Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H2/19/03		
2	84th General Assembly	A Bill		
3	Regular Session, 2003		HOUSE BILL	1543
4				
5	By: Representative Dangeau	1		
6	By: Senator Baker			
7				
8				
9		For An Act To Be Entitled		
10	AN ACT	REQUIRING THAT PROFESSIONAL AND CONSU	LTANT	
11	SERVICE	ES CONTRACTS COMPLY WITH THE ARKANSAS		
12	PROCURE	EMENT LAW AND THE GENERAL ACCOUNTING A	ND	
13	BUDGETA	ARY PROCEDURES LAW; AND FOR OTHER PURP	OSES.	
14				
15		Subtitle		
16	AN A	ACT REQUIRING THAT PROFESSIONAL AND		
17	CONS	SULTANT SERVICES CONTRACTS COMPLY		
18	WITH	H THE ARKANSAS PROCUREMENT LAW AND		
19	THE	GENERAL AND BUDGETARY PROCEDURES		
20	LAW.			
21				
22				
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
24				
25	SECTION 1. Ark	ansas Code § 9-27-401(b)(2)(A), conce	rning contracts	for
26		in dependency-neglect cases, is amend	ded to read as	
27	follows:			
28		rior to employing or entering into a o		
29	contracts, the Admini	strative Office of the Courts shall o	otain approval	from
30	-	i judge or judges in each judicial dist		
31	-	provisions of §§ 19-4-1701 - 19-11-1713	<u>≩ §§ 19-11-1001</u>	
32	<u>19-11-1013</u> .			
33				
34		ansas Code § 19-4-1415(e)(3), concern		•
35		ve million dollars (\$5,000,000), is an	nended to read	as
36	follows:			



1 (3)(A) The final selection committee shall select or make a 2 formal recommendation to its governing body of the professional or professionals which it determines to be in the best interest of the state. 3 4 (B) Contracts for architectural, engineering and land 5 surveying professional consultant services shall be negotiated on the basis 6 of demonstrated competence and qualifications for the type of services 7 required and at fair and reasonable prices without the use of competitive 8 bidding, and no rule or regulation shall inhibit the agency's authority to 9 negotiate fees for the services. 10 The final selection committee for the institutions of (C) 11 higher education as stated in subdivision (b)(5) of this section shall make a 12 recommendation to its governing board or appropriate committee thereof of the 13 professional or professionals which it determines to be in the best interest 14 of the institution, and the governing board shall make the final decision and 15 authorize the contract or contracts to be negotiated and awarded, unless it 16 has delegated the action to a committee of the board 17 18 SECTION 3. Arkansas Code Title 19, Chapter 4, Subchapter 17 is 19 repealed. 20 19-4-1701. Definitions. 21 As used in this subchapter, unless the context otherwise 22 requires: 23 (1) "State agencies" means all departments, agencies, boards, 24 commissions, and institutions of higher education of the State of Arkansas; 25 (2)(A) "Contractor" means any person or organization which 26 executes a contract with a state agency under which the person or 27 organization agrees to provide professional services or consultant services 28 to the agency and the individuals performing the services are not state 29 employees occupying regular full-time or part-time or extra help positions 30 provided by law; provided, however, that nothing herein shall be construed to 31 prohibit an institution of higher education from executing a contract with a 32 state agency under which services will be performed by employees of the 33 institution of higher education. An employee or employees of an institution 34 of higher education performing such services to a state agency may receive 35 additional compensation provided: 36 (i) The institution of higher education requests and

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1	receives written approval from the Chief Fiscal Officer of the State as to
2	the amount of additional compensation to be paid to any employee; and
3	(ii) The total salary payments received from the
4	employee's regular salaried position and amounts received for services
5	performed under a professional services contract shall not exceed one hundred
6	twenty-five percent (125%) of the maximum annual salary authorized by law for
7	the employee's position with the institution of higher education. No
8	director or any other department head of any agency of this state shall
9	receive additional compensation under this section.
10	(B) The provisions of subdivision (2)(A) of this section shall
11	not be applicable to nursing services purchased by the Department of Humans
12	Services so long as the services conform to all applicable federal laws and
13	rules and to the ethical standards contained in §§ 19-11-704 - 19-11-713.
14	
15	19-4-1702. Professional services contracts.
16	(a) A professional services contract between a state agency and a
17	contractor is a contract in which the relationship between the contractor and
18	the agency is that of an independent contractor rather than that of an
19	employee. The services to be rendered consist of the personal services of an
20	individual which are professional in nature. Under such contracts, the agency
21	does not have direct managerial control over the day-to-day activities of the
22	individual providing the services, and the contract shall specify the results
23	expected from the rendering of the services rather than detailing the manner
24	in which the services shall be rendered. Services rendered under a
25	professional services contract may be rendered to the agency itself or to a
26	third-party beneficiary.
27	(b) Any contract under which the agency retains day-to-day managerial
28	control over the person performing the services or in which the relationship
29	between the contractor and the agency is that of employer and employee is not
30	a professional services contract is illegal and expressly prohibited.
31	However, the Department of Computer Services is authorized to employ persons
32	over which they exercise day-to-day managerial control as specified under §
33	25-4-112 for which such services as a professional services contract may be
34	utilized.
35	
36	19-4-1703. Consultant services contracts.

