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: H3/15/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2679
4			
5	By: Representative Dangeau		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT 7	TO AMEND VARIOUS PROVISIONS OF TH	Е
10	ARKANSAS	S PROCUREMENT LAW; AND FOR OTHER	PURPOSES.
11			
12		Subtitle	
13	AN AG	CT TO AMEND VARIOUS PROVISIONS OF	
14	THE A	ARKANSAS PROCUREMENT LAW.	
15			
16			
17	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
18			
19	SECTION 1. Arka	ansas Code § 19-11-203 is amended	to read as follows:
20	19-11-203. Defin	nitions generally.	
21	As used in this	subchapter, unless the context of	therwise requires:
22	(1)(A) "A	Agency procurement official" means	s any person authorized
23	by a state agency to e	enter into and administer contract	ts and make written
24	determinations and fin	ndings with respect thereto, in ac	ccordance with
25	procedures prescribed	by this subchapter and the regula	ations promulgated
26	under it.		
27	(B)	The term also includes an author	rized representative
28	acting within the limi	•	
29		iness" means any corporation, part	
30		joint-stock company, joint venture	e, or any other legal
31	entity;		
32		Capital improvement" means all lar	U
33		, on-site and off-site improvement	
34		nts, existing or future, and all o	
35		vations thereof which are undertal	ken, owned, operated,
36	or otherwise managed b	by a state agency.	



1 "Capital improvement" shall not include construction (B) 2 and reconstruction of roads and bridges in the state highway system by the State Highway Commission, nor shall the term "capital improvement" include 3 4 any building, facility, plant, structure, or other improvement constructed 5 by, or in behalf of, the Arkansas State Highway and Transportation Department 6 or the State Highway Commission; 7 (4) "Commodities" means all property, including, but not limited 8 to, equipment, printing, stationery, supplies, and insurance but excluding 9 leases on real property, real property or a permanent interest in real property, exempt commodities and services, and capital improvements; 10 11 (5)(A) "Contract" means all types of state agreements, 12 regardless of what they may be called, for the purchase of commodities and services and for the disposal of surplus commodities and services not 13 14 otherwise exempt. 15 (B)(i) It includes awards and notices of award, contracts 16 of a fixed-price, cost, cost-plus-a-fixed-fee, or incentive type, contracts 17 providing for the issuance of job or task orders, leases, letter contracts, and purchase orders. 18 19 (ii) It also includes supplemental agreements with 20 respect to any of these items; 21 (6) "Contract modification" means any written alteration in 22 specifications, delivery point, rate of delivery, period of performance, 23 price, quantity, or other provisions of any contract accomplished by mutual action of the parties to the contract; 24 "Contractor" means any person having a contract with a state 25 (7) 26 agency; 27 (8) "Data" means recorded information, regardless of form or 28 characteristic; 29 "Debarment" means the disqualification of a person to (9) 30 receive invitations for bids or requests for proposals or the award of a contract by the state for a specified period of time commensurate with the 31 32 seriousness of the offense or the failure or the inadequacy of performance; 33 (10) "Designee" means a duly authorized representative of a 34 person holding a superior position; 35 "Electronic" means electrical, digital, magnetic, optical, (11)36 or any other similar technology;

HB2679

1 "Employee" means an individual drawing a salary from a (12) 2 state agency, whether elected or not, and any nonsalaried individual 3 performing personal services for any agency; 4 (13) "Exempt agencies" means the constitutional departments of 5 the state, the elected constitutional offices of the state, the General 6 Assembly, including the Legislative Council and the Legislative Joint 7 Auditing Committee and supporting agencies and bureaus thereof, the Supreme 8 Court, the Court of Appeals, circuit courts, prosecuting attorneys, and the 9 Administrative Office of the Courts; "Exempt commodities and services" means: 10 (14)11 (A) Advertising in newspapers, periodicals, and related 12 publications, and on television, radio, billboards, and electronic media; (B) Animals procured for medical research; 13 14 (C)(i) Commodities and services for use in research, 15 education, and treatment for the diagnosis, cure, and prevention of disease 16 may be procured, with administrative approval, through a group purchasing 17 entity serving other public health institutions when substantial savings are available. 18 19 (ii) A report shall be filed annually with the division Division of the Legislative Audit reflecting the justification of 20 21 and the estimated savings accruing due to the use of this exemption; 22 (D)(i) Commodities procured for resale in cafeterias, 23 commissaries, bookstores, gift shops, canteens, and other similar 24 establishments. 25 (ii) However, these commodities procured shall not 26 be sold or transferred to any agency with the intent of circumventing 27 applicable procurement procedures; 28 (E) Commodities procured from nonprofit workshops in 29 accordance with § 19-11-501 et seq.; 30 (F)(i) Contracts awarded by agencies for the construction of buildings and facilities and for major repairs. 31 32 (ii) These contract exemptions shall not extend to 33 the procurement of any commodities not otherwise exempt, which are to be 34 furnished by the agency under any such contract; 35 (G) Contracts awarded by the Arkansas State Highway and 36 Transportation Department for the construction, reconstruction, and

