

## Carolus XIII Royo y Imperad

## A.S. 328

No.9 of 2025

An Act relating to the Process and the Establishment of Regulations for the Procurement of Goods and Services by His Imperial Majesty's Government.

Given Sanction on the 1st of April, 2025



SARHOLM

**aya** seo donir plisir eun Seito Majis Imperial y Stefanica, pur Seito Majis y pul y pur tel consei y sazion eui tel Parlarmente eui tel Rozirre, comaria tel segeoare:

1. Short Title	This Act may be known as the Government Procurement Act of 328 AS.
2. Introduction	Sarovian financial history has always given preference to corporations who perform goods, services and duties for His Imperial Majesty's Government. As such, the Imperial Government is the number one purchaser of goods, services and duties throughout the Empire. This Act aims to offer protections and create regulatory guidelines for all manufacturers, including rights and copyright, in accordance with the Sarovian Constitution.
3. Manufacturers	The Sarovian state, in accordance with the Constitution, must offer aid to Sarovian manufacturers. A Sarovian manufacturer shall be defined by:
	<ul> <li>a) A legally established corporation under Sarovian law, that is recognised by the Imperial Government;</li> <li>b) Creates a certain good or completes a specific service, or offers advice, counsel or consultations for the public good; and</li> <li>c) Does so in a manner that meets all requirements according to law.</li> </ul>
4. Procurement	Procurement shall be defined as the method in which His Imperial Majesty's Government seeks to obtain a good or service that the Government cannot produce itself. His Imperial Majesty's Government must entertain the procurement of goods and services from Sarovian corporations firstmost, before seeking foreign manufacturers and corporations to create the desired goods or services.
	If the Government or any contractor hired by the Government identifies a manufacturer that is readily available to produce such a good or service with the quality desired, the Government Ministry responsible for the procurement must submit a Request for Procurement Paper to Parliament, which will go to a Parliamentary Committee for discussion. The Request for Procurement Paper must outline the price the Government will pay for these services, if it is a subscription or recurring service, and all parties and details involved. Parliamentarians must determine if the Request for Procurement Paper is satisfactory, and must approve it via majority vote. They may propose amendments for the Government Ministry to return to the manufacturer.
5. Finalisation	Once all parties agree to a Request for Procurement Paper, the Cabinet of His Imperial Majesty's Government must vote and by majority vote agree to a Procurement Contract, which details all of the agreements and penalties for not concluding. Once passed, it becomes an official legal document and must be publicly displayed with all details and information, and payment is released through the Treasury Board.
6. Payment and Recurring Payments	No form of payment other than Saros or property shall be rewarded in any Procurement Paper or Procurement Contract, nor any title or honorific may be rewarded. Any Procurement Contract that promises payment in exchange for repeated production and manufacturing of the same good or service does not need multiple Procurement Contracts, and payment may be released through the Treasury Board through each production.

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