#### Representative V. Lowry Snow proposes the following substitute bill:

1	AMENDMENTS TO THE PROCUREMENT CODE
2	2015 GENERAL SESSION
3	STATE OF UTAH
4	<b>Chief Sponsor: V. Lowry Snow</b>
5	Senate Sponsor: Ralph Okerlund
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Utah Procurement Code.
10	Highlighted Provisions:
11	This bill:
12	<ul> <li>modifies provisions relating to the procurement of the services of an architect or</li> </ul>
13	engineer;
14	<ul> <li>authorizes the head of a procurement unit with independent procurement authority</li> </ul>
15	to address a procurement or contract that is out of compliance;
16	<ul> <li>modifies a provision relating to exemptions from the procurement code;</li> </ul>
17	<ul> <li>modifies a provision relating to thresholds for small purchases;</li> </ul>
18	<ul> <li>modifies a provision relating to a multiple stage bidding process;</li> </ul>
19	<ul> <li>enacts a provision relating to changes in contract price;</li> </ul>
20	<ul> <li>modifies procurement appeal provisions relating to local government procurement</li> </ul>
21	units; and
22	<ul> <li>modifies provisions relating to the forfeiture of a security deposit or bond.</li> </ul>
23	Money Appropriated in this Bill:
24	None
25	Other Special Clauses:

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26	None
27	Utah Code Sections Affected:
28	AMENDS:
29	17B-1-108, as last amended by Laws of Utah 2012, Chapter 347
30	63G-6a-103, as last amended by Laws of Utah 2014, Chapter 196
31	63G-6a-104, as last amended by Laws of Utah 2014, Chapters 63 and 196
32	63G-6a-105, as last amended by Laws of Utah 2013, Chapter 445
33	63G-6a-106, as last amended by Laws of Utah 2014, Chapter 196
34	63G-6a-107, as last amended by Laws of Utah 2014, Chapters 180, 196, and 313
35	63G-6a-204, as last amended by Laws of Utah 2014, Chapter 196
36	63G-6a-303, as last amended by Laws of Utah 2014, Chapter 196
37	63G-6a-402, as last amended by Laws of Utah 2014, Chapters 179 and 196
38	63G-6a-408, as last amended by Laws of Utah 2014, Chapter 196
39	63G-6a-609, as last amended by Laws of Utah 2014, Chapter 196
40	63G-6a-707, as last amended by Laws of Utah 2014, Chapter 196
41	63G-6a-1203, as last amended by Laws of Utah 2013, Chapter 445
42	63G-6a-1501, as enacted by Laws of Utah 2012, Chapter 347
43	63G-6a-1502, as last amended by Laws of Utah 2014, Chapter 196
44	63G-6a-1503, as last amended by Laws of Utah 2014, Chapter 196
45	63G-6a-1504, as renumbered and amended by Laws of Utah 2012, Chapter 347
46	63G-6a-1505, as last amended by Laws of Utah 2014, Chapter 196
47	63G-6a-1506, as last amended by Laws of Utah 2013, Chapter 445
48	63G-6a-1603, as last amended by Laws of Utah 2014, Chapter 196
49	63G-6a-1702, as last amended by Laws of Utah 2014, Chapter 196
50	63G-6a-1703, as last amended by Laws of Utah 2014, Chapter 196
51	63G-6a-1802, as last amended by Laws of Utah 2014, Chapter 196
52	63G-6a-1903, as last amended by Laws of Utah 2014, Chapter 196
53	63G-6a-1904, as last amended by Laws of Utah 2014, Chapter 196
54	ENACTS:
55	63G-6a-1206.5, Utah Code Annotated 1953
56	63G-6a-1502.5, Utah Code Annotated 1953