HB2679

1 maintenance of roads and bridges in the state highway system and for the 2 county, rural road aid, and city street aid programs; 3 (H) Contracts by institutions of higher learning for 4 personal and consulting services and contracts with students; 5 (I)(i) Farm products procured or sold by a state agency 6 having an agency procurement official. 7 (ii) The current trade customs with respect to the 8 procurement or sale of cotton, cotton seed, rice, and other farm products 9 shall be followed when it is necessary to do so in order to obtain the best price for the commodities procured or sold; 10 11 (J) Fees, including medical fees and physician fees; 12 (K) Foster care maintenance services provided by foster family homes approved by the Division of Children and Family Services for 13 14 children whose placement and care are the responsibility of the division; 15 (L) Freight and storage charges and demurrage; 16 (M) Licenses required prior to performance of services; 17 (N)(i) Livestock procured by an agency having an official experienced in selection and procurement of livestock. 18 19 (ii) Such procurement will be reported to the State Procurement Director, giving details of the purchase; 20 21 (0) Livestock procured for breeding, research, or 22 experimental purposes; 23 (P) Maintenance on office machines and technical 24 equipment; 25 (Q) Medical items specifically requested by a physician 26 for treatment or diagnosis of patients in his or her care including 27 prosthetic devices, surgical instruments, heart valves, pacemakers, 28 radioisotopes, and catheters; 29 (R) Membership in professional, trade, and other similar 30 associations; 31 (S) Perishable foodstuffs for immediate use or processing; 32 (T) Postage; 33 (U) Published books, manuals, maps, periodicals, films, 34 technical pamphlets, and copyrighted educational aids for use in libraries 35 and for other informational or instructional purposes in instances in which 36 other applicable law does not provide a restrictive means for the acquisition

03-15-2005 10:47 MBM217

1 of them; (V) Services of visiting speakers, lecturers, and 2 3 performing artists; 4 (W) Taxes; 5 (X) Travel expense items such as room and board and 6 transportation charges; 7 (Y) Utility services or equipment which is defined, 8 recognized, and regulated by the Arkansas Public Service Commission as a 9 monopoly offering; (Z) Works of art for museum and public display; 10 11 (AA) Capital improvements valued at less than twenty 12 thousand dollars (\$20,000), subject to minimum standards and criteria of the Arkansas Building Authority; and 13 14 (BB) Services related to work force development, incumbent 15 work force training, or specialized business or industry training. 16 (15)(A)(i) "Grant" means the furnishing by the state of 17 assistance, whether financial or otherwise, to any person to support a 18 program authorized by law. 19 (ii) It does not include an award whose primary purpose is to procure an end product, whether in the form of commodities or 20 21 services. 22 (B) A contract resulting from such an award is not a grant 23 but a procurement contract; 24 (16) "May" means the permissive; "Paper product" means any item manufactured from paper or 25 (17) 26 paperboard; 27 (18) "Person" means any business, individual, union, committee, 28 club, or other organization or group of individuals; (19) "Political subdivisions" means counties, municipalities, 29 30 and school districts; 31 (20)(A) "Procurement" means the buying, purchasing, renting, 32 leasing, or otherwise obtaining of any commodities or services. 33 (B) It also includes all functions that pertain to the 34 obtaining of any public procurement, including description of requirements, selection and solicitation of sources, preparation and award of contract, 35 disposal of commodities, and all phases of contract administration; 36

