminal offense related to the application for or performance	247
of any public or private contract, including, but not limited	248
to, embezzlement, theft, forgery, falsification or destruction	249
of records, receiving stolen property, and any other offense	250
that directly reflects on the vendor's business integrity;	251
(6) Deliberately or willfully submitted false or	252
misleading information in connection with the application for or	253
performance of a public contract;	254
(7) Admitted to a violation of section 2923.32 of the	255
Revised Code in any civil proceeding or in a settlement	256
agreement related to the application for or performance of any	257
public or private contract, including, but not limited to,	258
embezzlement, theft, forgery, falsification or destruction of	259
records, receiving stolen property, and any other offense that	260
directly reflects on the vendor's business integrity.	261
(C) When the director reasonably believes that grounds for	262
debarment exist, the director shall send the vendor a notice of	263
proposed debarment. If the vendor is a partnership, association,	264
or corporation, the director also may debar from consideration	265
for contract awards any partner of the partnership, or the	266
officers and directors of the association or corporation, being	267
debarred. When the director reasonably believes that grounds for	268
debarment exist, the director shall send the individual involved	269
a notice of proposed debarment. A notice of proposed debarment	270
shall indicate the grounds for the debarment of the vendor or	271
individual and the procedure for requesting a hearing. The	272
notice and hearing shall be in accordance with Chapter 119. of	273
the Revised Code. If the vendor or individual does not respond	274
with a request for a hearing in the manner specified in Chapter	275
119. of the Revised Code, the director shall issue the debarment	276

decision without a hearing and shall notify the vendor or277individual of the decision by certified mail, return receipt278requested. The279

debarment period may be of any length determined by the 280 director and the (D) The director shall determine the length of 281 the debarment period, which shall be for not less than one year 282 and not more than three years. The director may modify or 283 rescind the a debarment administered under division (A) of this 284 section at any time. During the period of debarment, the 285 director shall not include on a bidder list or consider for a 286 contract award any partnership, association, or corporation 287 affiliated with a debarred individual. After the debarment 288 period expires, the vendor or individual, and any partnership, 289 association, or corporation affiliated with the individual, may 290 reapply for inclusion on bidder lists through the regular 291 application process if such entity or individual is not 292 otherwise debarred. 293

Section 2. That existing sections 125.25, 153.02, and2945513.06 of the Revised Code are hereby repealed.295