GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL DRH20403-MDz-114A* (01/11)

Short Title:	Enhance Oversight of Service Contracts/PED. (Public)
Sponsors:	Representatives Horn, Davis, Hurley, and Dollar (Primary Sponsors).
Referred to:	
	A BILL TO BE ENTITLED
	TO ENHANCE OVERSIGHT OF STATE SERVICE CONTRACTS, AS
	MENDED BY THE JOINT LEGISLATIVE PROGRAM EVALUATION
	GHT COMMITTEE.
	Assembly of North Carolina enacts:
	ECTION 1. Article 3 of Chapter 143 of the General Statutes is amended by adding a
new section t	
	Oversight of certain service contracts.
	eation of Business Case Justification Template The Secretary of the Department
	tion, in consultation with the Office of State Budget and Management, shall develop
	se justification template to be used by State agencies to document the business case
	the provider of one or more agency services. The template shall provide for inclusion
	of the following:
<u>(1</u>	· · · · · · · · · · · · · · · · · · ·
<u>(2</u>	
	completed fiscal year.
<u>(3</u>	
	of performance for each metric, and the expected level of performance for each
	metric once the change has been made.
<u>(4</u>	
	<u>applicable.</u>
<u>(5</u>	
	service.
<u>(6</u>	<u>Justification for a waiver from competitive bidding requirements, if applicable.</u>
<u>(7</u>	<u>Justification for use of multiple private providers to perform the service, if</u>
	<u>applicable.</u>
<u>(8</u>	<u>Information security requirements that a private provider would need to satisfy</u> ,
	<u>if applicable.</u>
<u>(9</u>	<u>Identification of roles, organizational placement, responsibilities, and</u>
	qualifications of key project team members, including demonstrated
	competency incorporating government-vendor partnerships into the
	procurement process, if applicable.
<u>(1</u>	0) Identification of funding requirements and funding sources for the proposed
	<u>contract period, if applicable.</u>



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1	(b)	Docu	mentation and Approval of Provider Changes Required	- Notwithstanding any
2			of law, a State agency shall not change the provider of an	
3	-		he following, regardless of whether the new provider of the	
4			If or a private provider:	
5	<u>state ages</u>	(1)	Documented the business case for making the change	on the business case
6		<u>(1)</u>	justification template developed pursuant to subsection (a	
7		(2)	Obtained written approvals from all of the following,	
8		<u>(2)</u>		* *
8 9			<u>determination that there is an adequate business case for n</u> <u>a.</u> If the total cost of providing the service is	
10			(\$5,000,000) or less, the State Purchasing Officer	. The State Purchasing
11			Officer may delegate the authority to make appr	ovals pursuant to this
12			sub-subdivision to the head of a State agency if	▲
13			Officer determines that at least all of the foll	
14			satisfied:	
15			<u>1.</u> The State agency's procurement staff	have demonstrated
16			competency with respect to the skills ne	
17			utilize government-vendor partnerships to	•
18			2. <u>The results of recent Division of Pu</u>	
19			compliance reviews of the agency's procur	
20				tement processes nave
			been satisfactory.	la fina million dellara
21 22			b. If the total cost of providing the service exceed (\$5,000,000):	is five million dollars
23			<u>1.</u> <u>The State Purchasing Officer.</u>	
24			2. The Office of State Budget and Manageme	nt
25		(3)	Consulted with the Joint Legislative Commission on Gov	
26		<u>(J)</u>	about the change. The requirement to consult shall be d	÷
20 27			Commission does not have a meeting at which the mat	
28			days of receiving the required submission, unless the cha	
29			notify the agency during that period that they need addition	
30			change, in which case G.S. 12-3(15)b. shall govern wh	en the requirement to
31		_	consult shall be deemed to have been satisfied.	
32	<u>(c)</u>		ptions Subsection (b) of this section shall not apply if	any of the following
33	condition	s are sa		
34		<u>(1)</u>	The proposed new provider of the agency service is a co	
35			some other governmental entity other than the State	e agency required or
36			authorized to provide the service.	
37		<u>(2)</u>	The total cost of providing the agency service does not	ot exceed one million
38			<u>dollars (\$1,000,000).</u>	
39		<u>(3)</u>	The procurement of a contract to obtain the service woul	d not be subject to the
40			Secretary of Administration's authority under G.S. 143	-49(3) to purchase or
41			contract for services.	-
42	<u>(d)</u>	Defin	itions. – The following definitions apply in this section:	
43		(1)	Agency service. – A service that a State agency is requ	uired or authorized to
44		<u> </u>	provide.	
45		(2)	Service contract. – A contract between a State agency a	and a private provider
46		<u>~</u>	that is a new contract for one or more agency services, is	
47			existing contract for one or more agency services, a	
48			existing contract for one or more agency services, or existing contract for one or more agency services.	is an entension of all
49		(3)	Private provider. – A non-State entity other than a co	unty municipality or
49 50		(5)	other governmental entity.	ancy, municipality, OI
50			onor governmentar entity.	