1 (21) "Procurement agency" means any state agency which is 2 authorized by this subchapter or implementing regulations, or by way of delegation from the State Procurement Director to contract on its own behalf 3 4 rather than through the central contracting authority of the State Procurement Director: 5 6 (22)(A) "Procurement agent" means any person authorized by a 7 state agency not having an agency procurement official to enter into and administer contracts and make written determinations and findings with 8 9 respect thereto, in accordance with procedures prescribed by this subchapter. 10 (B) The term also includes an authorized representative 11 acting within the limits of authority; (23)(A) "Public funds" means all state-appropriated and cash 12 13 funds of state agencies, as defined by applicable law or official ruling. Public funds for purposes of this subchapter shall not include funds 14 15 administered by, or under the control of, agencies, except public funds. 16 (B) Without necessarily being limited thereto, it does not 17 include grants, donations, research contracts, and revenues derived from self-supporting enterprises which are not operated as a primary function of 18 19 the agency, no part of which funds are deposited in the State Treasury; 20 "Public notice" means the distribution or dissemination of (24) 21 information to interested parties using methods that are reasonably 22 available. Such methods will often include publication in newspapers of 23 general circulation, electronic or paper mailing lists, and websites 24 designated by the State of Arkansas and maintained for that purpose; (25)(A) "Purchase request" means that document written or 25 26 electronic whereby a using agency requests that a contract be obtained for a 27 specified need. 28 (B) It may include, but is not limited to, the technical 29 description of the requested item, delivery schedule, transportation, 30 criteria for evaluation of solicitees, suggested sources of supply, and information supplied for the making of any written or electronic 31 32 determination and finding required by this subchapter; 33 (26) "Recycled paper" means paper which contains recycled fiber 34 in a proportion specified by the State Procurement Director; 35 (27)(A) "Services" means the furnishing of labor, time, or effort by a contractor, not involving the delivery of a specific end product 36

1 other than reports which are merely incidental to the required performance. 2 (B) This term shall not include employment agreements, collective bargaining agreements, exempt commodities and services, or 3 4 architectural or engineering contracts requiring approval of Arkansas State Building Services Arkansas Building Authority or public institutions of 5 6 higher education; 7 (28) "Shall" means the imperative; 8 (29) "Signature"' means a manual or an electronic or a digital 9 method executed or adopted by a party with the intent to be bound by or to 10 authenticate a record which is: 11 (A) Unique to the person using it; 12 (B) Capable of verification; (C) Under the sole control of the person using it; and 13 (D) Linked to data in such a manner that if the data are 14 15 changed, the electronic signature is invalidated; 16 (30)(A) "State agency" means any agency, institution, authority, 17 departments department, board, commission, bureau, council, or other agency of the state supported by appropriation of state or federal funds, except an 18 19 exempt agency pursuant to § 19-11-203(13). 20 (B) "State agency" includes an exempt agency when any 21 agency or exempt agency procures any item subject to Arkansas Constitution, 22 Amendment 54; 23 (31)(A) "State contract" means a contract for the procurement of 24 commodities or services in volume, awarded by the State Procurement Director. 25 (B) The contract may apply to all or part of the state; 26 "State Procurement Director" means the person holding the (32) 27 position created in § 19-11-216, as the head of the central procurement 28 office of the State of Arkansas; 29 "Suspension" means the disqualification of a person to (33) 30 receive invitations for bids, requests for proposals, or the award of a contract by the state for a temporary period pending the completion of an 31 32 investigation and any legal proceedings that may ensue because a person is 33 suspected upon probable cause of engaging in criminal, fraudulent, or 34 seriously improper conduct or failure or inadequacy of performance, which may 35 lead to debarment; 36 (34) "Technical and general services" means:

