

LEGISLATURE OF NEBRASKA  
ONE HUNDRED NINTH LEGISLATURE  
FIRST SESSION

**LEGISLATIVE BILL 660**

FINAL READING

Introduced by Andersen, 49; Bosn, 25; Holdcroft, 36; Sorrentino, 39;  
Storer, 43; DeKay, 40; Sanders, 45.

Read first time January 22, 2025

Committee: Government, Military and Veterans Affairs

1 A BILL FOR AN ACT relating to government; to amend sections 72-803,  
2 73-307, 81-1108.15, 81-1701, 82-317, 82-318, 82-319, 82-321,  
3 84-906.02, 84-911, and 84-920, Reissue Revised Statutes of Nebraska,  
4 and section 73-101, Revised Statutes Cumulative Supplement, 2024; to  
5 adopt the State Building Construction Alternatives Act and the  
6 Secure Drone Purchasing Act; to require agencies to submit a federal  
7 funding inventory as prescribed; to change provisions relating to  
8 planning, building, construction, and procurement for state  
9 buildings; to define and redefine terms; to change provisions  
10 related to the acquisition of works of art for state buildings; to  
11 change provisions relating to agency rules and regulations; to  
12 harmonize provisions; to provide operative dates; to repeal the  
13 original sections; and to declare an emergency.  
14 Be it enacted by the people of the State of Nebraska,

1           **Section 1.** Sections 1 to 19 of this act shall be known and may be  
2 cited as the State Building Construction Alternatives Act.

3           **Sec. 2.** For purposes of the State Building Construction  
4 Alternatives Act:

5           (1) Alternative technical concept means changes suggested by a  
6 qualified, eligible, short-listed design-builder to the basic  
7 configurations, project scope, design, or construction criteria of the  
8 authorized agency;

9           (2) Authorized agency means the Department of Correctional Services,  
10 the Department of Transportation, the Military Department, or the state  
11 building division;

12           (3) Best value-based selection process means a process of selecting  
13 a design-builder using price, schedule, and qualifications for evaluation  
14 factors;

15           (4) Construction manager means the legal entity which proposes to  
16 enter into a construction manager-general contractor contract pursuant to  
17 the State Building Construction Alternatives Act;

18           (5) Construction manager-general contractor contract means a  
19 contract which is subject to a qualification-based selection process  
20 between an authorized agency and a construction manager to furnish  
21 preconstruction services during the design development phase of the  
22 project and, if an agreement can be reached which is satisfactory to the  
23 authorized agency, construction services for the construction phase of  
24 the project;

25           (6) Construction services means activities associated with building  
26 the project;

27           (7) Design-build contract means a contract between an authorized  
28 agency and a design-builder which is subject to a best value-based  
29 selection process to furnish (a) architectural, engineering, and related  
30 design services and (b) labor, materials, supplies, equipment, and  
31 construction services;

1       (8) Design-builder means the legal entity which proposes to enter  
2 into a design-build contract;

3       (9) Preconstruction services means all nonconstruction-related  
4 services that a construction manager performs in relation to the design  
5 of the project before execution of a contract for construction services.  
6 Preconstruction services includes, but is not limited to, cost  
7 estimating, value management studies, constructability reviews, delivery  
8 schedule assessments, and support of life-cycle analysis;

9       (10) Project performance criteria means the performance requirements  
10 of the project suitable to allow the design-builder to make a proposal.  
11 Performance requirements shall include, but are not limited to, the  
12 following, if required by the project: Capacity, durability, standards,  
13 ingress and egress requirements, description of the site, surveys, soil  
14 and environmental information concerning the site, material quality  
15 standards, design and milestone dates, site development requirements,  
16 compliance with applicable law, and other criteria for the intended use  
17 of the project;

18       (11) Proposal means an offer in response to a request for proposals  
19 (a) by a design-builder to enter into a design-build contract or (b) by a  
20 construction manager to enter into a construction manager-general  
21 contractor contract;

22       (12) Qualification-based selection process means a process of  
23 selecting a construction manager based on qualifications;

24       (13) Request for proposals means the documentation by which an  
25 authorized agency solicits proposals; and

26       (14) Request for qualifications means the documentation or  
27 publication by which an authorized agency solicits qualifications.

28       **Sec. 3.** (1) Except as otherwise provided in subsection (3) of this  
29 section, the purpose of the State Building Construction Alternatives Act  
30 is to provide each authorized agency with alternative methods of  
31 contracting for state buildings for which the authorized agency has

1 responsibility.

2 (2) The alternative methods of contracting shall be available to  
3 each authorized agency for use on any project regardless of the funding  
4 source. An authorized agency may enter into a construction manager-  
5 general contractor contract only if the total cost of the project is more  
6 than thirty million dollars. The State Building Construction Alternatives  
7 Act shall govern the design-build and construction manager-general  
8 contractor procurement processes for authorized agencies.

9 (3) The State Building Construction Alternatives Act does not apply  
10 to projects to which the Public Water and Natural Resources Project  
11 Contracting Act, the State Park System Construction Alternatives Act, or  
12 the Transportation Innovation Act apply. The State Building Construction  
13 Alternatives Act does not apply to the University of Nebraska or the  
14 state colleges.

15 **Sec. 4.** (1) An authorized agency, in accordance with the State  
16 Building Construction Alternatives Act, may solicit and execute a design-  
17 build contract or a construction manager-general contractor contract for  
18 state buildings for which the authorized agency has responsibility except  
19 as otherwise provided in section 3 of this act.

20 (2) Before executing a design-build contract or construction  
21 manager-general contractor contract, an authorized agency shall submit a  
22 request for approval from the Director of Administrative Services or his  
23 or her designee. The request shall include the following:

24 (a) A written determination that, due to the nature, detail, or  
25 circumstances of a project, the use of a design-build contract or  
26 construction manager-general contractor contract is justified. The  
27 determination shall include a description of facts justifying such use  
28 and state whether the authorized agency is planning to use a design-build  
29 contract or a construction manager-general contractor contract;

30 (b) The criteria for making such determination, including the  
31 following factors:

- 1        (i) The cost of the project;
- 2        (ii) The anticipated schedule for the project from preparation for
- 3 contracting through completion of construction;
- 4        (iii) The overall complexity of the project;
- 5        (iv) The need to overlap design and construction phases of the
- 6 project; or
- 7        (v) An emergency exists that requires the use of an accelerated
- 8 schedule to make repairs; and
- 9        (c) An explanation of how using a design-build contract or
- 10 construction manager-general contractor contract will not result in
- 11 favoritism or substantially diminish competition in awarding such
- 12 contract for such project.