1	A consultant services contract is a contract between a state agency and
2	an individual or organization in which the service to be rendered to the
3	agency or to a third-party beneficiary under the contract is primarily the
4	giving of advice by the contractor on a particular problem facing the agency
5	or the third-party beneficiary. The contractor shall have the relationship
6	of an independent contractor with respect to the agency. The agency shall
7	not exercise managerial control over the day-to-day activities of the
8	contractor, but the contract shall specify the results expected from the
9	services to be rendered by the contractor and the advice or assistance to be
10	provided.
11	
12	19-4-1704. Purpose of contracts.
13	The principal purpose of a professional services contract or a
14	consultant services contract shall be the procurement of the services of an
15	individual by the state agency rather than the procurement of commodities.
16	
17	19-4-1705. Contracts exempted.
18	(a) The provisions of this subchapter shall not be applicable to the
19	contracts of the Arkansas State Highway and Transportation Department covered
20	by the technical work requirements and administrative controls of the Federal
21	Highway Administration, nor shall it be applicable to contracts let by the
22	Arkansas State Highway and Transportation Department wherein the cost and fee
23	are established by competitive bidding.
24	(b) The provisions of this subchapter shall not be applicable to
25	contracts of institutions of higher education which:
26	(1) Will be paid in total from funds generated from ticket sales
27	and call for no obligation by the contracting institution beyond the amount
28	received from such revenue source;
29	(2) Are for services related to patents, copyrights, or
30	trademarks; or
31	(3) Are for services related to workforce development, incumbent
32	workforce training, or specialized business or industry training.
33	(c) The provisions of this subchapter do not apply to contracts
34	created pursuant to federally approved state plans for services reimbursed
35	under Title V or Title XIX of the federal Social Security Act, as it existed
36	on January 1, 2001, provided that those contracts and services conform to all

1	applicable federal laws and rules, and to the ethical standards, § 19-11-704.
2	
3	19-4-1706. Conflicting legislation.
4	In the event that the General Assembly enacts identical legislation in
5	appropriation acts which restrict the use of professional, personal, or
6	consultant services contracts and the restrictions are in conflict with the
7	provisions of this subchapter in regard to such contracts, then the
8	provisions of this subchapter shall supersede and shall be in lieu of such
9	contract restrictions.
10	
11	19-4-1707. Restrictions on contracts.
12	(a) In no case should any contract contemplated by this subchapter be
13	utilized to avoid the purpose or the spirit of the Regular Salary Procedures
14	and Restrictions Act, § 19-4-1601.
15	(b) No contract contemplated by this subchapter may be approved by the
16	Chief Fiscal Officer of the State which requires the services of one (1) or
17	more individuals on a regular full-time or part-time work week basis for
18	longer than one (1) year. However, in the unusual event that the best
19	interest of the state would be served by a contract which exceeds one (1)
20	year, the Chief Fiscal Officer of the State may approve such contract, having
21	first received the advice of the Legislative Council or the joint Budget
22	Committee.
23	(c) In no event should any contract be approved which would be in
24	violation of § 19-4-701 et seq. relating to expenditures.
25	(d) In no event shall any state agency engage in a professional
26	services or consultant services contract with a part-time or full-time
27	employee who occupies a position authorized to be paid from extra help or
28	regular salaries for a state agency.
29	
30	19-4-1708. General guidelines and regulations.
31	The Chief Fiscal Officer of the State, after soliciting suggestions
32	from state agencies and after seeking and receiving the advice of the
33	Attorney General and of the Legislative Council, or the Joint Budget
34	Committee if the General Assembly is in session, shall publish general
35	guidelines for the procurement of the two (2) types of contracts specified in
36	this subchapter and general regulations governing the use of each type of

