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 2	State of Arkansas 84th General Assembly	A Bill	
3	Regular Session, 2003		SENATE BILL 724
4			
5	By: Senator Madison		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO AUTHORIZE MUNICIPALIES AND SANITATION		
10	AUTHORITIES TO ENTER INTO DESIGN-BUILD-OPERATE		
11	CONTRACTS; AND FOR OTHER PURPOSES.		
12			
13			
14		Subtitle	
15	TO ALL	OW MUNICIPALITIES AND SANITATION	
16	AUTHOR	ITIES TO ENTER INTO DESIGN-BUILD-	
17	OPERAT	E CONTRACTS.	
18			
19	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:
20			
21	SECTION 1. Arkans	sas Code 22-9-203, concerning publ	ic improvement award
22	procedures, is amended to add an additional subsection to read as follows:		
23	(j)(1) Not withstanding any other provision of law to the contrary,		
24	any municipality or sani	itation authority may enter into c	contracts with
25	private persons, firms,	associations, corporations, joint	ventures, or other
26	legal entity, including	a combination of any of those ent	ities, to provide
27	for the design, building	g, operation and maintenance of al	l or any portion of
28	<u>its wastewater treatment</u>	t system, storm-water system, wate	er system, or
29	sanitary sewer collection	on system, or any combination of t	hose systems.
30	<u>(2)</u> The cor	ntracts may include provisions for	the design,
31	financing, construction,	, repair, reconditioning, replacem	ment, operation and
32	<u>maintenance of the system</u>	em, or any combination of such ser	vices and functions.
33	(3) Prior t	to entering into a contract under	this section, the
34	governing authority shal	ll solicit competitive sealed prop	osals.
35	(4) The gov	verning authority shall first esta	<u>iblish criteria for</u>
36	evaluation of any entity	y submitting proposals on the cont	racts for the



1	purpose of assisting the governing authority in making a review of the		
2	entity's previous performance on projects of comparable nature and magnitude		
3	and the environmental compliance record of the entity during the five (5)		
4	years immediately preceding the execution of the contract.		
5	(5) The governing authority shall take into consideration the		
6	information to assist in determining the eligibility of any entity.		
7	(6) The award of a contract under this section shall be made to		
8	the responsible and responsive entity whose proposal is determined in writing		
9	to be the most advantageous to the governmental authority, taking into		
10	consideration the evaluation factors set forth in the request for proposals.		
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