13        **Sec. 5.** An authorized agency shall hire an architect licensed

14 pursuant to the Engineers and Architects Regulation Act or an engineer

15 licensed pursuant to the act to assist the authorized agency with the

16 development of project performance criteria and requests for proposals,

17 with evaluation of proposals, with evaluation of the construction to

18 determine adherence to the project performance criteria, and with any

19 additional services requested by the authorized agency to represent its

20 interests in relation to a project. The procedures used to hire such

21 person or organization shall comply with the Nebraska Consultants'

22 Competitive Negotiation Act. The person or organization hired shall be

23 ineligible to be included as a provider of other services in a proposal

24 for the project for which he or she has been hired and shall not be

25 employed by or have a financial or other interest in a design-builder or

26 construction manager who will submit a proposal.

27        **Sec. 6.** The state building division shall adopt guidelines for

28 entering into a design-build contract or construction manager-general

29 contractor contract. The guidelines shall include the following:

- 30        (1) Preparation and content of requests for qualifications;
- 31        (2) Preparation and content of requests for proposals;

1       (3) Qualification and short-listing of design-builders and  
2 construction managers. The guidelines shall provide that an authorized  
3 agency will evaluate prospective design-builders and construction  
4 managers based on the information submitted to the authorized agency in  
5 response to a request for qualifications and will select a short list of  
6 design-builders or construction managers who shall be considered  
7 qualified and eligible to respond to the request for proposals;

8       (4) Preparation and submittal of proposals;

9       (5) Procedures and standards for evaluating proposals;

10       (6) Procedures for negotiations between the authorized agency and  
11 the design-builders or construction managers submitting proposals prior  
12 to the acceptance of a proposal if any such negotiations are  
13 contemplated; and

14       (7) Procedures for the evaluation of construction under a design-  
15 build contract to determine adherence to the project performance  
16 criteria.

17       **Sec. 7.** The process for selecting a design-builder and entering  
18 into a design-build contract shall be in accordance with sections 8 to 11  
19 of this act.

20       **Sec. 8.** (1) An authorized agency shall prepare a request for  
21 qualifications for design-build proposals and shall prequalify design-  
22 builders. The request for qualifications shall describe the project in  
23 sufficient detail to permit a design-builder to respond. The request for  
24 qualifications shall identify the maximum number of design-builders the  
25 authorized agency will place on a short list as qualified and eligible to  
26 receive a request for proposals.

27       (2) A person or organization hired by the authorized agency under  
28 section 5 of this act shall be ineligible to compete for a design-build  
29 contract on the same project for which the person or organization was  
30 hired.

31       (3)(a) The request for qualifications shall be published:

1       (i) In a newspaper of statewide circulation once a week for three  
2 consecutive weeks prior to the deadline for receiving requests for  
3 qualifications; or

4       (ii) For twenty-one consecutive calendar days prior to the deadline  
5 for receiving requests for qualifications on a website designated by the  
6 state building division that is accessible to the public.

7       (b) The authorized agency may publish notice both in such a  
8 newspaper and on such a website as described in this subsection.

9       (4) The authorized agency shall create a short list of qualified and  
10 eligible design-builders in accordance with the guidelines adopted  
11 pursuant to section 6 of this act. The authorized agency shall select at  
12 least two prospective design-builders, except that if only one design-  
13 builder has responded to the request for qualifications, the authorized  
14 agency may, in its discretion, proceed or cancel the procurement. The  
15 request for proposals shall be sent only to the design-builders placed on  
16 the short list.

17       **Sec. 9.** An authorized agency shall prepare a request for proposals  
18 for each design-build contract. The request for proposals shall contain,  
19 at a minimum, the following elements:

20       (1) The guidelines adopted by the state building division in  
21 accordance with section 6 of this act. The identification of a publicly  
22 accessible location of the guidelines, either physical or electronic,  
23 shall be considered compliance with this subdivision;

24       (2) The proposed terms and conditions of the design-build contract,  
25 including any terms and conditions which are subject to further  
26 negotiation;

27       (3) A project statement which contains information about the scope  
28 and nature of the project;

29       (4) A statement regarding alternative technical concepts including  
30 the process and time period in which such concepts may be submitted,  
31 confidentiality of the concepts, and ownership of the rights to the

1 intellectual property contained in such concepts;

2 (5) Project performance criteria;

3 (6) Budget parameters for the project;

4 (7) Any bonding and insurance required by law or as may be  
5 additionally required by the authorized agency;

6 (8) The criteria for evaluation of proposals and the relative weight  
7 of each criterion. The criteria shall include, but are not limited to,  
8 the cost of the work, construction experience, design experience, and the  
9 financial, personnel, and equipment resources available for the project.  
10 The relative weight to apply to any criterion shall be at the discretion  
11 of the authorized agency based on each project, except that in all cases,  
12 the cost of the work shall be given a relative weight of at least fifty  
13 percent;

14 (9) A requirement that the design-builder provide a written  
15 statement of the design-builder's proposed approach to the design and  
16 construction of the project, which may include graphic materials  
17 illustrating the proposed approach to design and construction and shall  
18 include price proposals;

19 (10) A requirement that the design-builder agree to the following  
20 conditions:

21 (a) At the time of the design-build proposal, the design-builder  
22 must furnish to the authorized agency a written statement identifying the  
23 architect or engineer who will perform the architectural or engineering  
24 work for the project. The architect or engineer engaged by the design-  
25 builder to perform the architectural or engineering work with respect to  
26 the project must have direct supervision of such work and may not be  
27 removed by the design-builder prior to the completion of the project  
28 without the written consent of the authorized agency;

29 (b) At the time of the design-build proposal, the design-builder  
30 must furnish to the authorized agency a written statement identifying the  
31 general contractor who will provide the labor, material, supplies,

1 equipment, and construction services. The general contractor identified  
2 by the design-builder may not be removed by the design-builder prior to  
3 completion of the project without the written consent of the authorized  
4 agency;

5 (c) A design-builder offering design-build services with its own  
6 employees who are design professionals licensed to practice in Nebraska  
7 must (i) comply with the Engineers and Architects Regulation Act by  
8 procuring a certificate of authorization to practice architecture or  
9 engineering and (ii) submit proof of sufficient professional liability  
10 insurance in the amount required by the authorized agency; and

11 (d) The rendering of architectural or engineering services by a  
12 licensed architect or engineer employed by the design-builder must  
13 conform to the Engineers and Architects Regulation Act; and

14 (11) Other information or requirements which the authorized agency,  
15 in its discretion, chooses to include in the request for proposals.

