

**DOCKETED**

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## **ALLOWABLE PROCUREMENT PROCESSES**

To avoid confusion and uncertainty in the California school district community, We ask that the regulations related to the procurement of goods and services with AB 841 funds, include an express statement that all legally permissive procurement processes are acceptable when utilizing AB 841 funds. For example:

School Districts are permitted to comply with any legally-permitted process when procuring goods and services that utilize these funds including, without limitation, under the Public Contract Code (e.g., Secs. 20111 or 20113), the Government Code (e.g., Sec. 4217.10, et seq.), and the Education Code (e.g., Secs. 17406 or 17250.10, et seq.). In all procurement, the District shall ensure compliance with applicable conflict of interest prohibitions, including the Political Reform Act (Gov. Code Sec. 87100, et seq.) and Government Code section 1090.