1	contract.
2	
3	19-4-1709. Standard contract forms.
4	(a)(1) The Chief Fiscal Officer of the State shall prescribe standard
5	forms to be utilized by all state agencies in the execution of each of the
6	two (2) contracts described in this subchapter.
7	(2) The Chief Fiscal Officer of the State shall refuse to permit
8	payment of any vouchers under any contract in which a standard form is not
9	utilized or in which all information required by the standard form is not
10	supplied.
11	(b) The standard contract form shall include the following items plus
12	such additional items as the Chief Fiscal Officer of the State shall deem
13	desirable for the purposes of this subchapter:
14	(1) A section setting forth in reasonable detail the objectives
15	and scope of the contractual agreement and the methods to be used to
16	determine whether the objectives specified have been achieved;
17	(2) The rates of compensation, transportation, per diem,
18	subsistence, out-of-pocket allowances, and all other items of costs
19	contemplated to be paid the contractor by the agency;
20	(3) The method by which the rate of compensation and the total
21	payment shall be calculated;
22	(4) The maximum number of dollars which the agency may be
23	obligated to pay to the contractor under the terms of the contract, including
24	all expenses and other items of costs, and the source of funding to be
25	utilized;
26	(5) The term of the contract;
27	(6) The names and social security numbers of all individuals who
28	will be supplying services to the agency or to third-party beneficiaries
29	under the terms of the contracts, so far as those names are known to the
30	contractor at the time of the execution of the contract. If the names of all
31	individuals supplying services under the contract are not available at the
32	time of the execution of the contract, the contract shall contain a provision
33	requiring the contractor to submit periodically the names and social security
34	numbers of individuals supplying services as soon as the identity of those
35	individuals is known to the contractor;
36	(7) Where the contractor is a business entity, the federal

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1	identification number of the business entity shall be listed on the contract
2	form;
3	(8)(A) A certification shall be included, signed by the
4	contractor, as follows:
5	
6	(name) (title)
7	"I • • • • • • • • • • • • • • • • • • •
8	••••••••••••••••••••••••••••••••••••••
9	knowledge and belief, no regular full-time or part-time employee of any state
10	agency of the State of Arkansas will receive any personal, direct, or
11	indirect monetary benefits which would be in violation of the law as a result
12	of the execution of this contract."
13	(B) For the purpose of this subdivision, it shall be
14	understood that where the contractor is a widely held public corporation, the
15	term "direct or indirect monetary benefit" shall not apply to any regular
16	corporate dividends paid to a stockholder of the corporation who is also a
17	state employee and who owns less than ten percent (10%) of the total
18	outstanding stock of the contracting corporation;
19	(9) For any contract in which the total compensation exclusive
20	of reimbursable expenses to be paid by the agency does not exceed five
21	thousand dollars (\$5,000), a purchase order may be utilized in lieu of the
22	standard form or forms prescribed by the Chief Fiscal Officer of the State.
23	However, should the agency enter into a subsequent contract with the same
24	individual or organization during the same fiscal year, regardless of the
25	nature of the contract, then the details of the original contract which
26	utilized a purchase order form and of all subsequent contracts, regardless of
27	amount or type, shall be promptly reported to the Chief Fiscal Officer of the
28	State. This reporting shall be done to allow him to determine whether the
29	agency is utilizing a series of contracts to avoid the use of the standard
30	form and to avoid the application of appropriate regulations;
31	(10) Standard contract forms in use by licensed practitioners
32	such as architects and engineers may be used to supplement the standard
33	contract forms; and
34	(11) All contracts in which the services of architects or
35	engineers are required for the construction, renovation, or repair of
36	buildings, facilities, or lands owned or operated by the State of Arkansas

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1	shall contain the following clause:
2	"In the event the State of Arkansas fails to appropriate funds or make
3	moneys available for any biennial period covered by the term of this contract
4	for the services to be provided by the contractor, this contract shall be
5	terminated on the last day of the last biennial period for which funds were
6	appropriated or moneys made available for such purposes.
7	This provision shall not be construed to abridge any other right of
8	termination the agency may have."
9	
10	19-4-1710. Submission of contracts required.
11	(a)(1) Any contract for professional services or consultant services
12	requiring the services of an individual for regular full-time or part-time
13	weekly work where the total compensation exceeds ten thousand dollars
14	(\$10,000) must be presented to the Legislative Council or the Joint Budget
15	Committee by the Department of Finance and Administration prior to the
16	execution date of the contract.
17	(2) The Legislative Council or the Joint Budget Committee shall
18	provide the Chief Fiscal Officer of the State with their advice as to the
19	propriety of the contract within thirty (30) days of the submission.
20	(3) This contract shall not be submitted to the Legislative
21	Council or the Joint Budget Committee until the department has reviewed the
22	contract and provided the Legislative Council or the Joint Budget Committee
23	with a recommendation as to the legality of the contract.
24	(b) The Legislative Council or the Joint Budget Committee may review
25	or exempt from review any contract or group of contracts contemplated by this
26	subchapter.
27	(c) Funds from grants and contracts to any state institution of higher
28	education may be used for the purpose of subcontracting with institutions
29	under the performance conditions of the grants or contracts. Subcontracts
30	for research that are derived from grants and contracts to any state
31	institution of higher education shall require the prior approval of the Chief
32	Fiscal Officer of the State and a review by the Legislative Council.
33	
34	19-4-1711. Review requirement.
35	(a)(1) Every contract covered by this subchapter shall be filed with
36	the Office of Accounting of the Department of Finance and Administration