16 **Sec. 10.** An authorized agency shall pay a stipend to qualified  
17 design-builders that submit responsive proposals but are not selected.  
18 Payment of the stipend shall give the authorized agency ownership of the  
19 intellectual property contained in the proposals and alternative  
20 technical concepts. The amount of the stipend shall be at the discretion  
21 of the authorized agency. The refusal to pay or accept the stipend shall  
22 leave the intellectual property contained in the proposals and  
23 alternative technical concepts in the possession of the creator of the  
24 proposals and alternative technical concepts.

25 **Sec. 11.** (1) Design-builders shall submit proposals as required by  
26 the request for proposals. An authorized agency may meet with individual  
27 design-builders prior to the time of submitting the proposal and may have  
28 discussions concerning alternative technical concepts. If an alternative  
29 technical concept provides a solution that is equal to or considered a  
30 better value than the requirements in the request for proposals and the  
31 alternative technical concept is acceptable to the authorized agency, it

1 may be incorporated as part of the proposal by the design-builder.  
2 Notwithstanding any other provision of state law to the contrary,  
3 alternative technical concepts shall be confidential and not disclosed to  
4 other design-builders or members of the public from the time the  
5 proposals are submitted until such proposals are opened by the authorized  
6 agency.

7 (2) A proposal may be submitted in paper or electronic format. All  
8 proposals shall be sealed and shall not be opened until expiration of the  
9 time established for making the proposals as set forth in the request for  
10 proposals.

11 (3) Proposals may be withdrawn at any time prior to the opening of  
12 such proposals in which case no stipend shall be paid. The authorized  
13 agency shall have the right to reject any and all proposals at no cost to  
14 the authorized agency other than any stipend for design-builders who have  
15 submitted responsive proposals. The authorized agency may thereafter  
16 solicit new proposals using the same or different project performance  
17 criteria or may cancel the design-build solicitation.

18 (4) The authorized agency shall rank the design-builders in order of  
19 best value pursuant to the criteria in the request for proposals. The  
20 authorized agency may meet with design-builders prior to ranking.

21 (5) The authorized agency may attempt to negotiate a design-build  
22 contract with the highest ranked design-builder selected by the  
23 authorized agency and may enter into a design-build contract after  
24 negotiations. If the authorized agency is unable to negotiate a  
25 satisfactory design-build contract with the highest ranked design-  
26 builder, the authorized agency may terminate negotiations with that  
27 design-builder. The authorized agency may then undertake negotiations  
28 with the second highest ranked design-builder and may enter into a  
29 design-build contract after negotiations. If the authorized agency is  
30 unable to negotiate a satisfactory contract with the second highest  
31 ranked design-builder, the authorized agency may undertake negotiations

1 with the third highest ranked design-builder, if any, and may enter into  
2 a design-build contract after negotiations.

3 (6) If the authorized agency is unable to negotiate a satisfactory  
4 contract with any of the ranked design-builders, the authorized agency  
5 may either revise the request for proposals and solicit new proposals or  
6 cancel the design-build process under the State Building Construction  
7 Alternatives Act.

8 **Sec. 12.** The process for selecting a construction manager and  
9 entering into a construction manager-general contractor contract shall be  
10 in accordance with sections 13 to 16 of this act.

11 **Sec. 13.** (1) An authorized agency shall prepare a request for  
12 qualifications for construction manager-general contractor contract  
13 proposals and shall prequalify construction managers. The request for  
14 qualifications shall describe the project in sufficient detail to permit  
15 a construction manager to respond. The request for qualifications shall  
16 identify the maximum number of eligible construction managers the  
17 authorized agency will place on a short list as qualified and eligible to  
18 receive a request for proposals.

19 (2)(a) The request for qualifications shall be published:

20 (i) In a newspaper of statewide circulation once a week for three  
21 consecutive weeks prior to the deadline for receiving requests for  
22 qualifications; or

23 (ii) For twenty-one consecutive calendar days prior to the deadline  
24 for receiving requests for qualifications on a website designated by the  
25 authorized agency that is accessible to the public.

26 (b) The authorized agency may publish notice both in such a  
27 newspaper and on such a website as described in this subsection.

28 (3) The authorized agency shall create a short list of qualified and  
29 eligible construction managers in accordance with the guidelines adopted  
30 pursuant to section 6 of this act. The authorized agency shall select at  
31 least two construction managers, except that if only one construction

1 manager has responded to the request for qualifications, the authorized  
2 agency may, in its discretion, proceed or cancel the procurement. The  
3 request for proposals shall be sent only to the construction managers  
4 placed on the short list.

5 **Sec. 14.** The authorized agency shall prepare a request for  
6 proposals for each construction manager-general contractor contract. The  
7 request for proposals shall contain, at a minimum, the following  
8 elements:

9 (1) The guidelines adopted by the state building division in  
10 accordance with section 6 of this act. The identification of a publicly  
11 accessible location of the guidelines, either physical or electronic,  
12 shall be considered compliance with this subdivision;

13 (2) The proposed terms and conditions of the contract, including any  
14 terms and conditions which are subject to further negotiation;

15 (3) Any bonding and insurance required by law or as may be  
16 additionally required by the authorized agency;

17 (4) General information about the project which will assist the  
18 authorized agency in its selection of the construction manager, including  
19 a project statement which contains information about the scope and nature  
20 of the project, the project site, the schedule, and the estimated budget;

21 (5) The criteria for evaluation of proposals and the relative weight  
22 of each criterion;

23 (6) A statement that the construction manager shall not be allowed  
24 to sublet, assign, or otherwise dispose of any portion of the contract  
25 without consent of the authorized agency. In no case shall the authorized  
26 agency allow the construction manager to sublet more than seventy percent  
27 of the work, excluding specialty items; and

28 (7) Other information or requirements which the authorized agency,  
29 in its discretion, chooses to include in the request for proposals.

30 **Sec. 15.** (1) Construction managers shall submit proposals as  
31 required by the request for proposals.

1       (2) A proposal may be submitted in paper or electronic format. All  
2 proposals shall be sealed and shall not be opened until expiration of the  
3 time established for making the proposals as set forth in the request for  
4 proposals.