1	(A) Work accomplished by skilled individuals involving		
2	time, labor, and a degree of expertise, in which performance is evaluated		
3	based upon the quality of the work and the results produced;		
4	(B) Work performed to meet a demand, including, but not		
5	limited to, work of a recurring nature that does not necessarily require		
6	special skills or extensive training; or		
7	(C) The furnishing of labor, time, or effort by a		
8	contractor or vendor, not involving the delivery of any specific end product		
9	other than reports that are incidental to the required performance;		
10	(34)<u>(</u>35) "Using agency" means any state agency which utilizes		
11	any commodities or services purchased under this subchapter; and		
12	(35)(36) "Written" or "in writing" means the product of any		
13	method of forming characters on paper, other materials, or viewable screens,		
14	which can be read, retrieved, and reproduced, including information that is		
15	electronically transmitted and stored.		
16			
17	SECTION 2. Arkansas Code § 19-11-220(a), concerning officials for		
18	commodities and services, is amended to read as follows:		
19	(a) In addition to any state agency authorized by regulation to have		
20	an agency procurement official, each of the following state agencies may		
21	elect to have such an official for commodities, technical and general		
22	services, and professional and consultant services which are not within the		
23	exclusive jurisdiction of the State Procurement Director, and which are not		
24	under state contract:		
25	(1) Arkansas State Highway and Transportation Department;		
26	(2) Arkansas State University at Beebe;		
27	(3) Arkansas State University at Jonesboro;		
28	(4) Arkansas State University System;		
29	(5) Arkansas Tech University;		
30	(6) Henderson State University;		
31	(7) Southern Arkansas University;		
32	(8) University of Arkansas at Fayetteville;		
33	(9) University of Arkansas Fund entities;		
34	(10) University of Arkansas at Little Rock;		
35	(11) University of Arkansas at Monticello;		
36	(12) University of Arkansas at Pine Bluff;		

1	(13)	University of Arkansas for Medical Sciences;
2	(14)	University of Central Arkansas;
3	(15)	Arkansas State University at Mountain Home;
4	(16)	Arkansas State University at Newport;
5	(17)	Black River Technical College;
6	(18)	Cossatot Technical College;
7	(19)	East Arkansas Community College;
8	(20)	Garland County Community College;
9	(21)	Mississippi County Community College;
10	(22)	Mid-South Community College;
11	(23)	North Arkansas College;
12	(24)	Northwest Arkansas Community College;
13	(25)	Ouachita Technical College;
14	(26)	Ozarka Technical College;
15	(27)	Phillips Community College of the University of Arkansas;
16	(28)	Petit Jean College;
17	(29)	Pulaski Technical College;
18	(30)	Rich Mountain Community College;
19	(31)	Southern Arkansas University Tech;
20	(32)	Southeast Arkansas College;
21	(33)	South Arkansas Community College;
22	(34)	University of Arkansas Community College at Batesville;
23	(35)	University of Arkansas Community College at Hope;
24	(36)	Westark College; and
25	(37)	Department of Higher Education.
26		
27	SECTION 3.	Arkansas Code § 19-11-221(a), concerning agency procurement
28	officials for the	Department of Correction, is amended to read as follows:
29	(a) In add	ition to those agencies, institutions, and departments of
30	state government	enumerated in § 19-11-220 which are authorized to elect to
31	have agency procurement officials for commodities, technical and general	
32	services, and professional and consultant services which are not within the	
33	exclusive jurisdiction of the State Procurement Director, which are not under	
34	state contract, and which are not procured in accordance with § 19-11-230,	
35	the Department of Correction and the Department of Community Correction are	
36	authorized to hav	e such officials, for the sole purpose of procuring

HB2679

1	perishable food items, who shall possess all powers, functions, and duties as		
2	authorized for agency procurement officials under the provisions of this		
3	subchapter with respect to perishable food items only.		
4			
5	SECTION 4. Arkansas Code § 19-11-222(a), concerning exclusive		
6	jurisdiction over procurement, is amended to read as follows:		
7	(a) The State Procurement Director shall have exclusive jurisdiction		
8	over the procurement of the following commodities and services :		
9	(1) Items subject to Arkansas Constitution, Amendment 54;		
10	(2) Wholesale gasoline, oil, and related products;		
11	(3) Tires;		
12	(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	(5) Paper products;		
17	(6) New and used school buses for state agencies and school		
18	districts ;		
19	(7) A purchasing card program and travel card program to include		
20	implementation and administration; and		
21	(8) An electronic commerce procurement solution to include		
22	planning and administration, consistent with the established financial		
23	systems of the state.		
24			
25	SECTION 5. Arkansas Code § 19-11-223 is amended to read as follows:		
26	19-11-223. Commodities, technical and general services, and		
27	professional and consultant services under state contract.		
28	(a) In addition to establishing a state contract for those		
29	commodities, technical and general services, and professional and consultant		
30	services within the exclusive jurisdiction of the State Procurement Director		
31	under § 19-11-222, the director may award a state contract for other		
32	commodities, technical and general services, and professional and consultant		
33	services in those instances where substantial savings may be effected by		
34	quantity purchasing of commodities, technical and general services, or		
35	professional and consultant services in general use by several state		
36	agencies.		

