Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas		
2	81st General Assembly A Bill	ACT 798 OF	1997
3	Regular Session, 1997	SENATE BILL	548
4			
5	By: Senator Mahony		
6			
7			
8	For An Act To Be Entitled		
9	"AN ACT TO REPEAL ARKANSAS CODE ANNOTATED $^{ m 6}$ 6-61-211		
10	PERTAINING TO STATE BOARD OF HIGHER EDUCATION APPROVAL		
11	AUTHORITY OVER REQUESTS FOR DATA PROCESSING EQUIPMENT	OR	
12	SERVICES FROM INSTITUTIONS OF HIGHER EDUCATION; AND FO	R	
13	OTHER PURPOSES."		
14			
15	Subtitle		
16	"TO REPEAL ARKANSAS CODE ANNOTATED		
17	° 6-61-211."		
18			
19	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	3:	
20			
21	SECTION 1. Arkansas Code Annotated $^{\circ}$ 6-61-211 pertaining	ig to State Bo	bard
22	of Higher Education approval authority over requests for data	processing	
23	equipment or services from institutions of higher education is	s repealed:	
24	6-61-211. Data processing equipment or services.		
25	(a) In order to promote a coordinated system of higher eq	<del>lucation in</del>	
26	Arkansas and to assure an orderly and effective development of	each of the	
27	publicly supported institutions of higher education, the board	<del>l shall have </del>	the
28	power and duty to receive and have approval authority over rec	<del>quests for ne</del>	<del>w or</del>
29	additional data processing equipment or services from the stat	<del>e-supported</del>	
30	institutions of higher education, evaluate existing data proce	<del>≥ssing equipm</del>	ent
31	and services, determine whether the equipment and services are	<del>≥ adequate fo</del>	£
32	the needs of the institution, and recommend the manner in which	<del>ch those need</del>	<del>s</del>
33	should be satisfied.		
34	(b) The requests shall be governed and reviewed according	<del>j to the</del>	
35	following conditions:		
36	(1) Items of data processing equipment or services with a	<del>a purchase pr</del>	ice

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1 of less than fifteen thousand dollars (\$15,000), whether purchased, leased, or 2 acquired by other means, shall require no approval by the Department of Higher 3 Education or the Department of Computer Services, but acquisitions of such 4 equipment or services shall be reported to the Department of Higher Education 5 for inventory purposes no more than thirty (30) days following their 6 acquisition; 7 (2) Items of data processing equipment or services with a purchase price 8 of fifteen thousand dollars (\$15,000) or more but less than fifty thousand 9 dollars (\$50,000), whether purchased, leased, or acquired by other means, 10 shall be approved by the Department of Higher Education before entering into 11 any agreements and before requests for quotes are released to vendors but 12 shall not require the approval of the Department of Computer Services; (3) Items of data processing equipment or services with a purchase price 13 — 14 of fifty thousand dollars (\$50,000) or more, whether purchased, leased, or 15 acquired by other means, shall be approved by both the Department of Higher 16 Education and the Department of Computer Services before entering into any 17 agreements and before requests for quotes are released to vendors. These 18 requests shall first be submitted to the Department of Higher Education and, 19 if approved, forwarded to the Department of Computer Services; 20 (4) Amounts appearing in subdivisions (b)(1), (2), and (3) of this 21 section to determine the level of review for items of data processing 22 equipment or services may be increased or decreased in response to the data 23 processing market with the approval of the Arkansas Communications Study 24 Committee as established by 4 10-3-1201 et seg. 25 (5)(A) Data processing equipment for use solely for research or for 26 instruction as self-contained units in laboratory settings shall be excluded 27 from review. 28 (B) Further, equipment used primarily for research or for instruction 29 as self-contained units in laboratory settings may be excluded upon 30 determination by the Department of Higher Education. 31 (c) The Department of Higher Education shall, with the approval of the 32 Arkansas Communications Study Committee as established by <sup>&</sup> 10-3-1201 et seq., 33 establish written rules and procedures for the acquisition of data processing 34 equipment or services as included in subdivisions (b)(2), (3), and (4) of this 35 section and make these written rules and procedures available to all 36 state-supported institutions of higher education.

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1 (d) If the Department of Higher Education, or the Department of Computer 2 Services in the case of items with a purchase price of fifty thousand dollars 3 (\$50,000) or more, rejects requests for new or additional data processing 4 equipment or services, it shall be unlawful for the state-supported 5 institutions of higher education to make any expenditure of public funds, 6 whether state appropriated or cash funds, to acquire those items for which 7 approval was denied. 8 (e) All state-supported institutions of higher education shall strictly 9 comply with the provisions of the Arkansas Purchasing Law, A 19-11-201 et 10 seq., and applicable provisions of the General Accounting and Budgetary 11 Procedures Law, & 19-4-101 et seq., in the acquisition by any means of data 12 processing equipment or services. 13 14 SECTION 2. All provisions of this act of a general and permanent nature 15 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 16 Revision Commission shall incorporate the same in the Code. 17 18 SECTION 3. If any provision of this act or the application thereof to 19 any person or circumstance is held invalid, such invalidity shall not affect 20 other provisions or applications of the act which can be given effect without 21 the invalid provision or application, and to this end the provisions of this 22 act are declared to be severable. 23 SECTION 4. All laws and parts of laws in conflict with this act are 2.4 25 hereby repealed. 26 27 2.8 APPROVED: 3-25-97 29 30 31 32 33 34 35

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