5       (3) Proposals may be withdrawn at any time prior to signing a  
6 contract for preconstruction services. The authorized agency shall have  
7 the right to reject any and all proposals at no cost to the authorized  
8 agency. The authorized agency may thereafter solicit new proposals or may  
9 cancel the construction manager-general contractor procurement process.

10       (4) The authorized agency shall rank the construction managers in  
11 accordance with the qualification-based selection process and pursuant to  
12 the criteria in the request for proposals. The authorized agency may meet  
13 with construction managers prior to the ranking.

14       (5) The authorized agency may attempt to negotiate a contract for  
15 preconstruction services with the highest ranked construction manager and  
16 may enter into a contract for preconstruction services after  
17 negotiations. If the authorized agency is unable to negotiate a  
18 satisfactory contract for preconstruction services with the highest  
19 ranked construction manager, the authorized agency may terminate  
20 negotiations with that construction manager. The authorized agency may  
21 then undertake negotiations with the second highest ranked construction  
22 manager and may enter into a contract for preconstruction services after  
23 negotiations. If the authorized agency is unable to negotiate a  
24 satisfactory contract with the second highest ranked construction  
25 manager, the authorized agency may undertake negotiations with the third  
26 highest ranked construction manager, if any, and may enter into a  
27 contract for preconstruction services after negotiations.

28       (6) If the authorized agency is unable to negotiate a satisfactory  
29 contract for preconstruction services with any of the ranked construction  
30 managers, the authorized agency may either revise the request for  
31 proposals and solicit new proposals or cancel the construction manager-

1 general contractor contract process under the State Building Construction  
2 Alternatives Act.

3 **Sec. 16.** (1) Before the construction manager begins any  
4 construction services, the authorized agency shall:

5 (a) Conduct an independent cost estimate for the project; and

6 (b) Conduct contract negotiations with the construction manager to  
7 develop a construction manager-general contractor contract for  
8 construction services.

9 (2) If the construction manager and the authorized agency are unable  
10 to negotiate a contract, the authorized agency may use other contract  
11 procurement processes as provided by law. Persons or organizations who  
12 submitted proposals but were unable to negotiate a contract with the  
13 authorized agency shall be eligible to compete in the other contract  
14 procurement processes.

15 **Sec. 17.** A design-build contract and a construction manager-general  
16 contractor contract may be conditioned upon later refinements in scope  
17 and price and may permit an authorized agency in agreement with the  
18 design-builder or construction manager to make changes in the project  
19 without invalidating the contract.

20 **Sec. 18.** Nothing in the State Building Construction Alternatives  
21 Act shall limit or reduce statutory or regulatory requirements regarding  
22 insurance.

23 **Sec. 19.** The state building division may adopt and promulgate rules  
24 and regulations to carry out the State Building Construction Alternatives  
25 Act.

26 **Sec. 20.** Sections 20 to 24 of this act shall be known and may be  
27 cited as the Secure Drone Purchasing Act.

28 **Sec. 21.** The Legislature finds that it is in the interest of  
29 Nebraska to ensure its security against espionage, surveillance, and  
30 theft of intellectual property by the People's Republic of China and  
31 other hostile actors. It is the intent of the Legislature to limit the

1 purchase of unmanned aircraft systems known to present a security threat  
2 to the state, its businesses, and its residents and to encourage the  
3 purchase of unmanned aircraft systems that are deemed secure.

4 **Sec. 22.** For purposes of the Secure Drone Purchasing Act:

5 (1) Division means the Division of Aeronautics of the Department of  
6 Transportation; and

7 (2) The terms unmanned aerial system and drone are synonymous as  
8 used in the act and mean a powered, aerial vehicle that:

9 (a) Does not carry a human operator and is operated without the  
10 possibility of direct human intervention from within or on the aircraft;

11 (b) Uses aerodynamic forces to provide vehicle lift;

12 (c) Can fly autonomously or be piloted remotely; and

13 (d) Can be expendable or recoverable.

14 **Sec. 23.** (1) Effective January 1, 2027, no state agency shall  
15 purchase or acquire a drone or unmanned aerial system other than those  
16 cleared by the division pursuant to section 24 of this act.

17 (2) To the extent practicable, political subdivisions shall purchase  
18 or acquire only those drones and unmanned aerial systems cleared by the  
19 division pursuant to section 24 of this act.

20 (3) Effective January 1, 2027, no state funds shall be used to  
21 purchase or acquire a drone or unmanned aerial system whose purchase  
22 would be prohibited by section 24 of this act.

23 (4) A contract or agreement for the purchase or acquisition of a  
24 drone or unmanned aerial system in violation of this section is void and  
25 unenforceable.

26 (5) Any electric supplier supplying, producing, or distributing  
27 electricity within the state for sale at retail is exempt from the Secure  
28 Drone Purchasing Act if the electric supplier is in compliance with the  
29 critical infrastructure protection requirements issued by the North  
30 American Electric Reliability Corporation.

31 **Sec. 24.** (1) On or before January 1, 2026, the division, in

1 consultation with the Department of Administrative Services, the  
2 Committee on Pacific Conflict, the Nebraska State Patrol, and the Law  
3 Enforcement Drone Association or any other organization that creates and  
4 implements best practices and standards of training for the use of drones  
5 in law enforcement, shall create and regularly maintain a document known  
6 as the List of Secure Drones Authorized for Purchase that contains names  
7 of devices and vendors of drones and unmanned aerial systems that are:

8 (a) Cleared by the United States Department of Defense through its  
9 Blue UAS Program;

10 (b) Determined to be compliant with the requirements of the National  
11 Defense Authorization Act for Fiscal Year 2024, Public Law 118-31;

12 (c) Determined by the division to be designed, maintained, modified,  
13 or operated in such a manner that they are incapable, under normal  
14 operating conditions, of transmitting data to unauthorized persons or  
15 entities; or

16 (d) Otherwise determined to present no threat to the security of the  
17 State of Nebraska as specified in subsection (2) of this section.