HB2679

(b) State contracts shall be limited to those commodities on which, by
 virtue of custom or trade, substantial savings may be realized. In those
 instances where substantial savings are not effected, the letting of state
 contracts for those commodities shall be discontinued.

5 (c) Except for the procurement of commodities, technical and general 6 services, and professional and consultant services within the exclusive 7 jurisdiction of the director, state agencies with agency procurement 8 officials which can demonstrate a geographical or volume buying advantage 9 need not participate in the state contract. However, if the commodities, technical and general services, or professional and consultant services 10 11 obtained are procured at a substantially higher price during the same state 12 contract period, that agency must participate in the state contract upon expiration of the agency's contract. 13

(d) All state agencies, except as authorized in this section, which
require commodities, technical and general services, and professional and
<u>consultant</u> services that are under state contract shall procure these
commodities, technical and general services, and professional and consultant
services exclusively under such contract.

19 (e) All contracts concerning commodities, technical and general 20 services, and professional and consultant services shall disclose a projected 21 total cost, including, but not limited to, expenditures that may be incurred 22 under all available periods of extension if the extensions were executed. 23

SECTION 6. Arkansas Code § 19-11-229 is amended to read as follows:

24

25

19-11-229. Competitive sealed bidding.

26 (a) -Definition. "Competitive sealed bidding" means a method of
 27 procurement which requires:

(1) Issuance of an invitation for bids with a purchase
description and all contractual terms and conditions applicable to the
procurement;

31 (2) Public, contemporaneous opening of bids at a predesignated 32 time and place;

33 (3) Unconditional acceptance of a bid without alteration or
34 correction, except as authorized in §§ 19-11-204 and 19-11-228 - 19-11-240;
35 (4) Award to the responsive and responsible bidder who has
36 submitted the lowest bid that meets the requirements and criteria set forth

1 in the invitation for bids; and

2

(5) Public notice.

3 *(b)* Contracts exceeding an estimated purchase price of twenty-five 4 thousand dollars (\$25,000) shall be awarded by competitive sealed bidding, 5 unless a determination is made in writing by the agency procurement official 6 or the State Procurement Director of the Office of State Procurement of the 7 Department of Finance and Administration that this method is not practicable 8 and advantageous and specifically states the reasons therefor. The director 9 may provide, by regulation, that it is not practicable to procure specified 10 types of commodities, technical and general services, or professional and 11 consultant services by competitive sealed bidding. Factors to be considered 12 in determining whether competitive sealed bidding is not practicable shall include whether: 13

14 (1) Purchase descriptions are suitable for award on the basis of15 the lowest evaluated bid price; and

16 (2) The available sources, the time and place of performance,
17 and other relevant circumstances are appropriate for the use of competitive
18 sealed bidding.

19 (c) Where it is considered impractical to initially prepare a purchase 20 description to support an award based on price, an invitation for bids may be 21 issued requesting the submission of unpriced technical proposals to be 22 followed by an invitation for bids limited to those bidders whose technical 23 proposals meet the requirements set forth in the first invitation.

24 (d) Notice inviting bids shall be given not fewer than five (5) 25 calendar days nor more than thirty (30) calendar days preceding the date for 26 the opening of bids by publishing such notice at least one (1) time in at 27 least one (1) newspaper having general circulation in the state or posting by 28 electronic media, but in all instances adequate notice shall be given. The notice shall include a general description of the commodities, technical and 29 30 general services, or professional and consultant services to be procured and shall state where invitations for bid may be obtained. The notice shall also 31 32 state the date, time, and place of bid opening.

(e) Bids shall be opened publicly in the presence of one (1) or more
witnesses at the time and place designated in the invitation for bids. Each
bid, together with the name of the bidder, shall be recorded and open to
public inspection.