63G-6a-1503.5, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>17B-1-108</b> is amended to read:
17B-1-108. Restrictions on local district procurement of design professional
services.
(1) As used in this section[:], "design professional services" means the same as that
term is defined in Section 63G-6a-103.
[(a) "Architect-engineer services" means those professional services within the scope
of the practice of architecture as defined in Section 58-3a-102.]
[(b) "Engineer services" means those professional services within the scope of the
practice of professional engineering as defined in Section 58-22-102.]
[(2) When a local district elects to obtain architect services or engineering services by
using a competitive procurement process and has provided public notice of its competitive
procurement process:]
[(a) a higher education entity, or any part of one, may not submit a proposal in response
to the local district's competitive procurement process; and]
[(b) the local district may not award a contract to perform the architect services or
engineering services solicited in the competitive procurement process to a higher education
entity or any part of one.]
[(3) Notwithstanding Subsection 63G-6a-105(3), each local district board that engages
the services of a professional architect, engineer, or surveyor and considers more than one such
professional for the engagement:]
[(a) shall consider, as a minimum, in the selection process:]
[(i) the qualifications, experience, and background of each firm submitting a proposal;]
[(ii) the specific individuals assigned to the project and the time commitments of each
to the project; and]
[(iii) the project schedule and the approach to the project that the firm will take; and]
[(b) may engage the services of a professional architect, engineer, or surveyor based on
the criteria under Subsection (3)(a) rather than solely on lowest cost.]
(2) The procurement of design professional services is governed by Title 63G, Chapter

88	6a, Part 15, Design Professional Services.
89	Section 2. Section <b>63G-6a-103</b> is amended to read:
90	63G-6a-103. Definitions.
91	As used in this chapter:
92	[(1) "Architect-engineer services" means:]
93	[(a) professional services within the scope of the practice of architecture as defined in
94	Section 58-3a-102;]
95	[(b) professional engineering as defined in Section 58-22-102; or]
96	[(c) master planning and programming services.]
97	$\left[\frac{(2)}{(1)}\right]$ "Bidder" means a person who responds to an invitation for bids.
98	[(3)] (2) "Change directive" means a written order signed by the procurement officer
99	that directs the contractor to suspend work or make changes, as authorized by contract, without
100	the consent of the contractor.
101	$\left[\frac{(4)}{(3)}\right]$ "Change order" means a written alteration in specifications, delivery point,
102	rate of delivery, period of performance, price, quantity, or other provisions of a contract, upon
103	mutual agreement of the parties to the contract.
104	[(5)] (4) "Chief procurement officer" means the chief procurement officer appointed
105	under Subsection 63G-6a-302(1).
106	[(6)] (5) "Conducting procurement unit" means a procurement unit that conducts all
107	aspects of a procurement:
108	(a) except:
109	(i) reviewing a solicitation to verify that it is in proper form; and
110	(ii) causing the publication of a notice of a solicitation; and
111	(b) including:
112	(i) preparing any solicitation document;
113	(ii) appointing an evaluation committee;
114	(iii) conducting the evaluation process, except as provided in Subsection
115	63G-6a-707(5)(b) relating to scores calculated for costs of proposals;
116	(iv) selecting and recommending the person to be awarded a contract;
117	(v) negotiating the terms and conditions of a contract, subject to the issuing
118	procurement unit's approval; and

119	(vi) administering a contract.
120	[ <del>(7)</del> ] (6) (a) "Construction" means the process of building, renovating, altering,
121	improving, or repairing a public building or public work.
122	(b) "Construction" does not include the routine operation, routine repair, or routine
123	maintenance of an existing structure, building, or real property.
124	[(8)] (2) (a) "Construction manager/general contractor" means a contractor who enters
125	into a contract for the management of a construction project when the contract allows the
126	contractor to subcontract for additional labor and materials that are not included in the
127	contractor's cost proposal submitted at the time of the procurement of the contractor's services.
128	(b) "Construction manager/general contractor" does not include a contractor whose
129	only subcontract work not included in the contractor's cost proposal submitted as part of the
130	procurement of the contractor's services is to meet subcontracted portions of change orders
131	approved within the scope of the project.
132	[(9)] (8) "Contract" means an agreement for the procurement or disposal of a
133	procurement item.
134	[(10)] (9) "Contractor" means a person who is awarded a contract with a procurement
135	unit.
136	[(11)] (10) "Cooperative procurement" means procurement conducted by, or on behalf
137	of:
138	(a) more than one procurement unit; or
139	(b) a procurement unit and a cooperative purchasing organization.
140	[(12)] (11) "Cost-plus-a-percentage-of-cost contract" means a contract where the
141	contractor is paid a percentage over and above the contractor's actual expenses or costs.
142	[(13)] (12) "Cost-reimbursement contract" means a contract under which a contractor
143	is reimbursed for costs which are allowed and allocated in accordance with the contract terms
144	and the provisions of this chapter, and a fee, if any.
145	[(14)] (13) "Days" means calendar days, unless expressly provided otherwise.
146	[(15)] (14) "Definite quantity contract" means a fixed price contract that provides for
147	the supply of a specified amount of goods over a specified period, with deliveries scheduled
148	according to a specified schedule.
149	[(16)] (15) "Design-build" means the procurement of [architect-engineer] design

