1	State of Arkansas	A Bill	
2	92nd General Assembly	ADIII	HOUGE DILL 11/0
3	Regular Session, 2019		HOUSE BILL 1162
4	Dry Donnesontatives Dates	Wordlow	
5	By: Representatives Dotson, Wardlaw		
6 7	By: Senator Flippo		
8		For An Act To Be Entitled	
9	ΔΝ ΔΩΤ ΤΩ	AMEND THE ARKANSAS PROCUREMENT L	.ΔW• TO
10		LAW CONCERNING THE CONTENT, TERM	·
11		CONTRACTS PROCURED BY THE STATE;	
12		OMPLIANCE REQUIREMENTS FOR PERSON	
13		NG WITH THE STATE; TO REQUIRE AND	
14		F PERFORMANCE-BASED CONTRACTS; TO	
15		T CONCERNING VENDOR PERFORMANCE	
16	ELIMINATE	DUPLICATIVE PROVISIONS IN THE LA	W; AND FOR
17	OTHER PURI	POSES.	
18			
19			
20		Subtitle	
21	TO A	MEND THE LAW CONCERNING THE CONTE	ENT,
22	TERM	, AND REVIEW OF CONTRACTS PROCURE	ED BY
23	THE	STATE; TO REQUIRE THE USE OF	
24	PERF	ORMANCE-BASED CONTRACTS; AND TO A	AMEND
25	VEND	OR PERFORMANCE REPORT REQUIREMENT	rs.
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27			
28	BE IT ENACTED BY THE O	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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30		ansas Code § 19-11-217(c), concer	-
31		cocurement Director, is amended t	o add an additional
32	subdivision to read as		
33		analyze information captured in	
34	•	contract routing process to iden	_
35 36	•	o the elongation of the contracti	
20	(10) Ensi	ire chac vendor berlormance rebor	is are available to and

1	searchable by state agencies.	
2		
3	SECTION 2. Arkansas Code § 19-11-219 is amended to read as follows:	
4	19-11-219. Legal counsel — Contract review.	
5	(a) The Attorney General shall act as counsel for the State	
6	Procurement Director in preparation of necessary contracts and in all legal	
7	matters.	
8	(b)(1) A contract that the director has designated as requiring review	
9	shall be reviewed by a person employed as an attorney with a state agency.	
10	(2) The review required under this subsection shall occur before	
11	the contract is executed.	
12	(c) The director shall adopt rules to implement this section,	
13	including without limitation rules to:	
14	(1) Designate contracts that require review under this section,	
15	which may include without limitation contracts that:	
16	(A) Exceed a certain dollar amount;	
17	(B) Modify the standard state terms and conditions; and	
18	(C) Are based on other stated criteria; and	
19	(2) Identify the requirements for the attorneys who may review	
20	contracts under this section, including without limitation:	
21	(A) An attorney employed with the Office of State	
22	Procurement, an institution of higher education, or the Office of the	
23	Attorney General; and	
24	(B) Any other attorney employed by the state and licensed	
25	to practice law in Arkansas.	
26		
27	SECTION 3. Arkansas Code § 19-11-238(c), concerning multiyear	
28	contracts, is amended to read as follows:	
29	(c) Termination Due to Unavailability of Funds in Succeeding Years.	
30	(1) Original terms of such multiyear contracts shall terminate	
31	on the last day of the current biennium, and any renewals by the state based	
32	upon continuing appropriation shall not exceed the next succeeding biennium	
33	not exceed four (4) years.	
34	(2) When funds are not appropriated or otherwise made available	
35	to support continuation of performance in a subsequent year of a multi-year $\underline{a}$	
36	multiyear contract, the contract for such subsequent year shall be terminated	

- 1 and the contractor may be reimbursed for the reasonable value of any
- 2 nonrecurring costs incurred but not amortized in the price of the commodities
- 3 or services delivered under the contract.
- 4 (3) The cost of termination <u>under subdivision</u> (c)(2) of this
- 5 section may be paid from:
- 6 (1) (A) Appropriations currently available for performance
- 7 of the contract;
- 8 (2) (B) Appropriations currently available for procurement
- 9 of similar commodities or services and not otherwise obligated; or
- 10 (3) (C) Appropriations made specifically for the payment
- 11 of such termination costs.

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- SECTION 4. Arkansas Code  $\S\S$  19-11-267 and 19-11-268 are amended to
- 14 read as follows:
- 15 19-11-267. Development and use of performance-based contracts -
- 16 Findings.
- 17 (a) The General Assembly finds that:
- 18 (1) Performance-based contracts provide an effective and
- 19 efficient method of monitoring and evaluating the overall quality of services
- 20 provided; and
- 21 (2) The practice of including benchmark objectives that the
- 22 provider must attain at specific intervals during the term of the contract is
- 23 an essential requirement for measuring performance.
- 24 (b)(1) A state agency, board, commission, or institution of higher
- 25 education that enters into a contract under this subchapter chapter to
- 26 procure services that has a contract amount of at least one million dollars
- 27 (\$1,000,000) in a single contract year or a total projected contract amount,
- 28 including any amendments to or possible extensions of the contract, of at
- 29 least seven million dollars (\$7,000,000) shall use performance-based
- 30 standards in the contract that are specifically tailored to the services
- 31 being provided under the contract.
- 32 (2) The performance-based standards used under this subsection
- 33 shall include performance measures based on objective factors.
- 34 (3) A state agency, board, commission, or institution of higher
- 35 education is encouraged to use performance-based standards that are based on
- 36 <u>objective factors in any other contract in which it would serve the best</u>