1 (f)(1)(A) Bids shall be evaluated based on the requirements set forth 2 in the invitation for bids. 3 (B) These requirements may include criteria to determine 4 acceptability such as: 5 (i) Inspection; 6 (ii) Testing; 7 (iii) Quality; 8 (iv) Workmanship; 9 (v) Delivery; (vi) Past performance; and 10 11 (vii) Suitability for a particular purpose and 12 criteria affecting price such as life-cycle or total ownership costs. 13 (2)(A) The invitation for bids shall set forth the evaluation 14 criteria to be used. 15 (B) No criteria may be used in bid evaluation that were 16 not set forth in the invitation for bids. 17 (g) Correction of patent or provable errors in bids which do not prejudice other bidders, or withdrawal of bids, may be allowed only to the 18 19 extent permitted under regulations promulgated by the director and upon written approval of the Attorney General or a designee of such officer. No 20 21 award shall be made on the basis of a corrected bid, if the corrected bid 22 exceeds the next lowest bid of a responsible bidder. 23 (h) The contract shall be awarded with reasonable promptness by 24 written notice to the lowest responsible bidder whose bid meets the 25 requirements and criteria set forth in the invitation for bids. In the event 26 all bids exceed available funds as certified by the appropriate fiscal 27 officer, the director or the head of a procurement agency is authorized in 28 situations where time or economic considerations preclude resolicitation of 29 work of a reduced scope to negotiate an adjustment of the bid price, 30 including changes in the bid requirements, with the lowest responsive and responsible bidder, in order to bring the bid within the amount of available 31 funds. All other bidders requesting to be notified of the award decision 32 33 shall be promptly notified of the decision. 34 (i) An invitation for bid may be cancelled, or any or all bids may be 35 rejected in writing by the director or the agency procurement official.

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HB2679

1 SECTION 7. Arkansas Code § 19-11-234(a)(4), concerning competitive 2 bidding, is amended to read as follows: (4) Only firms which sell the type of commodity or service to be 3 4 procured shall be contacted. The purchase procedures outlined in this section shall not apply to commodities, technical and general services, and 5 6 professional and consultant services under state contract. 7 8 SECTION 8. Arkansas Code § 19-11-236(a), concerning the 9 prequalification of suppliers, is amended to read as follows: 10 The State Purchasing Director may provide for prequalification of (a) 11 suppliers as responsible prospective contractors for particular types of 12 commodities, technical and general services, and professional and consultant services. Solicitation mailing lists of potential contractors shall include, 13 but shall not be limited to, such prequalified suppliers. 14 15 16 SECTION 9. Arkansas Code § 19-11-241(b), concerning specifications, is 17 amended to read as follows: (b) The State Procurement Director shall promulgate regulations 18 19 governing the preparation, maintenance, and content of standard and nonstandard specifications for commodities, technical and general services, 20 and professional and consultant services procured by the Office of State 21 22 Procurement. 23 24 SECTION 10. Arkansas Code § 19-11-244 is amended to read as follows: 25 19-11-244. Resolution of protested solicitations and awards. 26 (a) Any actual or prospective bidder, offer or, or contractor who is 27 aggrieved in connection with the solicitation or award of a contract may 28 protest to the State Procurement Director or the head of a procurement agency. The protest shall be submitted in writing within fourteen (14) 29 30 calendar days after such aggrieved person knows or should have known of the 31 facts giving rise thereto. 32 The director, the head of a procurement agency, or a designee of (b) 33 either officer shall have the authority, prior to the commencement of an 34 action in court or any other action provided by law concerning the controversy, to settle and resolve a protest of an aggrieved bidder, offer 35 36 or, or contractor, actual or prospective, concerning the solicitation or

HB2679

award of a contract. This authority shall be exercised in accordance with
 laws governing the Arkansas State Claims Commission and the regulations
 promulgated by the director.

4 (c)(1) If the protest is not resolved by mutual agreement, and after 5 reasonable notice to the <u>person protestor</u> involved and reasonable opportunity 6 for <u>that person</u> the protestor to respond to the protest issues according to 7 the regulations promulgated by the director, the head of a procurement 8 agency, the director, or a designee of either officer shall promptly issue a 9 decision in writing.

10

(2) The decision shall state the reasons for the action taken.

11 (d) A copy of the decision under subsection (c) of this section shall 12 be mailed or otherwise furnished within five (5) days after it is written to 13 the <u>protestant protestor</u> and any other party intervening.