150	professional services and construction by the use of a single contract with the design-build
151	provider.
152	(16) "Design professional" means:
153	(a) an individual licensed as an architect under Title 58, Chapter 3a, Architects
154	Licensing Act; or
155	(b) an individual licensed as a professional engineer or professional land surveyor
156	under Title 58, Chapter 22, Professional Engineers and Professional Land Surveyors Licensing
157	<u>Act.</u>
158	(17) "Design professional services" means:
159	(a) professional services within the scope of the practice of architecture as defined in
160	<u>Section 58-3a-102;</u>
161	(b) professional engineering as defined in Section 58-22-102; or
162	(c) master planning and programming services.
163	[(17)] (18) "Director" means the director of the division.
164	[(18)] (19) "Established catalogue price" means the price included in a catalogue, price
165	list, schedule, or other form that:
166	(a) is regularly maintained by a manufacturer or contractor;
167	(b) is either published or otherwise available for inspection by customers; and
168	(c) states prices at which sales are currently or were last made to a significant number
169	of any category of buyers or buyers constituting the general buying public for the supplies or
170	services involved.
171	[(19)] (20) "Fixed price contract" means a contract that provides a price, for each
172	procurement item obtained under the contract, that is not subject to adjustment except to the
173	extent that:
174	(a) the contract provides, under circumstances specified in the contract, for an
175	adjustment in price that is not based on cost to the contractor; or
176	(b) an adjustment is required by law.
177	[(20)] (21) "Fixed price contract with price adjustment" means a fixed price contract
178	that provides for an upward or downward revision of price, precisely described in the contract,
179	that:
180	(a) is based on the consumer price index or another commercially acceptable index,

181	source, or formula; and
182	(b) is not based on a percentage of the cost to the contractor.
183	$\left[\frac{(21)}{(22)}\right]$ (a) "Grant" means furnishing, by a public entity or by any other public or
184	private source, financial or other assistance to a person to support a program authorized by law.
185	(b) "Grant" does not include:
186	(i) an award whose primary purpose is to procure an end product or procurement item;
187	or
188	(ii) a contract that is awarded as a result of a procurement or a procurement process.
189	[(22)] (23) "Head of a procurement unit" means:
190	(a) as it relates to a legislative procurement unit, any person designated by rule made
191	by the applicable rulemaking authority;
192	(b) as it relates to an executive branch procurement unit:
193	(i) the director of a division; or
194	(ii) any other person designated by the board, by rule;
195	(c) as it relates to a judicial procurement unit:
196	(i) the Judicial Council; or
197	(ii) any other person designated by the Judicial Council, by rule;
198	(d) as it relates to a local government procurement unit:
199	(i) the legislative body of the local government procurement unit; or
200	(ii) any other person designated by the local government procurement unit;
201	(e) as it relates to a local district, the board of trustees of the local district or a designee
202	of the board of trustees;
203	(f) as it relates to a special service district, the governing body of the special service
204	district or a designee of the governing body;
205	(g) as it relates to a local building authority, the board of directors of the local building
206	authority or a designee of the board of directors;
207	(h) as it relates to a conservation district, the board of supervisors of the conservation
208	district or a designee of the board of supervisors;
209	(i) as it relates to a public corporation, the board of directors of the public corporation
210	or a designee of the board of directors;
211	(j) as it relates to a school district or any school or entity within a school district, the