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1	within five (5) working days of the execution date of the contract.
2	(2) The execution date of all contracts shall be defined as the
3	date upon which performance of the services to be rendered under the contract
4	is to begin and not the date upon which the agreement was made.
5	(b)(l) No voucher shall be paid if a copy of the contract under which
6	the payment is being made has not previously been timely filed.
7	(2) No payment shall be made covering services rendered prior to
8	the execution date of the contract.
9	(c) It is the intent of the General Assembly that this section be
10	strictly construed and enforced. However, in the unusual event that an
11	obligation has been incurred by a state agency under any contractual
12	agreement or proposed contract prior to the approval of the contract, the
13	Chief Fiscal Officer of the State may approve payment for such services after
14	having first received the advice of the Legislative Council.
15	
16	19-4-1712. Certification by agency head.
17	The head of every agency shall certify by his signature on each
18	contract entered into by that agency that:
19	(1) All information required by law and by regulations is
20	supplied;
21	(2) The proper contracting form is utilized;
22	(3) All information contained in the contract is true and
23	correct to the best of his knowledge and belief;
24	(4) All general guidelines prescribed by the Chief Fiscal
25	Officer of the State have been complied with;
26	(5) The services proposed to be provided under the contract are
27	necessary for operation of the state agency in fulfilling its legal
28	responsibilities and cannot be provided by any existing state agency;
29	(6) The contractor is fully qualified to perform the contract
30	and has no vested interest in the subject matter of the contract which would
31	constitute a conflict of interest and a bar to his providing services of a
32	professional and disinterested quality; and
33	(7) The contract terms are reasonable and the benefits to be
34	derived sufficient to warrant the expenditure of the funds called for in the
35	contract.
36	

1	19-4-1713. Approval or disapproval of contracts.
2	(a) The Chief Fiscal Officer of the State may make whatever additional
3	inquiry he deems necessary and may require the supplying of additional
4	information should he have reason to believe that the contract should be
5	rejected because it does not comply with the provisions contained in this
6	subchapter.
7	(b) It shall be the duty of the Chief Fiscal Officer of the State to
8	return as "disapproved" to the contracting state agency any contract which
9	fails to comply with the applicable laws and regulations governing the
10	contract and to approve any contract which does comply with the provisions
11	contained in this subchapter.
12	(c) The Chief Fiscal Officer of the State shall immediately report to
13	the Legislative Council or the Joint Budget Committee the disapproval of any
14	contracts or payments thereunder and the reasons therefor. The agency
15	involved may then request a hearing before the Legislative Council or the
16	Joint Budget Committee.
17	(d) The Legislative Council or the Joint Budget Committee, upon a
18	hearing of the facts, may:
19	(1) Request the state agency to make certain changes in the
20	contract involved;
21	(2) Request that the Chief Fiscal Officer of the State
22	reconsider his previous disapproval of the contract or payment; or
23	(3) Notify the state agency that it concurs in the decision of
24	the Chief Fiscal Officer of the State.
25	(e) The Chief Fiscal Officer of the State shall have final and
26	ultimate authority over the supervision and approval of all contracts
27	described in this subchapter. However, the Chief Fiscal Officer of the State
28	shall seek and receive the advice of the Legislative Council before approving
29	or disapproving any contract or class or group of contracts authorized under
30	the provisions of this subchapter, unless the Legislative Council or Joint
31	Budget Committee specifically exempts the contract or class or group of
32	contracts by formal committee action.
33	
34	19-4-1714. Monthly report of contracts.
35	(a) The Chief Fiscal Officer of the State shall design and prescribe a
36	standard monthly report form on which state agencies shall report and