14 (e) A decision under subsection (c) of this section shall be final and15 conclusive.

16 (f) In the event of a timely protest under subsection (a) of this 17 section, the state shall not proceed further with the solicitation or with 18 the award of the contract until the director or the head of a procurement 19 agency makes a written determination that the award of the contract without 20 delay is necessary to protect substantial interests of the state.

(g) Award of Costs to Protestants. When the protest is sustained and the successfully protesting bidder or offeror was denied the contract award, the protesting bidder or offeror may be entitled to the reasonable costs incurred in connection with the solicitation, including bid preparation costs, through the commission.

26

27 SECTION 11. Arkansas Code § 19-11-246(c), concerning the resolution of 28 contract and breach of contract controversies, is amended to read as follows:

(c)(1) If such a claim or controversy is not resolved by mutual agreement, and after reasonable notice to the <u>person involved contractor</u> and reasonable opportunity for <u>that person the contractor</u> to <u>respond to present</u> the claim or controversy in accordance with the regulations promulgated by the director, the head of a procurement agency, the director, or the designee of either officer shall promptly issue a decision in writing.

35 (2) The decision shall state the reasons for the action taken.36

03-15-2005 10:47 MBM217

1	SECTION 12. Arkansas Code § 19-11-251 is amended to read as follows:		
2	19-11-251. Intergovernmental use of commodities or services.		
3	Any public procurement unit may enter into an agreement, independent of		
4	the requirements of §§ 19-11-204, 19-11-228 - 19-11-240, and 19-11-263 which		
5	refer to source selection and contract formation, and §§ 19-11-205, 19-11-		
6	242, and 19-11-243, which refer to commodity management, with any other		
7	public procurement unit or external procurement activity for the		
8	intergovernmental use of commodities, technical and general services, or		
9	professional and consultant services under the terms agreed upon between the		
10	parties and in accordance with the rules and regulations promulgated under		
11	this subchapter.		
12			
13	SECTION 13. Arkansas Code § 19-11-252 is amended to read as follows:		
14	19-11-252. Rules and regulations.		
15	The State Procurement Director may promulgate reasonable rules and		
16	regulations pertaining to the sale or acquisition of any commodities <u>,</u>		
17	technical and general services, or professional and consultant services		
18	belonging to or produced by another public procurement unit or external		
19	procurement activity as authorized in §§ 19-11-206 and 19-11-249 - 19-11-258.		
20			
21	SECTION 14. Arkansas Code § 19-11-1002 is amended to read as follows:		
22	19-11-1002. Purpose of contracts.		
23	The principal purpose of a professional services contract or a		
24	consultant services contract is the procurement of the services of an		
25	individual by the state agency rather than the procurement of commodities.		
26			
27	SECTION 15. Arkansas Code § 19-11-1007 is amended to read as follows:		
28	19-11-1007. Certification by agency head.		
29	The head of every agency shall certify by his or her signature on each		
30	contract entered into by that agency that:		
31	(1) All information required by law and by regulations is		
32	supplied;		
33	(2) The proper contracting form is utilized;		
34	(3) All information contained in the contract is true and		
35	correct to the best of his or her knowledge and belief;		
36	(4) All general guidelines prescribed by the State Procurement		

1 Director have been complied with; 2 (5) The services proposed to be provided under the contract are necessary for operation of the state agency in fulfilling its legal 3 4 responsibilities and cannot be provided by any existing state agency; 5 (6) The contractor is fully qualified to perform the contract 6 and has no vested interest in the subject matter of the contract that would 7 constitute a conflict of interest and a bar to the contractor's providing 8 services of a professional and disinterested quality; and 9 (7) The contract terms are reasonable and the benefits to be 10 derived are sufficient to warrant the expenditure of the funds called for in 11 the contract-; 12 (8) Sufficient funds are available to pay the obligations when 13 they become due; and 14 (9) A projected total cost of the contract is provided to 15 include expenditures that may be incurred under all available periods of 16 extension if the extensions were executed. 17 SECTION 16. Arkansas Code § 19-11-1011(a), concerning contract review 18 19 by the Office of State Procurement, is amended to read as follows: (a)(1) Every contract for professional consultant services covered by 20 21 this subchapter that is executed using the professional and consultant 22 service contract form approved by the Director of the Office of State 23 Procurement shall be filed with the Office of State Procurement of the 24 Department of Finance and Administration. 25 (2) The execution date of all contracts shall be defined as the 26 date upon which performance of the services to be rendered under the contract 27 is to begin and not the date upon which the agreement was made. 28 29 SECTION 17. Arkansas Code § 19-11-1012 is amended to read as follows: 30 19-11-1012. Standard contract forms. 31 (a) The State Procurement Director shall prescribe standard forms to 32 be utilized by all state agencies. 33 (b) The standard contract form shall include the following items, plus 34 such additional items as the director shall deem desirable for the purposes 35 of this subchapter: 36 (1) A section setting forth in reasonable detail the objectives