212	board of the school district, or the board's designee;
213	(k) as it relates to a charter school, the individual or body with executive authority over
214	the charter school, or the individual's or body's designee;
215	(1) as it relates to an institution of higher education of the state, the president of the
216	institution of higher education, or the president's designee; or
217	(m) as it relates to a public transit district, the board of trustees or a designee of the
218	board of trustees.
219	[(23)] (24) "Indefinite quantity contract" means a fixed price contract that:
220	(a) is for an indefinite amount of procurement items to be supplied as ordered by a
221	procurement unit; and
222	(b) (i) does not require a minimum purchase amount; or
223	(ii) provides a maximum purchase limit.
224	[(24)] (25) "Independent procurement authority" means authority granted to a
225	procurement unit under Subsection 63G-6a-106(4)(a).
226	[(25)] (26) "Invitation for bids" includes all documents, including documents that are
227	attached or incorporated by reference, used for soliciting bids to provide a procurement item to
228	a procurement unit.
229	[(26)] (27) "Issuing procurement unit" means a procurement unit that:
230	(a) reviews a solicitation to verify that it is in proper form;
231	(b) causes the notice of a solicitation to be published; and
232	(c) negotiates the terms and conditions of a contract.
233	[(27)] (28) "Labor hour contract" is a contract where:
234	(a) the supplies and materials are not provided by, or through, the contractor; and
235	(b) the contractor is paid a fixed rate that includes the cost of labor, overhead, and
236	profit for a specified number of labor hours or days.
237	[(28)] (29) "Multiple award contracts" means the award of a contract for an indefinite
238	quantity of a procurement item to more than one bidder or offeror.
239	[(29)] (30) "Multiyear contract" means a contract that extends beyond a one-year
240	period, including a contract that permits renewal of the contract, without competition, beyond
241	the first year of the contract.
242	[(30)] (31) "Municipality" means a city or a town.

[(31)] (32) "Offeror" means a person who responds to a request for proposals.
[(32)] (33) "Preferred bidder" means a bidder that is entitled to receive a reciprocal
preference under the requirements of this chapter.
[(33)] (34) (a) "Procure" or "procurement" means buying, purchasing, renting, leasing,
leasing with an option to purchase, or otherwise acquiring a procurement item.
(b) "Procure" or "procurement" includes all functions that pertain to the obtaining of a
procurement item, including:
(i) the description of requirements;
(ii) the selection process;
(iii) solicitation of sources;
(iv) the preparation for soliciting a procurement item; and
(v) the award of a contract.
[(34)] (35) "Procurement item" means a supply, a service, construction, or technology.
[(35)] (36) "Procurement officer" means:
(a) as it relates to a procurement unit with independent procurement authority:
(i) the head of the procurement unit;
(ii) a designee of the head of the procurement unit; or
(iii) a person designated by rule made by the applicable rulemaking authority; or
(b) as it relates to the division or a procurement unit without independent procurement
authority, the chief procurement officer.
[(36)] (37) "Professional service" means a service that requires a high degree of
specialized knowledge and discretion in the performance of the service, including:
(a) legal services;
(b) consultation services;
(c) architectural services;
(d) engineering;
(e) design;
(f) underwriting;
(g) bond counsel;
(h) financial advice;
(i) construction management;

274	(j) medical services;
275	(k) psychiatric services; or
276	(l) counseling services.
277	[ <del>(37)</del> ] <u>(38)</u> "Protest officer" means:
278	(a) as it relates to the division or a procurement unit with independent procurement
279	authority:
280	(i) the head of the procurement unit;
281	(ii) a designee of the head of the procurement unit; or
282	(iii) a person designated by rule made by the applicable rulemaking authority; or
283	(b) as it relates to a procurement unit without independent procurement authority, the
284	chief procurement officer or the chief procurement officer's designee.
285	[(38)] (39) "Request for information" means a nonbinding process where a
286	procurement unit requests information relating to a procurement item.
287	[(39)] (40) "Request for proposals" includes all documents, including documents that
288	are attached or incorporated by reference, used for soliciting proposals to provide a
289	procurement item to a procurement unit.
290	[(40)] (41) "Request for statement of qualifications" means all documents used to
291	solicit information about the qualifications of the person interested in responding to a potential
292	procurement, including documents attached or incorporated by reference.
293	[(41)] (42) "Requirements contract" means a contract:
294	(a) where a contractor agrees to provide a procurement unit's entire requirements for
295	certain procurement items at prices specified in the contract during the contract period; and
296	(b) that:
297	(i) does not require a minimum purchase amount; or
298	(ii) provides a maximum purchase limit.
299	[(42)] (43) "Responsible" means being capable, in all respects, of:
300	(a) meeting all the requirements of a solicitation; and
301	(b) fully performing all the requirements of the contract resulting from the solicitation,
302	including being financially solvent with sufficient financial resources to perform the contract.
303	[(43)] (44) "Responsive" means conforming in all material respects to the invitation for
304	bids or request for proposals.

