1	State of Arkansas	A Bill	
2	84th General Assembly	A DIII	HOUGE DILL 1544
3	Regular Session, 2003		HOUSE BILL 1544
4	D D (1) D		
5	By: Representative Dangeau		
6	By: Senator Baker		
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9	F	or An Act To Be Entitled	i
10	_	IND VARIOUS PROVISIONS OF	-
11		CUREMENT LAW; AND FOR OTH	
12	ARRANDAD I ROC	ORDINI LAW, AND FOR OTH	LK TOKTODED.
13		Subtitle	
14	AN ACT TO	AMEND VARIOUS PROVISIONS	OF
15	THE ARKANS	AS PROCUREMENT LAW.	
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18	BE IT ENACTED BY THE GENERA	L ASSEMBLY OF THE STATE (OF ARKANSAS:
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20	SECTION 1. Arkansas	Code § 19-11-203(14), cor	ncerning exempt
21	commodities and services un	der the Arkansas Procure	ment Law, is amended to
22	add a new subdivision to re	ad as follows:	
23	(BB) Capital improve	ments valued at less thar	n twenty thousand dollars
24	(\$20,000), subject to State	Building Services minimu	ım standards and criteria.
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26	SECTION 2 Arkansas C	ode § 19-11-205(2), conce	erning the definition of
27	nonexpendable commodities,	is amended to read as fol	llows:
28	(2) "Nonexpend	able commodities" means a	all tangible commodities
29	having an original acquisit	ion cost of over three h	undred dollars (\$300) two
30	thousand five hundred dolla	<u>rs (\$2,500)</u> per unit and	a useful life of more
31	than one (1) year;		
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33	SECTION 3. Arkansas	Code § 19-11-218(3), cond	cerning the duties of the
34	State Procurement Director,		
35	_	•	es or to any state agency
36	as the director may deem ap	propriate, within the lim	mitations of state law and

T	the state procurement rules and regulations.			
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3	SECTION 4. Arkansas Code § 19-11-222(a), concerning the State			
4	Procurement Director's exclusive jurisdiction over procurement of certain			
5	commodities and services, is amended to read as follows:			
6	(a) The State Procurement Director shall have exclusive jurisdiction			
7	over the procurement of the following commodities and services:			
8	(1) Items subject to Arkansas Constitution, Amendment 54;			
9	(2) Wholesale gasoline, oil, antifreeze, and related products;			
10	(3) Tires;			
11	(4) Tubes;			
12	(5)(4) Passenger motor vehicles and trucks, except highway			
13	construction and highway maintenance equipment or any specialized type of			
14	equipment used in highway construction except as otherwise provided in this			
15	subchapter;			
16	(6)(5) Paper products;			
17	(7)(6) New and used school buses for state agencies and school			
18	districts; and			
19	(8)(7) A purchasing card program and travel card program to			
20	include implementation and administration $_{oldsymbol{ au}}$, and			
21	(8) An electronic commerce procurement solution consistent with			
22	the established financial systems of the state to include planning,			
23	implementation, and administration.			
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25	SECTION 5. Arkansas Code § 19-11-229(f), concerning the evaluation of			
26	competitive bids, is amended to read as follows:			
27	(f) Bids shall be evaluated based on the requirements set forth in the			
28	invitation for bids. These requirements may include criteria to determine			
29	acceptability such as inspection, testing, quality, workmanship, delivery,			
30	past performance, and suitability for a particular purpose and criteria			
31	affecting price such as life-cycle or total ownership costs. The invitation			
32	for bids shall set forth the evaluation criteria to be used. No criteria may			
33	be used in bid evaluation that were not set forth in the invitation for bids			
34				
35	SECTION 6. Arkansas Code § 19-11-234(d), concerning copies of			
36	competitive bid orders and purchase orders and records to be kept of			

- procurements involving bids of less than twenty-five thousand dollars (\$25,000), is repealed.
- (d)(1) Copies of the competitive bid form and the purchase order must

 be forwarded to the Office of State Procurement within the first ten (10)

 days of each month by all state agencies not having agency procurement

 officials.
 - (2) The director or agency procurement official shall keep a record of all procurements requiring bids less than or equal to twenty-five thousand dollars (\$25,000). An abstract of the bids shall be retained in the bid file and shall be available for public inspection.