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1	describe all contracts executed during a calendar month, including, but not
2	limited to, a description of the services to be provided and the rate of
3	compensation to be paid.
4	(b) The Chief Fiscal Officer of the State shall verify the correctness
5	of each agency report and shall compile and submit a copy of such reports
6	monthly to the Legislative Council and the Legislative Joint Auditing
7	Committee for their information.
8	
9	19-4-1715. Filing of contracts.
10	Service contracts shall be governed by § 19-4-1109 relating to the
11	filing by state agencies of procurement contracts for services so as to be
12	available for public inspection and audit purposes.
13	
14	19-4-1716. Development and use of performance based contracts.
15	(a) The General Assembly finds that in the absence of adequate
16	attention to service quality, government programs often become wasteful,
17	ineffective, and unresponsive; that evaluating the quality of service
18	provided under state agency contracts for professional and consulting
19	services is necessary to protect the integrity of state-funded programs; that
20	the State Hospital Board and the Department of Human Services enter into many
21	of these types of contracts that involve millions of dollars of public funds;
22	that requiring the inclusion of a performance evaluation provision in
23	professional service contracts and consulting services contracts entered into
24	by the State Hospital Board and the Department of Human Services will provide
25	a mechanism for evaluating the quality of service provided under those
26	contracts; and that requiring the State Hospital Board and the Department of
27	Human Services to report annually regarding performance evaluation to the
28	House and Senate Interim Committees on Public Health, Welfare, and Labor or
29	appropriate subcommittees thereof will encourage the State Hospital Board and
30	the Department of Human Services to conduct thorough performance evaluations,
31	which may provide information that can help improve the programs and services
32	they provide. Therefore, it is declared to be the intent of this General
33	Assembly to require the State Hospital Board and the Department of Human
34	Services to include performance evaluation provisions in contracts for
35	professional services and consulting services and to report at least annually
36	regarding the evaluation of each contract.

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1	(b) All new professional services contracts and consultant services
2	contracts entered into by the State Hospital Board and the Department of
3	Human Services shall include a performance evaluation provision that outlines
4	a method for evaluating the service provided under the contract. The
5	provision shall identify the goals and performance indicators of the contract
6	and how the state agency intends to evaluate the service provided.
7	(c) The State Hospital Board and the Department of Human Services
8	shall actively seek appropriate remedy when contract performance is less than
9	satisfactory.
10	(d) The State Hospital Board and the Department of Human Services
11	shall report to the House and Senate Interim Committees on Public Health,
12	Welfare, and Labor or appropriate subcommittees thereof at least annually
13	regarding the performance evaluation of each professional services contract
14	and each consulting services contract. The House and Senate Interim
15	Committees on Public Health, Welfare, and Labor or appropriate subcommittees
16	thereof may refer contracts related to the Division of Youth Services of the
17	Department of Human Services to the Senate Interim Committee on Children and
18	Youth.
19	(e) The State Hospital Board and the Department of Human Services
20	shall not extend or renew an existing professional services contract or
21	consultant services contract unless the contract includes a provision for
22	performance evaluation.
23	(f) This section shall only apply to contracts required to be
24	submitted under § 19-4-1710 and shall not apply to architectural and
25	engineering services contracts.
26	(g) The House and Senate Interim Committees on Public Health, Welfare,
27	and Labor or appropriate subcommittees thereof shall report to the other
28	interim committees and to the General Assembly on the success of including
29	performance evaluation provisions in professional services and consultant
30	services contracts with regard to the legislative intent of this section and
31	make recommendations with regard to the expansion, continuation, or
32	termination of the use of performance evaluation provisions in professional
33	services and consultant services contracts.
34	
35	19-4-1717. Debarment or suspension.
36	(a) This section applies to debarment for cause from consideration for

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1	award of contracts or a suspension from such consideration during an
2	investigation where there is probable cause for such a debarment.
3	(b)(l)(A)(i) After reasonable notice to the contractor involved and
4	reasonable opportunity for that contractor to be heard, the Chief Fiscal
5	Officer of the State or the head of a purchasing agency shall have authority
6	to debar a contractor for cause from consideration for award of contracts,
7	provided that doing so is in the best interests of the state.
8	(ii) The debarment shall not be for a period of more
9	than three (3) years.
10	(B) The same officer shall have authority to suspend a
11	contractor from consideration for award of contracts, provided that doing so
12	is in the best interests of the state and there is probable cause for
13	debarment.
14	(C) The suspension shall not be for a period exceeding
15	three (3) months.
16	(2) The authority to debar or suspend shall be exercised in
17	accordance with regulations promulgated by the Chief Fiscal Officer of the
18	State.
19	(c) The causes for debarment or suspension because of unsuitability
20	for award of a contract shall be set forth in regulations promulgated by the
21	Chief Fiscal Officer of the State.
22	(d)(1) The Chief Fiscal Officer of the State or the head of a
23	purchasing agency shall issue a written decision to debar or suspend someone.
24	(2) The decision shall state the reasons for the action taken.
25	(e) A copy of the decision issued under subsection (d) of this section
26	shall be mailed or otherwise furnished within five (5) days after it is
27	written to the debarred or suspended contractor and any other party
28	intervening.
29	(f) A decision issued under subsection (d) of this section shall be
30	final and conclusive.
31	
32	SECTION 4. Arkansas Code § 19-11-203(14)(U), which exempts commodities
33	and services under the Arkansas Procurement Law, is repealed.
34	(U) Professional and consultant services procured in
35	accordance with \$19-4-101 et seq.;
36	