305	[(44)] (45) "Sealed" means manually or electronically sealed and submitted bids or
306	proposals.
307	[(45)] (46) (a) "Services" means the furnishing of labor, time, or effort by a contractor,
308	not involving the delivery of a specific end product other than a report that is incidental to the
309	required performance.
310	(b) "Services" does not include an employment agreement or a collective bargaining
311	agreement.
312	[(46)] (47) "Sole source contract" means a contract resulting from a sole source
313	procurement.
314	[(47)] (48) "Sole source procurement" means a procurement without competition
315	pursuant to a determination under Subsection 63G-6a-802(2)(a) that there is only one source
316	for the procurement item.
317	[(48)] (49) "Solicitation" means an invitation for bids, request for proposals, notice of a
318	sole source procurement, request for statement of qualifications, request for information, or any
319	document used to obtain bids, proposals, pricing, qualifications, or information for the purpose
320	of entering into a procurement contract.
321	[(49)] (50) "Specification" means any description of the physical or functional
322	characteristics, or nature of a procurement item included in an invitation for bids or a request
323	for proposals, or otherwise specified or agreed to by a procurement unit, including a description
324	of:
325	(a) a requirement for inspecting or testing a procurement item; or
326	(b) preparing a procurement item for delivery.
327	[(50)] (51) "Standard procurement process" means one of the following methods of
328	obtaining a procurement item:
329	(a) bidding, as described in Part 6, Bidding;
330	(b) request for proposals, as described in Part 7, Request for Proposals; or
331	(c) small purchases, in accordance with the requirements established under Section
332	63G-6a-408.
333	[(51)] (52) "State cooperative contract" means a contract awarded by the division for
334	and in behalf of all public entities.
335	[(52)] (53) "Statement of qualifications" means a written statement submitted to a

336	procurement unit in response to a request for statement of qualifications.
337	[(53)] (54) (a) "Subcontractor" means a person under contract with a contractor or
338	another subcontractor to provide services or labor for design or construction.
339	(b) "Subcontractor" includes a trade contractor or specialty contractor.
340	(c) "Subcontractor" does not include a supplier who provides only materials,
341	equipment, or supplies to a contractor or subcontractor.
342	[(54)] (55) "Supplies" means all property, including equipment, materials, and printing.
343	[(55)] (56) "Tie bid" means that the lowest responsive and responsible bids are
344	identical in price.
345	[(56)] (57) "Time and materials contract" means a contract where the contractor is
346	paid:
347	(a) the actual cost of direct labor at specified hourly rates;
348	(b) the actual cost of materials and equipment usage; and
349	(c) an additional amount, expressly described in the contract, to cover overhead and
350	profit, that is not based on a percentage of the cost to the contractor.
351	Section 3. Section 63G-6a-104 is amended to read:
352	63G-6a-104. Definitions of government entities.
353	As used in this chapter:
354	(1) "Applicable rulemaking authority" means:
355	(a) as it relates to a legislative procurement unit, the Legislative Management
356	Committee, which shall adopt a policy establishing requirements applicable to a legislative
357	procurement unit;
358	(b) as it relates to a judicial procurement unit, the Judicial Council;
359	(c) as it relates to an executive branch procurement unit, except to the extent provided
360	in Subsections (1)(d) through (g), the board;
361	(d) as it relates to the State Building Board, created in Section 63A-5-101, the State
362	Building Board, but only to the extent that the rules relate to procurement authority expressly
363	granted to the State Building Board by statute;
364	(e) as it relates to the Division of Facilities Construction and Management, created in
365	Section 63A-5-201, the director of the Division of Facilities Construction and Management,
366	but only to the extent that the rules relate to procurement authority expressly granted to the