1 (4) Total cost. – If the proposed service provider is a private provider, the total amount of revenue that a service provider or combination of service provider or combination of service providing would be estimated to receive during the first three years of providing agency service. Otherwise, the total amount of funds that the State age would be estimated to expend providing the agency service during the first three years of providing the service." 7 SECTION 2.(a) The Office of State Budget and Management shall develop implement a plan to determine whether services provided by State agencies could be made and the service of the servic
 3 would be estimated to receive during the first three years of providing 4 agency service. Otherwise, the total amount of funds that the State age 5 would be estimated to expend providing the agency service during the f 6 three years of providing the service." 7 SECTION 2.(a) The Office of State Budget and Management shall develop
 4 agency service. Otherwise, the total amount of funds that the State age 5 would be estimated to expend providing the agency service during the f 6 three years of providing the service." 7 SECTION 2.(a) The Office of State Budget and Management shall develop
 5 would be estimated to expend providing the agency service during the f 6 three years of providing the service." 7 SECTION 2.(a) The Office of State Budget and Management shall develop
 6 <u>three years of providing the service.</u>" 7 SECTION 2.(a) The Office of State Budget and Management shall develop
7 SECTION 2.(a) The Office of State Budget and Management shall develop
V implement a plan to determine whether convises provided by State econoics could be m
effectively provided by private providers, as that term is defined in G.S. 143-50.2(d)(3), as enac
by Section 1 of this act. No later than December 1, 2016, the Office of State Budget
Management shall report the plan to the Joint Legislative Commission on Government
2 Operations and to the Fiscal Research Division of the General Assembly. The plan develo
pursuant to this section shall do all of the following:
4 (1) Provide for an examination of each service provided by each State agency.
5 (2) Include an examination of methods for providing each service through contra 6 with non-State entities.
 (3) Include an analysis of the costs and benefits to the State of providing e service through contracts with non-State entities.
Section Sectio
Budget and Management in the development and implementation of the plan required
subsection (a) of this section.
2 SECTION 3.(a) Article 3 of Chapter 143 of the General Statutes is amended
adding a new section to read:
¹ " <u>§ 143-50.3. Contract management system.</u>
<u>(a)</u> <u>Operation of Contract Management System.</u> – The State Purchasing Officer si
operate a contract management system and require each State agency to use the system to man
all service contracts entered by the agency. The system developed pursuant to this subsection s
include the capacity to ensure at least all of the following:
(1) That payments are made in accordance with the applicable contract terms
) conditions.
(2) That key documents related to contracts can be stored, searched, and retrie
2 from the system by appropriate personnel.
3 (3) That customizable management reports can be generated by State agencies
are parties to contracts or that have contract oversight responsibilities.
(b) Reporting. – No later than December 1 of each year, the State Purchasing Officer s
report to the Joint Legislative Commission on Governmental Operations and to the Fis
Research Division of the General Assembly on service contracts entered into by State agence
B Each report shall include the following information about each service contract entered in
between State agencies and non-State entities during the previous fiscal year:
) (1) The description, value, and procurement method of the contract.
1 (2) The amount of payments made under the contract during the previous fis
<u>year.</u>
3 (3) The total amount of payments made under the contract.
4 (4) A description of the business case for entering the contract as submitted to
Department of Administration and the data on which the husiness ages
6 submitted and approved in accordance with G.S. 143-50.2(b).
5submitted and approved in accordance with G.S. 143-50.2(b).7(5)7(5)The results of any reviews of the State agency's procurement process
5submitted and approved in accordance with G.S. 143-50.2(b).7(5)7(5)8The results of any reviews of the State agency's procurement proces8conducted by the contract management system.
6submitted and approved in accordance with G.S. 143-50.2(b).7(5)The results of any reviews of the State agency's procurement process

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1	SECTION 3.(b) Notwithstanding G.S. 143-50.3(a), as enacted by subsection (a) of this section a State accuracy shall not be required to use the contrast monogement system
2	this section, a State agency shall not be required to use the contract management system established pursuant to that section until the agency is notified by the Division of Purchase and
3 4	Contract of the Department of Administration that the system is operational. The Division shall
5	notify each State agency within 30 days of the contract management system becoming operational.
6	SECTION 4. G.S. 143-48.3 is amended by adding a new subsection to read:
7	"(g) The requirements of this section shall be construed consistently with G.S. 143-50.3."
8	SECTION 5. G.S. 143-50.1(e) reads as rewritten:
9	"(e) The Consistently with the requirements of G.S. 143-50.3, the Department of
10	Administration shall adopt procedures for the record keeping of the information provided by State
11	agencies and that has been received by the Secretary or the Secretary's designee pursuant to
12	G.S. 114-8.3(c). The Department shall keep the records, and shall include a log with information
13	that provides identification of individual contracts and where the contract documents are located.
14	The Secretary is authorized to require that entities reporting pursuant to G.S. 114-8.39(c) provide
15	additional information that may be required to identify the individual contracts."
16	SECTION 6. Section 1 of this act becomes effective October 1, 2016. The remainder

17 of this act is effective when it becomes law.