(SEE ALSO PROPOSED 1ST SUB)

Declares that this act does not permit a unit of local government to execute or renew a contract to purchase class II through IV correctional industries services if: (1) The services have been customarily and historically provided by classified public employees before the effective date of this act;

- (2) The purchase of such services will have the effect of terminating classified public employees or positions existing at the time the contract was executed or renewed; and
- (3) A bargaining unit is represented and there has not been agreement by that bargaining unit representative that such bargaining unit work can be performed by prison labor.

Applies to all class II through IV correctional industries contracts entered into with a unit of local government on or after the effective date of this act.