18 (2) For purposes of the Secure Drone Purchasing Act, drones are  
19 considered to present no threat to the security of the State of Nebraska  
20 if the following cybersecurity and data protection requirements are met:

21 (a) All video footage, images, and telemetry data collected,  
22 transmitted, or stored by the drone is housed in the United States and  
23 managed in accordance with federal and state privacy laws, cybersecurity  
24 standards, and guidelines issued by the Cybersecurity and Infrastructure  
25 Security Agency and the Federal Bureau of Investigation;

26 (b) The system enforces end-to-end encryption for data-at-rest and  
27 data-in-transit using AES-256 encryption and transport layer security  
28 protocols to prevent unauthorized access;

29 (c) The system operates on a secured, segmented network to mitigate  
30 cybersecurity risks. Multifactor authentication and role-based access  
31 controls are enforced for all drone platform access;

1       (d) The drone incorporates tamper-proof hardware to prevent  
2 unauthorized modifications;

3       (e) The drone incorporates real-time monitoring systems capable of  
4 detecting unauthorized access, cyber threats, or operational anomalies  
5 and automated countermeasures; and

6       (f) State agencies, political subdivisions, and their contractors  
7 conduct annual independent security audits and obtain certifications  
8 demonstrating compliance with the National Institute of Standards and  
9 Technology Cybersecurity Framework 2.0, ISO27001, and SOC 2.

10       (3) In creating and maintaining the List of Secure Drones Authorized  
11 for Purchase, the division may consult with recognized cybersecurity  
12 experts from the private and public sectors, the Nebraska State Patrol  
13 and other law enforcement agencies, the Nebraska National Guard, the  
14 Nebraska Emergency Management Agency, the office of the Chief Information  
15 Officer, or other pertinent entities to ensure the integrity and security  
16 of all data collected by unmanned aerial systems used in this state.

17       (4) The List of Secure Drones Authorized for Purchase shall be  
18 published on the division's website and updated at least every six  
19 months. The division may maintain the confidentiality of any information  
20 and documents related to its assessment and decisionmaking process  
21 collected or created under the Secure Drone Purchasing Act and withhold  
22 such information from public disclosure pursuant to subdivision (5) of  
23 section 84-712.05.

24       (5) Those devices and vendors on the division's List of Secure  
25 Drones Authorized for Purchase shall be preferred over others in state  
26 and local procurement actions.

27       **Sec. 25.** (1) For purposes of this section, expenditures of federal  
28 funds means expenditures by the state of any financial assistance that is  
29 received from the United States Government or any agency thereof required  
30 to be submitted to the budget request and reporting system of the  
31 Department of Administrative Services, whether such assistance is

1 received by contract, grant subsidy, augmentation, or reimbursement or in  
2 any other form.

3 (2) All agencies of the state government for which the Legislature  
4 appropriates funds shall submit a federal funding inventory to the office  
5 of the Director of Administrative Services on or before September 15 of  
6 each even-numbered year. The federal funding inventory shall include:

7 (a) The aggregate value of the expenditures of federal funds by the  
8 agency for the preceding fiscal year;

9 (b) The aggregate amount of federal funds appropriated to the agency  
10 by the Legislature for the preceding fiscal year;

11 (c) The percentage of the agency's total budget for the preceding  
12 fiscal year that constitutes expenditures of federal funds by the agency  
13 for that fiscal year;

14 (d) Any requirement for a state match and a copy of any agreement,  
15 including a memorandum of understanding, a maintenance-of-effort  
16 agreement, or a contract, entered into with any federal entity to receive  
17 federal funds for the preceding fiscal year, with a cover sheet that  
18 details the obligations imposed on the state agency, including any state  
19 monetary match requirements, the number of full-time and part-time  
20 positions obligated by the agreement, and a description of any other  
21 resources and obligations incurred by the state agency, and the citation  
22 to the applicable federal law, regulation, or grant provision;

23 (e) An operating plan in the event that federal funds are reduced by  
24 ten percent or more from the preceding fiscal year;

25 (f) A detailed description of the actions or results that were  
26 promised by the state agency in order to receive federal funds;

27 (g) The state or federal statutory objective that is being met by  
28 the expenditures of federal funds; and

29 (h) A detailed list of federal funds that have a foreseeable or  
30 potential end date, the date, and the schedule of expenditures of federal  
31 funds expected until that date.

1           **Sec. 26.** Section 72-803, Reissue Revised Statutes of Nebraska, is  
2 amended to read:

3           72-803 (1) The state and any department or agency thereof, subject  
4 to the powers of the state building division of the Department of  
5 Administrative Services, shall have general charge of the erection of new  
6 buildings which are being erected for such department or agency, the  
7 repair and improvement of buildings under the control of such department  
8 or agency, including fire escapes, and the improvement of grounds under  
9 the control of such department or agency.

10           (2) Buildings and other improvements costing more than one hundred  
11 fifty thousand dollars shall be (a) constructed under the general charge  
12 of the department or agency as provided in subsection (1) of this section  
13 and (b) let by contract to the lowest responsible bidder after proper  
14 advertisement as set forth in subsection (4) of this section. The  
15 Department of Administrative Services shall adjust the dollar amounts in  
16 this subsection every four years beginning January 1, 2026, to account  
17 for inflationary and market changes. The department shall select a  
18 construction cost index or any other published index relevant to  
19 operations and utilities costs and shall base the adjustments on the  
20 percentage changes in such index.

21           (3) The successful bidder at the letting shall enter into a contract  
22 with the department or agency, prepared as provided for by subsection (4)  
23 of this section, and shall furnish a bond for the faithful performance of  
24 his or her contract, except that a performance bond shall not be required  
25 for any project which has a total cost of one hundred thousand dollars or  
26 less unless the department or agency includes a bond requirement in the  
27 specifications for the project.

28           (4) When contracts are to be let by the department or agency as  
29 provided in subsection (2) of this section, advertisements shall be  
30 published in accordance with rules and regulations adopted and  
31 promulgated by the state building division stating that sealed proposals

1 will be received by the department or agency at its office on the date  
2 therein stated for the furnishing of materials, the construction of  
3 buildings, or the making of repairs or improvements and that plans and  
4 specifications can be seen at the office of the department or agency. All  
5 bids or proposals shall be accompanied by a certified check or by a bid  
6 bond in a sum fixed by the department or agency and payable thereto. All  
7 such contracts shall be awarded to the lowest responsible bidder, but the  
8 right shall be reserved to reject any and all bids. Whenever any material  
9 described in any contract can be obtained from any state institution, the  
10 department or agency shall exclude it from such a contract.