367 Division of Facilities Construction and Management by statute; 368 (f) as it relates to the Office of the Attorney General, the attorney general, but only to 369 the extent that the rules relate to procurement authority expressly granted to the attorney 370 general by statute; 371 (g) as it relates to the Department of Transportation, created in Section 72-1-201, the 372 executive director of the Department of Transportation, but only to the extent that the rules 373 relate to procurement authority expressly granted to the Department of Transportation by 374 statute; 375 (h) as it relates to a local government procurement unit, the legislative body of the local 376 government procurement unit, not as a delegation of authority from the Legislature, but under 377 the local government procurement unit's own legislative authority; 378 (i) as it relates to a school district or a public school, the Utah State Procurement Policy 379 Board, except to the extent that a school district makes its own nonadministrative rules, with 380 respect to a particular subject, that do not conflict with the provisions of this chapter; 381 (i) as it relates to a state institution of higher education, the State Board of Regents; 382 (k) as it relates to a public transit district, the chief executive of the public transit 383 district; 384 (1) as it relates to a local district or a special service district: 385 (i) before January 1, 2015, the board of trustees of the local district or the governing 386 body of the special service district; or 387 (ii) on or after January 1, 2015, the board, except to the extent that the board of trustees 388 of the local district or the governing body of the special service district makes its own rules: 389 (A) with respect to a subject addressed by board rules; or 390 (B) that are in addition to board rules; or 391 (m) as it relates to a procurement unit, other than a procurement unit described in 392 Subsections (1)(a) through (1), the board. 393 (2) "Board" means the Utah State Procurement Policy Board, created in Section 394 63G-6a-202. 395 (3) "Building board" means the State Building Board created in Section 63A-5-101. 396 (4) "Conservation district" is as defined in Section 17D-3-102. 397 (5) "Cooperative purchasing organization" means an organization, association, or

398	alliance of purchasers established to combine purchasing power in order to obtain the best
399	value for the purchasers by engaging in procurements in accordance with Section 63G-6a-2105.
400	(6) "Division" means the Division of Purchasing and General Services.
401	(7) "Educational procurement unit" means:
402	(a) a school district;
403	(b) a public school, including a local school board or a charter school;
404	(c) Utah Schools for the Deaf and Blind;
405	(d) the Utah Education and Telehealth Network; or
406	(e) an institution of higher education of the state.
407	(8) "Executive branch procurement unit" means each department, division, office,
408	bureau, agency, or other organization within the state executive branch, including the division
409	and the attorney general's office.
410	(9) "Judicial procurement unit" means:
411	(a) the Utah Supreme Court;
412	(b) the Utah Court of Appeals;
413	(c) the Judicial Council;
414	(d) a state judicial district; or
415	(e) each office, committee, subcommittee, or other organization within the state
416	judicial branch.
417	(10) "Legislative procurement unit" means:
418	(a) the Legislature;
419	(b) the Senate;
420	(c) the House of Representatives;
421	(d) a staff office of an entity described in Subsection (10)(a), (b), or (c); or
422	(e) each office, committee, subcommittee, or other organization within the state
423	legislative branch.
424	(11) "Local building authority" is as defined in Section 17D-2-102.
425	(12) "Local district" is as defined in Section 17B-1-102.
426	(13) "Local government procurement unit" means:
427	(a) a county or municipality, and each office or agency of the county or municipality,
428	unless the county or municipality adopts its own procurement code by ordinance;

429	(b) a county or municipality, and each office or agency of the county or municipality,
430	that has adopted this entire chapter by ordinance; or
431	(c) a county or municipality, and each office or agency of the county or municipality,
432	that has adopted a portion of this chapter by ordinance, to the extent that the term is used in the
433	adopted portion of this chapter.
434	(14) "Nonadopting local government procurement unit" means:
435	(a) a county or municipality that has not adopted Part 16, Controversies and Protests,
436	Part 17, Procurement Appeals Board, Part 18, Appeals to Court and Court Proceedings, and
437	Part 19, General Provisions Related to Protest or Appeal; and
438	(b) each office or agency of a county or municipality described in Subsection (14)(a).
439	$\left[\frac{(14)}{(15)}\right]$ (a) "Procurement unit" means:
440	(i) a legislative procurement unit;
441	(ii) an executive branch procurement unit;
442	(iii) a judicial procurement unit;
443	(iv) an educational procurement unit;
444	(v) a local government procurement unit;
445	(vi) a local district;
446	(vii) a special service district;
447	(viii) a local building authority;
448	(ix) a conservation district;
449	(x) a public corporation; or
450	(xi) a public transit district.
451	(b) "Procurement unit" does not include a political subdivision created under Title 11,
452	Chapter 13, Interlocal Cooperation Act.
453	[(15)] (16) "Public corporation" is as defined in Section 63E-1-102.
454	[(16)] (17) "Public entity" means any state government entity or a political subdivision
455	of the state, including:
456	(a) a procurement unit;
457	(b) a municipality or county, regardless of whether the municipality or county has
458	adopted this chapter or any part of this chapter; and
459	(c) any other government entity located in Utah that expends public funds.

