88	person to make a copy and pay for the actual cost of the copy; and
89	(iii) perform the work using the same specifications and standards that would apply to
90	a private contractor.
91	(4) A county or municipality may not provide construction services to another
92	municipality until satisfying the requirements in Section 72-6-108 have been satisfied by the
93	receiving county or municipality.
94	(5) For any construction self-performed by a county or municipality that exceeds the
95	bid limit, the county or municipality shall seek private bids in accordance with Section
96	<u>72-6-108.</u>
97	(6) (a) Before self-performing any construction, and at least annually, a county or
98	municipality shall ensure that the aggregate, asphalt, and concrete materials owned by the
99	county or municipality for construction use are tested by an independent, qualified firm to
100	ensure the materials meet the same standards required $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{by}}$ the department $\leftarrow \hat{\mathbf{H}}$ for private
100a	contractors for the same
101	work:
102	(b) The legislative body of the county or municipality shall ensure that the results of
103	the tests described in Subsection (6)(a) are public record.
104	Section 2. Effective date.
105	This bill takes effect on May 1, 2024.