11 **Sec. 27.** Section 73-101, Revised Statutes Cumulative Supplement,  
12 2024, is amended to read:

13 73-101 Whenever the State of Nebraska, or any department or any  
14 agency thereof, any county board, county clerk, county highway  
15 superintendent, the mayor and city council or commissioner of any  
16 municipality, any entity created pursuant to the Interlocal Cooperation  
17 Act or the Joint Public Agency Act, or the officers of any school  
18 district, township, or other governmental subdivision, shall advertise  
19 for bids in pursuance of any statutes of the State of Nebraska, on any  
20 road contract work or any public improvements work, or for supplies,  
21 construction, repairs, and improvements, and in all other cases where  
22 bids for supplies or work, of any character whatsoever, are received for  
23 the various departments and agencies of the state, and other subdivisions  
24 and agencies enumerated in this section, they shall fix not only the day  
25 upon which such bids shall be returned, received, or opened, as provided  
26 by other statutes, but shall also fix the hour at which such bids shall  
27 close, or be received or opened, and they shall also provide that such  
28 bids shall be immediately and simultaneously opened in the presence of  
29 the bidders, or representatives of the bidders, when the hour is reached  
30 for the bids to close. Such bids may be withheld from disclosure until an  
31 intent to award is issued. If bids are being opened on more than one

1 contract, the officials having in charge the opening of such bids may, if  
2 they deem it advisable, award each contract as the bids are opened.  
3 Sections 73-101 to 73-106 shall not apply to the State Building  
4 Construction Alternatives Act, the State Park System Construction  
5 Alternatives Act, or sections 39-2808 to 39-2823.

6 **Sec. 28.** Section 73-307, Reissue Revised Statutes of Nebraska, is  
7 amended to read:

8 73-307 Sections 73-301 to 73-306 shall not apply to the Nebraska  
9 Consultants' Competitive Negotiation Act, the State Building Construction  
10 Alternatives Act, the State Park System Construction Alternatives Act,  
11 sections 39-2808 to 39-2823, or section 57-1503.

12 Sections 73-301 to 73-306 shall not be construed to apply to  
13 renewals of contracts already approved pursuant to or not subject to such  
14 sections, to amendments to such contracts, or to renewals of such  
15 amendments unless the amendments would directly cause or result in the  
16 replacement by the private entity of additional permanent state employees  
17 or positions greater than the replacement caused by the original  
18 contract.

19 **Sec. 29.** Section 81-1108.15, Reissue Revised Statutes of Nebraska,  
20 is amended to read:

21 81-1108.15 (1) Except as provided in the Nebraska State Capitol  
22 Preservation and Restoration Act, the division shall have the primary  
23 functions and responsibilities of statewide facilities planning,  
24 facilities construction, and facilities administration and shall adopt  
25 and promulgate rules and regulations to carry out this section.

26 (2) Facilities planning shall include the following responsibilities  
27 and duties:

28 (a) To maintain utilization records of all state-owned, state-  
29 occupied, and vacant facilities;

30 (b) To coordinate comprehensive capital facilities planning;

31 (c) To define and review program statements based on space

1 utilization standards;

2 (d) To prepare or review planning and construction documents;

3 (e) To develop and maintain time-cost schedules for capital  
4 construction projects;

5 (f) To assist the Governor and the Legislative Fiscal Analyst in the  
6 preparation of the capital construction budget recommendations;

7 (g) To maintain a complete inventory of all state-owned, state-  
8 occupied, and vacant sites and structures and to review the proposals for  
9 naming such sites and structures;

10 (h) To determine space needs of all state agencies and establish  
11 space-allocation standards; ~~and~~

12 (i) To cause a state comprehensive capital facilities plan to be  
13 developed; ~~and -~~

14 (j) To carry out the State Building Construction Alternatives Act.

15 (3) Facilities construction shall include the following powers and  
16 duties:

17 (a) To maintain close contact with and conduct inspections of each  
18 project so as to assure execution of time-cost schedules and efficient  
19 contract performance if such project's total design and construction cost  
20 is equal to or greater than the project cost set by subdivision (1)(a) of  
21 section 81-1108.43 as adjusted by subsection (2) of section 81-1108.43;

22 (b) To perform final acceptance inspections and evaluations; and

23 (c) To coordinate all change or modification orders and progress  
24 payment orders.

25 (4) Facilities administration shall include the following powers and  
26 duties:

27 (a) To serve as state leasing administrator or agent for all  
28 facilities to be leased for use by the state and for all state-owned  
29 facilities to be rented to state agencies or other parties subject to  
30 section 81-1108.22. The division shall remit the proceeds from any  
31 rentals of state-owned facilities to the State Treasurer for credit to

1 the State Building Revolving Fund and the State Building Renewal  
2 Assessment Fund;

3 (b) To provide all maintenance, repairs, custodial duties, security,  
4 and administration for all buildings and grounds owned or leased by the  
5 State of Nebraska except as provided in subsections (5) and (6) of this  
6 section;

7 (c) To be responsible for adequate parking and the designation of  
8 parking stalls or spaces, including access aisles, in offstreet parking  
9 facilities for the exclusive use of handicapped or disabled or  
10 temporarily handicapped or disabled persons pursuant to section 18-1737;

11 (d) To ensure that all state-owned, state-occupied, and vacant  
12 facilities are maintained or utilized to their maximum capacity or to  
13 dispose of such facilities through lease, sale, or demolition;

14 (e) To submit electronically a report ~~an annual report to the~~  
15 ~~Appropriations Committee of the Legislature and the Committee on Building~~  
16 ~~Maintenance~~ regarding the amount of property leased by the state and the  
17 availability of state-owned property for the needs of state agencies,  
18 upon request by the Appropriations Committee of the Legislature, the  
19 Committee on Building Maintenance, or a member of the Legislature;

20 ~~(f) To report monthly time-cost data on projects to the Governor and~~  
21 ~~the Clerk of the Legislature. The report submitted to the Clerk of the~~  
22 ~~Legislature shall be submitted electronically;~~

23 (f) ~~(g)~~ To administer the State Emergency Capital Construction  
24 Contingency Fund;

25 (g) ~~(h)~~ To submit status reports to the Governor and the Legislative  
26 Fiscal Analyst after each quarter of a construction project is completed  
27 detailing change orders and expenditures to date. The report submitted to  
28 the Legislative Fiscal Analyst shall be submitted electronically. Such  
29 reports shall be required on all projects costing an amount equal to or  
30 greater than the amount set forth in subdivision (1)(a) of section  
31 81-1108.43 as adjusted by subsection (2) of section 81-1108.43 and on

1 such other projects as may be designated by the division; and

2       (h) ~~(i)~~ To submit a final report on each project to the Governor and  
3 the Legislative Fiscal Analyst. The report submitted to the Legislative  
4 Fiscal Analyst shall be submitted electronically. Such report shall  
5 include, but not be limited to, a comparison of final costs and  
6 appropriations made for the project, change orders, and modifications and  
7 whether the construction complied with the related approved program  
8 statement. Such reports shall be required on all projects costing an  
9 amount equal to or greater than the amount set forth in subdivision (1)  
10 (a) of section 81-1108.43 as adjusted by subsection (2) of section  
11 81-1108.43 and on such other projects as may be designated by the  
12 division.