460	[(17)] (18) "Public transit district" means a public transit district organized under Title
461	17B, Chapter 2a, Part 8, Public Transit District Act.
462	[(18)] (19) "Special service district" is as defined in Section 17D-1-102.
463	Section 4. Section 63G-6a-105 is amended to read:
464	63G-6a-105. Application of chapter.
465	(1) The provisions of this chapter that are enacted on May 1, 2013, apply only to a
466	procurement advertised, or begun on or after May 1, 2013, unless the parties agree to have the
467	provisions apply with respect to a procurement that was advertised or begun before May 1,
468	2013, but is not completed before May 1, 2013.
469	(2) (a) Except as provided in Section $63G-6a-107$ , this chapter shall apply to every
470	expenditure of public funds irrespective of the source of the funds, including federal assistance,
471	by any procurement unit, under any contract.
472	(b) The provisions of this chapter do not apply to a public entity that is not a
473	procurement unit.
474	(3) [Except as provided in Subsection 17B-1-108(3) relating to local districts, the] The
475	following procurement units shall adopt ordinances or resolutions relating to the procurement
476	of [architect-engineer] design professional services not inconsistent with the provisions of Part
477	15, [Architect-Engineer] Design Professional Services:
478	(a) an educational procurement unit;
479	(b) a conservation district;
480	(c) a local building authority;
481	(d) a local district;
482	(e) a public corporation; or
483	(f) a special service district.
484	(4) Any section of this chapter, or its implementing regulations, may be adopted by:
485	(a) a county;
486	(b) a municipality; or
487	(c) the Utah Housing Corporation.
488	(5) Rules adopted under this chapter shall be consistent with the provisions of this
489	chapter.
490	(6) An applicable rulemaking authority or a procurement unit may not adopt rules,

491	policies, or regulations that are inconsistent with this chapter.
492	(7) Unless otherwise provided by statute, this chapter does not apply to procurement of
493	real property.
494	Section 5. Section <b>63G-6a-106</b> is amended to read:
495	63G-6a-106. Procurement units with specific statutory procurement authority
496	Independent procurement authority.
497	(1) A procurement unit with procurement authority under the following provisions has
498	independent procurement authority to the extent of the applicable provisions and for the
499	procurement items specified in the applicable provisions:
500	(a) Title 53B, State System of Higher Education;
501	(b) Title 63A, Chapter 5, State Building Board - Division of Facilities Construction
502	and Management;
503	(c) Title 67, Chapter 5, Attorney General;
504	(d) Title 72, Transportation Code; and
505	(e) Title 78A, Chapter 5, District Court.
506	(2) Except as otherwise provided in Sections 63G-6a-105 and 63G-6a-107, a
507	procurement unit shall conduct a procurement in accordance with this chapter.
508	(3) (a) The Department of Transportation may make rules governing the procurement
509	of highway construction or improvement.
510	(b) The applicable rulemaking authority for a public transit district may make rules
511	governing the procurement of a transit construction project or a transit improvement project.
512	(c) This Subsection (3) supersedes Subsections (1) and (2).
513	(4) (a) A procurement unit listed in Subsection (4)(b) may, without the supervision,
514	interference, oversight, control, or involvement of the division or the chief procurement officer,
515	but in accordance with the requirements of this chapter:
516	(i) engage in a standard procurement process;
517	(ii) procure an item under an exception, as provided in this chapter, to the requirement
518	to use a standard procurement process; or
519	(iii) otherwise engage in an act authorized or required by this chapter.
520	(b) The procurement units to which Subsection (4)(a) applies are:
521	(i) a legislative procurement unit;