1 SECTION 5. Arkansas Code § 19-11-801 is amended to read as follows: 2 19-11-801. Policy. (a) It is the policy of the State of Arkansas and political 3 4 subdivisions that the state and political subdivisions shall megotiate 5 contracts for professional services on the basis of demonstrated competence 6 and qualifications for the type of services required and at fair and 7 reasonable prices and to prohibit the use of competitive bidding for the 8 procurement of professional services. follow the procedures stated in this 9 section, except competitive bidding shall not be used for the procurement of architectural, engineering, and land surveying professional consultant 10 11 services. (b) Public school districts shall negotiate contracts for construction 12 management in the same manner as set forth in subsection (a) of this section, 13 except that a two-thirds vote of the board of directors of a public school 14 15 district shall not be required for a school district to negotiate a contract 16 for construction management. 17 (c) For purposes of this subchapter, the term "professional services" shall include legal, architectural, engineering, land surveying, and such 18 19 other consulting services as the political subdivision shall designate by 20 two-thirds vote of its governing body. 21 22 SECTION 6. Arkansas Code § 19-11-802 (c), concerning annual statements 23 of qualifications and performance data for persons offering professional 24 services to political subdivisions of the State of Arkansas, is amended to 25 read as follows: 26 The political subdivision shall not use competitive bidding for (c) the procurement of professional services architectural, engineering, and land 27 28 surveying professional consulting services. 29 30 SECTION 7. Arkansas Code Title 19, Chapter 11, is amended to add an additional subchapter to read as follows: 31 19-11-1001. Definitions. 32 33 As used in this subchapter: 34 (1) "Consultant services contract" means a contract between a 35 state agency and an individual or organization in which: (A) The service to be rendered to the agency or to a 36

1	third-party beneficiary under the contract is primarily the giving of advice
2	by the contractor on a particular problem facing the agency or the third-
3	party beneficiary;
4	(B) The contractor is an independent contractor with
5	respect to the agency;
6	(C) The agency does not exercise managerial control over
7	the day-to-day activities of the contractor; and
8	(D) The contract specifies the results expected from the
9	services to be rendered by the contractor and the advice or assistance to be
10	provided;
11	(2) "Contractor" means any person or organization that executes
12	a contract with a state agency under which the person or organization agrees
13	to provide professional services or consultant services to the agency and the
14	individuals performing the services are not state employees occupying regular
15	full-time or part-time or extra help positions provided by law;
16	(3) "Director" means the State Procurement Director;
17	(4) "Employee" means an individual drawing a salary from a state
18	agency, whether elected or not, and any nonsalaried individual performing
19	professional services for any agency;
20	(5) "Professional services contract" means a contract between a
21	state agency and a contractor in which:
22	(A) The relationship between the contractor and the agency
23	is that of an independent contractor rather than that of an employee;
24	(B) The services to be rendered consist of the personal
25	services of an individual that are professional in nature;
26	(C) The agency does not have direct managerial control
27	over the day-to-day activities of the individual providing the services;
28	(D) The contract specifies the results expected from the
29	rendering of the services rather than detailing the manner in which the
30	services shall be rendered; and
31	(E) Services rendered under a professional services
32	contract are rendered to the agency itself or to a third-party beneficiary;
33	and
34	(6) "State agency" means any department, agency, board,
35	commission, or institution of higher education of the State of Arkansas.
36	