13       (5) Subdivisions (4)(b), (c), and (d) of this section shall not  
14 apply to (a) state-owned facilities to be rented to state agencies or  
15 other parties by the University of Nebraska, the Nebraska state colleges,  
16 the Department of Transportation, and the Board of Educational Lands and  
17 Funds, (b) buildings and grounds owned or leased for use by the  
18 University of Nebraska, the Nebraska state colleges, and the Board of  
19 Educational Lands and Funds, (c) buildings and grounds owned, leased, or  
20 operated by the Department of Correctional Services, (d) facilities to be  
21 leased for nonoffice use by the Department of Transportation, (e)  
22 buildings or grounds owned or leased by the Game and Parks Commission if  
23 the application of such subdivisions to the buildings or grounds would  
24 result in ineligibility for or repayment of federal funding, (f)  
25 buildings or grounds of the state park system, state recreation areas,  
26 state historical parks, state wildlife management areas, or state  
27 recreational trails, or (g) other buildings or grounds owned or leased by  
28 the State of Nebraska which are specifically exempted by the division  
29 because the application of such subdivisions would result in the  
30 ineligibility for federal funding or would result in hardship on an  
31 agency, board, or commission due to other exceptional or unusual

1 circumstances, except that nothing in this subdivision shall prohibit the  
2 assessment of building rental depreciation charges to tenants of  
3 facilities owned by the state and under the direct control and  
4 maintenance of the division.

5 (6) Security for all buildings and grounds owned or leased by the  
6 State of Nebraska in Lincoln, Nebraska, except the buildings and grounds  
7 described in subsection (5) of this section, shall be the responsibility  
8 of the Nebraska State Patrol. The Nebraska State Patrol shall consult  
9 with the Governor, the Chief Justice, the Executive Board of the  
10 Legislative Council, and the State Capitol Administrator regarding  
11 security policy within the State Capitol and capitol grounds.

12 (7) Each member of the Legislature shall receive an electronic copy  
13 of the reports required by subdivisions ~~(4)(g) and (h) (4)(f), (h), and~~  
14 ~~(i)~~ of this section by making a request for them to the State Building  
15 Administrator. The information on such reports shall be submitted to the  
16 division by the agency responsible for the project.

17 **Sec. 30.** Section 81-1701, Reissue Revised Statutes of Nebraska, is  
18 amended to read:

19 81-1701 The purpose of the Nebraska Consultants' Competitive  
20 Negotiation Act is to provide managerial control over competitive  
21 negotiations by the state for acquisition of professional architectural,  
22 engineering, landscape architecture, or land surveying services. The act  
23 does not apply to (1) contracts under section 57-1503, (2) contracts  
24 under subsection (6) of section 39-1349, (3) contracts under sections  
25 39-2808 to 39-2823 except as provided in section 39-2810, ~~or~~ (4)  
26 contracts under the State Park System Construction Alternatives Act  
27 except as provided in section 37-1719, or (5) contracts under the State  
28 Building Construction Alternatives Act except as provided in section 5 of  
29 this act.

30 **Sec. 31.** Section 82-317, Reissue Revised Statutes of Nebraska, is  
31 amended to read:

1           82-317 The Legislature recognizes the responsibility of the state to  
2 foster culture and the arts and its interest in the viable development of  
3 its artists. The Legislature declares it to be the policy of this state  
4 that a portion of all appropriations made after January 1, 1979, for  
5 capital expenditures be set aside for the acquisition of artworks to be  
6 used in public buildings except as otherwise provided in section 82-319.

7           **Sec. 32.** Section 82-318, Reissue Revised Statutes of Nebraska, is  
8 amended to read:

9           82-318 As used in sections 82-317 to 82-329, 85-106 to 85-106.03,  
10 and 85-304 to 85-304.03, unless the context otherwise requires:

11           (1) Appropriation means shall mean the amount of money set by the  
12 Legislature in excess of one million five hundred thousand dollars for  
13 new construction or in excess of five ~~two~~ hundred ~~fifty~~ thousand dollars  
14 for remodeling for the particular project which is not limited by law,  
15 rule, or regulation less the amount of money spent for planning, land  
16 acquisition, and site work;

17           (2) Art means shall mean the conscious use of skill, taste, and  
18 creative imagination in the production of aesthetic objects;

19           (3) Original construction means shall mean the erection of a new  
20 building or facility and does not include remodeling if the cost is five  
21 ~~two~~ hundred ~~fifty~~ thousand dollars or less or expansion of existing  
22 structures; ~~and~~

23           (4)(a) ~~(4)~~ Public building means shall mean buildings and facilities  
24 used by or open to the public as guests or business invitees ~~and shall~~  
25 ~~exclude repair shops, garages, warehouses, and buildings of a similar~~  
26 ~~nature.~~

27           (b) Public building excludes repair shops, garages, warehouses,  
28 laboratories, and industrial, agricultural, mechanical, and other  
29 buildings of a similar nature; and

30           (5) Waiver means an exemption approved by the construction project  
31 committee pursuant to section 82-321.

1           **Sec. 33.** Section 82-319, Reissue Revised Statutes of Nebraska, is  
2 amended to read:

3           82-319 (1) Except as otherwise provided in subsection (2) or (3) of  
4 this section, all All boards, agencies, commissions, or departments of  
5 state government shall  ~~, after January 1, 1979,~~ spend at least one  
6 percent of any appropriation for the original construction of any state  
7 building for the acquisition of works of art.

8           (2) Subsection (1) of this section does not apply if (a) a waiver is  
9 approved pursuant to section 82-321 or (b) more than seventy-five percent  
10 of the project cost represents improvements to mechanical systems.

11           (3) The expenditure per project for works of art shall not exceed  
12 three hundred thousand dollars.

13           (4) The works of art may be:

14           (a) An ~~an~~ integral part of the structure;  ~~;~~  ~~τ~~

15           (b) Attached ~~attached~~ to the structure;  ~~;~~  ~~τ~~

16           (c) Detached ~~detached~~ within or outside of the structure;  ~~or~~  ~~τ~~

17           (d) Exhibited ~~or may be exhibited~~ by the board, agency, commission,  
18 or department in other public facilities.