03-15-2005 10:47 MBM217

HB2679

1	and scope of the contractual agreement and the methods to be used to	
2	determine whether the objectives specified have been achieved;	
3	(2) The rates of compensation, transportation, per diem,	
4	subsistence, out-of-pocket allowances, and all other items of costs	
5	contemplated to be paid the contractor by the agency;	
6	(3) The method by which the rate of compensation and the total	
7	payment shall be calculated;	
8	(4) The maximum number of dollars which the agency may be	
9	obligated to pay to the contractor under the terms of the contract, including	
10	all expenses and other items of costs, and the source of funding to be	
11	utilized;	
12	(5) The term of the contract;	
13	(6)(A) The names and social security numbers of all individuals	
14	who will be supplying services to the agency or to third-party beneficiaries	
15	under the terms of the contracts, so far as those names are known to the	
16	contractor at the time of the execution of the contract.	
17	(B) If the names of all individuals supplying services	
18	under the contract are not available at the time of the execution of the	
19	contract, the contract shall contain a provision requiring the contractor to	
20	submit periodically the names and social security numbers of individuals	
21	supplying services as soon as the identity of those individuals is known to	
22	the contractor;	
23	(7) Where the contractor is a business entity, the federal	
24	identification number of the business entity shall be listed on the contract	
25	form;	
26	(8)(A) A certification shall be included, signed by the	
27	contractor, as follows:	
28	" (name) (title)	
29	"I penalty of	
30	perjury that, to the best of my knowledge and belief, no regular full-time or	
31	part-time employee of any state agency of the State of Arkansas will receive	
32	any personal, direct, or indirect monetary benefits which would be in	
33	violation of the law as a result of the execution of this contract."	
34	(B) For the purpose of subdivision (b)(8)(A) of this	
35	section, it shall be understood that where the contractor is a widely held	
36	public corporation, the term "direct or indirect monetary benefit" shall not	

HB2679

1 apply to any regular corporate dividends paid to a stockholder of the 2 corporation who is also a state employee and who owns less than ten percent (10%) of the total outstanding stock of the contracting corporation; 3 4 (9)(A) For any contract in which the total compensation 5 exclusive of reimbursable expenses to be paid by the agency does not exceed 6 twenty-five thousand dollars (\$25,000), a purchase order may be utilized in 7 lieu of the standard form or forms prescribed by the director. 8 (B)(i) However, should the agency enter into a subsequent 9 contract with the same individual or organization during the same fiscal 10 year, regardless of the nature of the contract, then the details of the 11 original contract which utilized a purchase order form and of all subsequent 12 contracts, regardless of amount or type, shall be promptly reported to the 13 director. 14 (ii) This reporting shall be done to allow him or 15 her to determine whether the agency is utilizing a series of contracts to 16 avoid the use of the standard form and to avoid the application of 17 appropriate regulations; (10) Standard contract forms in use by licensed practitioners 18 19 such as architects and engineers may be used to supplement the standard contract forms; and 20 21 (11) All professional consultant services contracts shall 22 contain the following clause: 23 24 "In the event the State of Arkansas fails to appropriate funds or make 25 moneys available for any biennial period covered by the term of this contract 26 for the services to be provided by the contractor, this contract shall be 27 terminated on the last day of the last biennial period for which funds were 28 appropriated or moneys made available for such purposes. 29 30 This provision shall not be construed to abridge any other right of termination the agency may have." 31 32 (c) For the purpose of reporting methods of finance, agencies shall 33 disclose the total estimated project cost in addition to any other reporting 34 requirements of the Legislative Council or the Joint Budget Committee. 35 /s/ Dangeau 36