1	19-11-1002. Purpose of contracts.
2	The principal purpose of a professional services contract or a
3	consultant services contract is the procurement of the services of an
4 5	individual by the state agency rather than the procurement of commodities.
6	<u>19-11-1003.</u> Contracts exempted.
7	(a) This subchapter shall not apply to the contracts of the Arkansas
8	State Highway and Transportation Department that are covered by the technical
9	work requirements and administrative controls of the Federal Highway
10	Administration, nor shall the provisions of this subchapter be applicable to
11	contracts entered into by the Arkansas State Highway and Transportation
12	Department in which the cost and fee are established by competitive bidding.
13	(b) This subchapter shall not apply to contracts of institutions of
14	higher education that:
15	(1) Will be paid in total from funds generated from ticket sales
16	and call for no obligation by the contracting institution beyond the amount
17	received from the revenue source; or
18	(2) Are for services related to patents, copyrights, or
19	trademarks.
20	(c) This subchapter does not apply to contracts created under
21	federally approved state plans for services reimbursed under Title V or Title
22	XIX of the federal Social Security Act, as it existed on January 1, 2001, if
23	those contracts and services conform to all applicable federal laws and
24	rules, and to the ethical standards provided for in § 19-11-704.
25	
26	19-11-1004. Restrictions on contracts.
27	(a) No contract under this subchapter shall be used to avoid the
28	purpose or the spirit of the General Accounting and Budgetary Procedures Law
29	of Arkansas.
30	(b) No contract shall be approved that would be in violation of §§ 19-
31	4-701 through 19-4-711, relating to expenditures.
32	(c)(l) Except as provided in this subsection, no state agency shall
33	engage in a professional services or consultant services contract with a
34	part-time or full-time employee who occupies a position authorized to be paid
35	from extra help or regular salaries for a state agency, except as provided in
36	<u>§ 21-1-403.</u>

1	(2) However, this subsection does not prohibit an institution of
2	higher education from executing a contract with a state agency under which
3	professional or consulting services will be performed by employees of the
4	institution of higher education.
5	(3) An employee of an institution of higher education performing
6	professional or consulting services to a state agency may receive additional
7	compensation if:
8	(A) The institution of higher education requests and
9	receives written approval from the State Procurement Director concerning the
10	amount of additional compensation to be paid to any employee; and
11	(B) The total salary payments received from the employee's
12	regular salaried position and amounts received for services performed under a
13	professional services contract do not exceed one hundred twenty-five percent
14	(125%) of the maximum annual salary authorized by law for the employee's
15	position with the institution of higher education.
16	(d) No director or any other department head of any agency of this
17	state shall receive additional compensation under this subchapter.
18	(e)(l) Any contract under which an agency retains day-to-day
19	managerial control over the person performing the services or in which the
20	relationship between the contractor and the agency is that of employer and
21	employee is not a professional services contract and is prohibited.
22	(2) However, the Department of Information Services may employ
23	persons over whom they exercise day-to-day managerial control for those
24	services under § 25-4-112 for which professional services contracts may be
25	used.
26	
27	19-11-1005. General guidelines and regulations.
28	The State Procurement Director, after soliciting suggestions from state
29	agencies and after seeking and receiving the advice of the Attorney General
30	and of the Legislative Council, or of the Joint Budget Committee if the
31	General Assembly is in session, shall publish general guidelines for the
32	procurement of professional and consultant services contracts and general
33	regulations governing the use of each type of contract.
34	
35	19-11-1006. Submission of contracts required.
36	(a)(1) All contracts for professional services or consultant services,

1	except for those which are specifically exempt from review, requiring the
2	services of an individual for regular full-time or part-time weekly work
3	where the total compensation exceeds twenty-five thousand dollars (\$25,000),
4	must be presented to the Legislative Council, or to the Joint Budget
5	Committee if the General Assembly is in session, before the execution date of
6	the contract.
7	(2) The Legislative Council or the Joint Budget Committee shall
8	provide the State Procurement Director with their advice as to the propriety
9	of the contract within thirty (30) days after receipt of the proposed
10	contract.
11	(3) The contract shall not be submitted to the Legislative
12	Council or to the Joint Budget Committee until the department has reviewed
13	the contract and provided the Legislative Council or the Joint Budget
14	Committee with a recommendation regarding the legality of the contract.
15	(b) The Legislative Council or the Joint Budget Committee may review
16	or exempt from review any contract or group of contracts contemplated by this
17	subchapter.
18	(c)(l) Funds from grants and contracts to any state institution of
19	higher education may be used for the purpose of subcontracting with
20	institutions under the performance conditions of the grants or contracts.
21	(2) Subcontracts for research that are derived from grants and
22	contracts to any state institution of higher education require the prior
23	approval of the State Procurement Director and a review by the Legislative
24	Council or by the Joint Budget Committee.
25	
26	19-11-1007. Certification by agency head.
27	The head of every agency shall certify by his or her signature on each
28	contract entered into by that agency that:
29	(1) All information required by law and by regulations is
30	supplied;
31	(2) The proper contracting form is utilized;
32	(3) All information contained in the contract is true and
33	correct to the best of his or her knowledge and belief;
34	(4) All general guidelines prescribed by the State Procurement
35	Director have been complied with;
36	(5) The services proposed to be provided under the contract are