19           **Sec. 34.** Section 82-321, Reissue Revised Statutes of Nebraska, is  
20 amended to read:

21           82-321 (1) A committee shall be established for each construction  
22 project which comes under sections 82-317 to 82-329, 85-106 to 85-106.03,  
23 and 85-304 to 85-304.03. The committee shall consist of the architect,  
24 three members from the board, agency, commission, or department for which  
25 the building is being constructed, and three members of the Nebraska Arts  
26 Council or three members chosen by the council. The committee shall  
27 consult with the Nebraska Arts Council in carrying out the provisions of  
28 sections 82-317 to 82-329, 85-106 to 85-106.03, and 85-304 to 85-304.03.

29           (2) A board, agency, commission, or department of state government  
30 may request approval of a waiver from the committee for a construction  
31 project. The committee shall consider whether extraordinary circumstances

1 exist such that the installation of works of art would not be  
2 appropriate. If the committee makes such a finding, the committee shall  
3 notify the requesting party of the approval of the waiver of the  
4 requirements of section 82-319.

5 **Sec. 35.** Section 84-906.02, Reissue Revised Statutes of Nebraska, is  
6 amended to read:

7 84-906.02 (1) In addition to seeking information by other methods  
8 and before publication of a notice under section 84-907, an agency is  
9 encouraged to and may solicit comments from the public on a subject  
10 matter of possible rule or regulation making by causing notice to be  
11 published in a newspaper of general circulation of the subject matter and  
12 indicating where, when, and how persons may comment.

13 (2) When considering the proposal or adoption of a rule or  
14 regulation, an agency shall:

15 (a) Allow any person to submit comments or written materials or  
16 other documentation in support or opposition to such proposal or  
17 adoption;

18 (b) Allow for such submission to be accomplished electronically or  
19 by mail; and

20 (c) Not require a person wishing to make such a submission to travel  
21 to any particular location.

22 **Sec. 36.** Section 84-911, Reissue Revised Statutes of Nebraska, is  
23 amended to read:

24 84-911 (1) The validity of any rule or regulation may be determined  
25 upon a petition for a declaratory judgment ~~thereon addressed to the~~  
26 ~~district court of Lancaster County~~ if it appears that the rule or  
27 regulation or its threatened application interferes with or impairs or  
28 threatens to interfere with or impair the legal rights or privileges of  
29 the petitioner. The petition shall be filed in the district court for any  
30 county in which venue is proper under subsection (3) of this section. The  
31 agency shall be made a party to the proceeding. The declaratory judgment

1 may be rendered whether or not the petitioner has first requested the  
2 agency to pass upon the validity of the rule or regulation in question.

3 (2)(a) (2) The court shall declare the rule or regulation invalid if  
4 it finds that it violates constitutional provisions, exceeds the  
5 statutory authority of the agency, or was adopted without compliance with  
6 the statutory procedures.

7 (b) For purposes of this subsection, statutory procedures shall not  
8 include procedures provided under the Negotiated Rulemaking Act.

9 (3) Venue for filing a petition under this section shall be proper  
10 in any of the following counties in Nebraska:

11 (a) The county where the petitioner resides;

12 (b) The county where the petitioner's principal place of business is  
13 located;

14 (c) Lancaster County; or

15 (d) The county in which the agency has its headquarters.

16 (4) An agency shall not take any action to restrict venue in  
17 contravention of this section.

18 **Sec. 37.** (1) Beginning January 1, 2026, each agency shall begin a  
19 review of all existing and pending rules and regulations. Every rule or  
20 regulation shall be reviewed every five years.

21 (2) Each agency head shall designate an individual who is  
22 responsible for oversight of the review.

23 (3) Each agency shall submit electronically a detailed report of its  
24 findings along with any supporting documentation to the Clerk of the  
25 Legislature on or before June 30 of each year for reviews conducted in  
26 the previous year. The report shall indicate whether:

27 (a) The rule or regulation is essential to the health, safety, or  
28 welfare of the public;

29 (b) The costs of the rule or regulation outweigh the benefits;

30 (c) The agency has a process in place to measure the effectiveness  
31 of the rule or regulation;

1       (d) A less restrictive alternative has been considered; and  
2       (e) The rule or regulation was promulgated as the result of a (i)  
3 state statutory requirement, (ii) federal mandate, or (iii) court  
4 decision.

5       (4) Upon receipt of the agency reports required by this section, the  
6 Reference Committee of the Legislature shall reference each report to the  
7 appropriate standing committee of the Legislature based on each  
8 committee's jurisdictional oversight. The standing committee shall review  
9 the agency report and submit a report electronically to the Clerk of the  
10 Legislature by December 15 of such year. Each such committee report shall  
11 include recommendations for legislation, if necessary, to clarify any  
12 rule or regulation or provide recommendations for clarifications to any  
13 rule or regulation.

14       (5) Agency rulemaking and regulationmaking authorized by the  
15 Administrative Procedure Act shall be suspended during the pendency of  
16 the agency review process mandated by this section with the exception of  
17 any proposed rule or regulation that:

18       (a) Affects the health, safety, or welfare of the public;

19       (b) Is time sensitive; or

20       (c) Is subject to state or federal statutory deadlines.

21       **Sec. 38.** Section 84-920, Reissue Revised Statutes of Nebraska, is  
22 amended to read:

23       84-920 Sections 84-901 to 84-920 and section 37 of this act, the  
24 Occupational Board Reform Act, and the Personal Privacy Protection Act  
25 shall be known and may be cited as the Administrative Procedure Act.

26       **Sec. 39.** Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14,  
27 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32,  
28 33, 34, 37, 38, and 41 of this act become operative three calendar months  
29 after the adjournment of this legislative session. The other sections of  
30 this act become operative on their effective date.

31       **Sec. 40.** Original sections 84-906.02 and 84-911, Reissue Revised

1 Statutes of Nebraska, are repealed.

2       **Sec. 41.** Original sections 72-803, 73-307, 81-1108.15, 81-1701,  
3 82-317, 82-318, 82-319, 82-321, and 84-920, Reissue Revised Statutes of  
4 Nebraska, and section 73-101, Revised Statutes Cumulative Supplement,  
5 2024, are repealed.

6       **Sec. 42.** Since an emergency exists, this act takes effect when  
7 passed and approved according to law.