2	(c)(1) A state agency, board, commission, or institution of higher		
3	education that enters into a contract with performance-based standards:		
4	(1)(A) Shall monitor the vendor's performance and adherence to		
5	the performance-based standards in the contract.		
6	(B) For state contracts, the Office of State Procurement		
7	$\underline{\hbox{shall}}$ be the state agency that monitors each vendor's performance under this		
8	subdivision (c)(l); and		
9	(2) May impose financial consequences, as identified in the		
10	contract, on a vendor that is party to a contract with performance-based		
11	standards for failure to satisfy the performance-based standards, including		
12	without limitation withholding payment or pursuing liquidated damages to the		
13	extent allowed by law.		
14	(d)(1) The State Procurement Director shall promulgate rules necessary		
15	to implement and administer this section.		
16	(2) Rules promulgated under this subsection are subject to		
17	approval by the Legislative Council or, if the General Assembly is in		
18	session, the Joint Budget Committee.		
19			
20	19-11-268. Vendor performance reporting.		
21	(a)(1) A state agency shall report a vendor's performance under a		
22	contract executed under this subchapter that has a total initial contract		
23	amount or total projected contract amount, including any amendments to or		
24	possible extensions of the contract, of at least twenty-five thousand dollars		
25	(\$25,000) chapter if the vendor fails to satisfy the performance-based		
26	standards stated in the contract in a manner that represents a material		
27	deviation.		
28	(2) A state agency shall use $\frac{1}{2}$ the form prescribed by the State		
29	Procurement Director and approved by the Legislative Council or, if the		
30	General Assembly is in session, the Joint Budget Committee, to report a		
31	vendor's performance under this section.		
32	(b) The report required under this section shall be:		
33	(1) Completed and submitted:		
34	(A) At least one (1) time every three (3) months for the		
35	entire term of the contract; and		
36	(B) At the end of the contract:		

l interest of the state.

2	for a minimum of three (3) years from the termination of the relevant		
3	contract, including any extensions and amendments; and		
4	(3) (2) Signed by the director of the state agency or his or he		
5	designee; and		
6	(3) Filed monthly until the vendor has performed satisfactoril		
7	under the contract for a period of at least ninety (90) consecutive days.		
8	(c) A state agency may report a vendor's performance in the manner		
9	prescribed under this section for any contract that would not require		
10	reporting of a vendor's performance under this section if the state agency		
11	encounters an issue with the vendor's performance of a contract.		
12	(d) A state agency may use a vendor performance report submitted under		
13	this section to evaluate an offeror to the extent that the past performance		
14	of an offeror may be considered under the law and the rules adopted by the		
15	office.		
16			
17	SECTION 5. Arkansas Code Title 19, Chapter 11, Subchapter 2, is		
18	amended to add an additional section to read as follows:		
19	19-11-273. Compliance.		
20	(a) A contractor shall ensure, in cooperation with a state agency,		
21	that the contract between the contractor and the state agency adheres to the		
22	requirements of this chapter, including without limitation the inclusion of		
23	any mandatory language and the submission of the contract for any required		
24	review.		
25	(b)(1) After any required review of a contract has been completed, the		
26	signature of the contractor shall be placed on the final contract between the		
27	contractor and the state agency.		
28	(2) The signature required under subdivision (b)(1) of this		
29	section serves as an acknowledgement that the contractor is:		
30	(A) Equally responsible with the state agency for adhering		
31	to the requirements of this chapter related to the content and review of the		
32	contract; and		
33	(B) Subject to the relevant ethical provisions of § 19-11-		
34	701 et seq.		
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(2) Filed with the Office of State Procurement and maintained

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SECTION 6. Arkansas Code  $\S$  19-11-1010 is repealed as duplicative.

-	1, 11 1010. Beveropment and about performance based concracts
2	Findings.
3	(a) Performance-based contracts provide an effective, efficient method
4	of monitoring and evaluating the overall quality of services provided.
5	(b) The practice of including benchmark objectives that the provider
6	must attain at specific intervals during the term of the contract is an
7	essential requirement for measuring performance.
8	(c) Under regulations promulgated by the State Procurement Director,
9	all state agencies, boards, commissions, and institutions of higher education
10	shall use performance-based standards in professional and consultant service
11	contracts.
12	
13	SECTION 7. Arkansas Code § 19-11-1013 is repealed as duplicative.
14	19-11-1013. Vendor performance reporting.
15	(a)(1) A state agency shall report a vendor's performance under a
16	contract issued under this subchapter that has a total initial contract
17	amount or total projected contract amount, including any amendments to or
18	possible extensions of the contract, of at least twenty-five thousand dollars
19	(\$25,000) for contracts.
20	(2) A state agency shall use the form prescribed by the State
21	Procurement Director and approved by the Legislative Council or, if the
22	General Assembly is in session, the Joint Budget Committee, to report a
23	vendor's performance under this section.
24	(b) The report required under this section shall be:
25	(1) Completed and submitted:
26	(A) At least one (1) time every three (3) months for the
27	entire term of the contract; and
28	(B) At the end of the contract;
29	(2) Filed with the Office of State Procurement and maintained
30	for a minimum of three (3) years from the termination of the relevant
31	contract, including any extensions and amendments; and
32	(3) Signed by the director of the state agency or his or her
33	<del>designee.</del>
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35	SECTION 8. DO NOT CODIFY. Rules.
36	(a) When adopting the initial rules required under this act, the State

1	Procurement Director shall file the final rules with the Secretary of State
2	for adoption under § 25-15-204(f):
3	(1) On or before January 1, 2020; or
4	(2) If approval under § 10-3-309 has not occurred by January 1,
5	2020, as soon as practicable after approval under § 10-3-309.
6	(b) The director shall file the proposed rules with the Legislative
7	Council under § 10-3-309(c) sufficiently in advance of January 1, 2020, so
8	that the Legislative Council may consider the rules for approval before
9	January 1, 2020.
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