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1	necessary for operation of the state agency in fulfilling its legal
2	responsibilities and cannot be provided by any existing state agency;
3	(6) The contractor is fully qualified to perform the contract
4	and has no vested interest in the subject matter of the contract that would
5	constitute a conflict of interest and a bar to the contractor providing
6	services of a professional and disinterested quality; and
7	(7) The contract terms are reasonable and the benefits to be
8	derived are sufficient to warrant the expenditure of the funds called for in
9	the contract.
10	
11	19-11-1008. Approval or disapproval of contracts.
12	(a) The State Procurement Director may make whatever additional
13	inquiry he or she deems necessary and may require that additional information
14	be supplied if he or she has reason to believe that the contract should be
15	rejected because it does not comply with this subchapter.
16	(b) The director shall return to the contracting state agency any
17	contract which fails to comply with the applicable laws and regulations
18	governing the contract and shall approve any contract that complies with this
19	subchapter.
20	(c)(1) The director shall immediately report to the Legislative
21	Council, or to the Joint Budget Committee, if the General Assembly is in
22	session, the disapproval of any contracts or payments and the reasons for the
23	disapproval.
24	(2) After the director reports the disapproval, the agency
25	involved may then request a hearing before the Legislative Council or the
26	Joint Budget Committee.
27	(d) The Legislative Council or the Joint Budget Committee, upon a
28	hearing of the facts, may:
29	(1) Request that the state agency make certain changes in the
30	contract involved;
31	(2) Request that the director reconsider his or her prior
32	disapproval of the contract or payment; or
33	(3) Notify the state agency that it concurs in the decision of
34	the director.
35	(e)(1) The director shall have final and ultimate authority over the
36	supervision and approval of all contracts described in this subchapter.

1	(2) However, the State Procurement Director shall seek and
2	receive the advice of the Legislative Council or the Joint Budget Committee
3	before approving or disapproving any contract or class or group of contracts
4	authorized under this subchapter, unless the Legislative Council or Joint
5	Budget Committee specifically exempts the contract or class or group of
6	contracts by formal committee action.
7	
8	19-11-1009. Filing of contracts.
9	Service contracts filed with a state agency under § 19-4-1106 shall be
10	available for public inspection and auditing purposes.
11	
12	19-11-1010. Development and use of performance based contracts.
13	(a) Performance based contracts provide an effective, efficient method
14	of monitoring and evaluating the overall quality of services provided.
15	(b) The practice of including benchmark objectives that the provider
16	must attain at specific intervals during the term of the contract is an
17	essential requirement for measuring performance.
18	(c) Under regulations promulgated by the State Procurement Director,
19	all state agencies, boards, commissions, and institutions of higher education
20	shall use performance based standards in professional and consultant service
21	contracts.
22	
23	SECTION 8. Arkansas Code § 21-1-403(c), is amended to read as follows:
24	(c) <u>(1)</u> This section is not intended to require competitive bidding for
25	architectural, engineering, medical, or legal services or other professional
26	services under § 19-4-1701 et seq. Constitutional officers shall not enter
27	into professional and consultant services contracts with state agencies
28	subject to §§19-11-1001 through 19-11-1011.
29	(2) Such Any professional and consultant services contracts
30	obtained by constitutional officers or their spouses with any state agency
31	exempt from §§ 19-11-1001 through 19-11-1011, must receive prior approval of
32	the Joint Budget Committee during legislative sessions, the Legislative
33	Council between legislative sessions, and the Governor.
34	
35	SECTION 9. EMERGENCY CLAUSE. It is found and determined by the
36	General Assembly of the State of Arkansas that professional and consultant

1	services contracts are exempt from the competitive bidding requirements of
2	the Arkansas Procurement Law; that the competitive bidding requirements of
3	the Arkansas Procurement Law should apply to professional and consultant
4	services contracts to reduce costs in the state procurement process by
5	fostering economic competition; and that this act is immediately necessary
6	because unnecessary costs are being incurred in the state procurement
7	process. Therefore, an emergency is declared to exist and this act being
8	immediately necessary for the preservation of the public peace, health, and
9	safety shall become effective on:
10	(1) The date of its approval by the Governor;
11	(2) If the bill is neither approved nor vetoed by the Governor,
12	the expiration of the period of time during which the Governor may veto the
13	bill; or
14	(3) If the bill is vetoed by the Governor and the veto is
15	overridden, the date the last house overrides the veto.
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17	/s/ Dangeau
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