For An Act To Be Entitled

AN ACT TO AMEND THE ARKANSAS PROCUREMENT LAW; TO AMEND THE LAW CONCERNING STATE CONTRACTS; TO AMEND THE LAW CONCERNING COOPERATIVE PURCHASING; AND FOR OTHER PURPOSES.

Subtitle

TO AMEND THE ARKANSAS PROCUREMENT LAW; TO AMEND THE LAW CONCERNING STATE CONTRACTS; AND TO AMEND THE LAW CONCERNING COOPERATIVE PURCHASING.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code § 19-11-206(1), concerning the definitions relating to intergovernmental relations under the Arkansas Procurement Law, is amended to read as follows:

(1) “Cooperative procurement” "Cooperative purchasing agreement" means an agreement entered into as the result of a procurement conducted by, or on behalf of, more than one (1) public procurement unit or by a public procurement unit with an external procurement activity;

SECTION 2. Arkansas Code § 19-11-223 is amended to read as follows:

19-11-223. Commodities, technical and general services, and professional and consultant services under state contract.

(a)(1) In addition to establishing a state contract for those commodities, technical and general services, and professional and consultant
services within the exclusive jurisdiction of the State Procurement Director
under § 19-11-222, the director may award a mandatory state contract for
other commodities, technical and general services, and professional and
consultant services in those instances when substantial savings may be
effected by quantity purchasing of commodities, technical and general
services, or professional and consultant services in general use by several
state agencies when the director determines that combining the collective
purchasing power of the state would be beneficial to the state.

(2) The director shall submit a mandatory state contract that is
not for commodities or services within the exclusive jurisdiction of the
director to the Legislative Council or, if the General Assembly is in
session, to the Joint Budget Committee, for review.

(b)(1) State contracts shall be limited to those commodities on which,
by virtue of custom or trade, substantial savings may be realized.

(2) In those instances in which substantial savings are not
effected, the letting of state contracts for those commodities shall be
discontinued.

(c)(1) Except for the procurement of commodities, technical and
general services, and professional and consultant services within the
exclusive jurisdiction of the director, state agencies with agency
procurement officials that can demonstrate a geographical or volume buying
advantage need not participate in the state contract.

(2) However, if the commodities, technical and general services,
or professional and consultant services obtained are procured at a
substantially higher price during the same state contract period, that state
agency must participate in the state contract upon expiration of the state
agency’s contract.

(d) Except as authorized in this section, all state agencies which
require (b)(1) Unless an exemption is approved by the director under
subdivision (b)(2) of this section, a state agency that requires commodities,
technical and general services, and professional and consultant services that
are under a mandatory state contract shall procure these commodities,
technical and general services, and professional and consultant services
exclusively under such the mandatory state contract.

(2)(A) Except as provided in § 19-11-233, the director may
approve an exemption from a mandatory state contract awarded under this
section only if the state agency demonstrates that substantial savings will likely be effected by purchasing outside of the mandatory state contract.

(B)(i) Approval of an exemption from a mandatory state contract under this section shall be in writing.

(ii) Denial of a request for an exemption from a mandatory state contract under this section is not required to be in writing.

(e) (c) All contracts concerning commodities, technical and general services, and professional and consultant services shall disclose a projected total cost, including, but not limited to, without limitation expenditures that may be incurred under all available periods of extension if the extensions were executed.

(d) The director shall:

(1) Identify and prioritize opportunities for awarding mandatory state contracts under this section;

(2) Conduct mandatory state contract procurements under this section that would produce savings for the state;

(3) Attempt to invite the participation of the potentially affected state agencies in the development and evaluation of a mandatory state contract procurement;

(4) Post notice of his or her intent to procure a mandatory state contract on the official website of the Office of State Procurement; and

(5)(A) Promote the use of mandatory state contracts among county and city governments, including without limitation making information about the mandatory state contracts readily available and searchable.

(B) The director shall adopt rules to include any necessary conditions, reporting, or document retention standards related to the director's duty to promote mandatory state contract use under this subsection.

SECTION 3. Arkansas Code § 19-11-249 is amended to read as follows:

19-11-249. Cooperative purchasing.

(a)(1) A public procurement unit may participate in, sponsor, conduct, or administer a cooperative purchasing agreement for the acquisition of commodities or services with one (1) or more public procurement units or external procurement activities in accordance with an agreement entered into
between the participants.

(2) (A) A cooperative purchasing agreement under this section may include without limitation a joint or multiparty contract between public procurement units and an open-ended state public procurement unit contract that is made available to local public procurement units. A cooperative purchasing agreement is limited to commodities and services for which the public procurement unit may realize savings or material economic value, or both.

(B)(i) For cooperative purchasing agreements entered into by a state agency, the State Procurement Director shall consider the economic justification for using a cooperative purchasing agreement when granting or withholding approval for the cooperative purchasing agreement.

(ii) The State Procurement Director shall adopt rules to create a review policy outlining how the economic justification required under this section may be demonstrated, including without limitation a comparison of:

(a) Current state contract pricing and the pricing under a cooperative purchasing agreement; or
(b) Information obtained from a request for information and pricing under a cooperative purchasing agreement.

(C) The State Procurement Director and the Director of the Department of Finance and Administration shall submit any request for the Office of State Procurement or the Department of Finance and Administration, respectively, to participate in a cooperative purchasing agreement to the Governor for approval.

(b)(1)(A) The State Procurement Director shall present a quarterly an annual report of all purchases made under cooperative purchasing agreements by a state agency without an agency procurement official under this section to the Legislative Council or, if the General Assembly is in session, to the Joint Budget Committee.

(B) A state agency that has an agency procurement official shall present an annual report of all purchases made under cooperative purchasing agreements under this section to the Legislative Council or, if the General Assembly is in session, to the Joint Budget Committee.

(2) The report required under this subsection shall be in the format required by the Legislative Council and shall include the
following:

   (A) The name of the contractor;
   (B) The name of the procuring agency;
   (C) The contact information for the contractor and procuring agency;
   (D) The total cost of the contract, including all available extensions;
   (E) A description of the goods or services procured; and
   (F) Any other information requested by the Legislative Council or the Joint Budget Committee.

SECTION 4. DO NOT CODIFY. Rules.

(a) When adopting the initial rules required under this act, the State Procurement Director shall file the final rules with the Secretary of State for adoption under § 25-15-204(f):

   (1) On or before January 1, 2020; or
   (2) If approval under § 10-3-309 has not occurred by January 1, 2020, as soon as practicable after approval under § 10-3-309.

(b) The director shall file the proposed rules with the Legislative Council under § 10-3-309(c) sufficiently in advance of January 1, 2020, so that the Legislative Council may consider the rules for approval before January 1, 2020.

/s/Wardlaw

APPROVED: 3/11/19