- SECTION 7. Arkansas Code § 19-11-244(c), concerning the resolution of protested solicitations and awards, is amended to read as follows:
- (c) If the protest is not resolved by mutual agreement, and after reasonable notice to the person involved and reasonable opportunity for that person to be heard respond to the protest issues according to the regulations promulgated by the director, the director, the head of a procurement agency, or a designee of either officer shall promptly issue a decision in writing. The decision shall state the reasons for the action taken.

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- SECTION 8. Arkansas Code § 19-11-245(b), concerning the debarment or suspension of consideration for award of contracts, is amended to read as follows:
- opportunity for that person to be heard have a hearing according to the regulations promulgated by the State Procurement Director, the State Procurement Director or the head of a procurement agency shall have authority to debar a person for cause from consideration for award of contracts, provided that doing so is in the best interests of the state. The debarment shall not be for a period of more than three (3) years. The same officer shall have authority to suspend a person from consideration for award of contracts, provided that doing so is in the best interests of the state and there is probable cause for debarment. The suspension shall not be for a period exceeding three (3) months. The authority to debar or suspend shall be exercised in accordance with regulations promulgated by the director.

1	SECTION 9. Arkansas Code § 19-11-246(c), concerning the written		
2	decision issued when a contract-based claim between the State and a		
3	contractor are not resolved by mutual agreement, is amended to read as		
4	follows:		
5	(c) If such a claim or controversy is not resolved by mutual		
6	agreement, and after reasonable notice to the person involved and reasonable		
7	opportunity for that person to be heard respond to the claim or controversy		
8	in accordance with the regulations promulgated by the director, the director		
9	the head of a procurement agency, or the designee of either officer shall		
10	promptly issue a decision in writing. The decision shall state the reasons		
11	for the action taken.		
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13	SECTION 10. Arkansas Code § 19-11-250 is amended to read as follows:		
14	19-11-250. Sale, etc., of commodities.		
15	Any public procurement unit by agreement with another public		
16	procurement unit may sell to, acquire from, or use any commodities belonging		
17	to or produced by another public procurement unit or external procurement		
18	activity independent of the requirement requirements of §§ 19-11-204,		
19	19-11-228 - 19-11-240, and 19-11-263, which refer to source selection and		
20	contract formation, and §§ 19-11-205, 19-11-242, and 19-11-243, which refer		
21	to commodity management.		
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23	SECTION 11. Arkansas Code 19-11-259(a), concerning definitions		
24	regarding preferences among bidders, is amended to read as follows:		
25	(a) Definitions. The definitions in this subsection shall not be		
26	applicable to other sections of this subchapter. As used in this section,		
27	unless the context otherwise requires:		
28	(1) "Public agencies" shall mean all counties, municipalities,		
29	and political subdivisions of the state; "Commodities" shall mean materials		
30	and equipment used in the construction of public works projects;		
31	(2) "Lowest qualified bid" shall mean the lowest bid which		
32	conforms to the specifications and request for bids;		
33	(3) "Firm resident in Arkansas" shall mean any individual,		
34	partnership, association, or corporation, whether domestic or foreign, who:		
35	(A) Maintains at least one (1) staffed office in this		
36	state;		

1	(B) For not less than two (2) successive years immediately			
2	prior to submitting a bid, has paid taxes under the Arkansas Employment			
3	Security Law, § 11-10-101 et seq., unless exempt there from, and either the			
4	Arkansas Gross Receipts Act of 1941, § 26-52-101 et seq., or the Arkansas			
5	Compensating Tax Act of 1949, § 26-53-101 et seq., on any property used or			
6	intended to be used for or in connection with the firm's business; and			
7	(C) Within the two-year period, has paid any taxes to one			
8	(1) or more counties, school districts, or municipalities of the State of			
9	Arkansas on either real or personal property used or intended to be used or			
10	in connection with the firm's business; and			
11	(4) "Commodities" shall mean materials and equipment used in the			
12	construction of public works projects; and "Public agencies" shall mean all			
13	counties, municipalities, and political subdivisions of the state; and			
14	(5) (4) "Nonresident firm" shall mean a firm which is not			
15	included in the definition of a "firm resident in Arkansas".			
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17	SECTION 12. Arkansas Code 15-4-313(5), concerning the definition of			
18	"minority" under the Minority Business Economic Development Act, is amended			
19	to read as follows:			
20	(5) "Minority" means a black citizen or black lawful permanent			
21	resident of the State of Arkansas; black American, Hispanic American,			
22	American Indian, or Asian and Pacific Islander;			
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