522	(ii) a judicial procurement unit;
523	(iii) an educational procurement unit;
524	(iv) a local government procurement unit;
525	(v) a conservation district;
526	(vi) a local building authority;
527	(vii) a local district;
528	(viii) a public corporation;
529	(ix) a special service district;
530	(x) a public transit district; and
531	(xi) a procurement unit referred to in Subsection (1), to the extent authorized in
532	Subsection (1).
533	(c) A procurement unit with independent procurement authority shall comply with the
534	requirements of this chapter.
535	(d) Notwithstanding Subsection (4)(a), a procurement unit with independent
536	procurement authority may agree in writing with the division to extend the authority of the
537	division or the chief procurement officer to the procurement unit, as provided in the agreement.
538	(e) At any stage of the procurement process, a head of a procurement unit with
539	independent procurement authority who determines that a procurement over which the
540	procurement unit has authority is out of compliance with this chapter or applicable rules may:
541	(i) correct or amend the procurement to bring it into compliance; or
542	(ii) cancel the procurement, if the head of the procurement unit determines that it is:
543	(A) not feasible to bring the procurement into compliance; or
544	(B) in the best interest of the procurement unit to cancel the procurement.
545	(f) If, at any time during the term of a contract awarded by a procurement unit with
546	independent procurement authority, the head of the procurement unit determines that the
547	contract is out of compliance with this chapter or applicable rules, the head of the procurement
548	unit may correct or amend the contract to bring it into compliance or cancel the contract:
549	(i) if the head of the procurement unit determines that correcting, amending, or
550	canceling the contract is in the best interest of the procurement unit; and
551	(ii) after consulting with legal counsel.
552	(5) (a) The attorney general may, in accordance with the provisions of this chapter, but

553	without involvement by the division or the chief procurement officer:
554	(i) retain outside counsel; or
555	(ii) procure litigation support services, including retaining an expert witness.
556	(b) A procurement unit with independent procurement authority that is not represented
557	by the attorney general's office may, in accordance with the provisions of this chapter, but
558	without involvement by the division or the chief procurement officer:
559	(i) retain outside counsel; or
560	(ii) procure litigation support services, including retaining an expert witness.
561	(6) The state auditor's office may, in accordance with the provisions of this chapter, but
562	without involvement by the division or the chief procurement officer, procure audit services.
563	(7) The state treasurer may, in accordance with the provisions of this chapter, but
564	without involvement by the division or the chief procurement officer, procure:
565	(a) deposit [and investment] services; and
566	(b) services related to issuing bonds.
567	Section 6. Section 63G-6a-107 is amended to read:
568	63G-6a-107. Exemptions from chapter Compliance with federal law.
569	(1) Except for Part 24, Unlawful Conduct and Penalties, the provisions of this chapter
570	do not apply to:
571	(a) funds administered under the Percent-for-Art Program of the Utah Percent-for-Art
572	Act;
573	(b) $\hat{H} \rightarrow [grants] \underline{a \ grant} \leftarrow \hat{H}$ awarded by the state [or contracts between the state and
573a	any of the
574	following:];
575	[(i) an educational procurement unit;]
576	[(ii) a conservation district;]
577	[ <del>(iii) a local building authority;</del> ]
578	[ <del>(iv) a local district;</del> ]
579	[(v) a public corporation;]
580	[(vi) a special service district;]
581	[(vii) a public transit district; or]
582	[(viii) two or more of the entities described in Subsections (1)(b)(i) through (vii),
583	acting under legislation that authorizes intergovernmental cooperation;]

584	(c) $\hat{H} \rightarrow [\underline{contracts}] \underline{a \ contract} \leftarrow \hat{H} \underline{between \ procurement \ units;}$
585	[(c)] (d) medical supplies or medical equipment, including service agreements for
586	medical equipment, obtained through a purchasing consortium by the Utah State Hospital, the
587	Utah State Developmental Center, the University of Utah Hospital, or any other hospital owned
588	by the state or a political subdivision of the state, if:
589	(i) the consortium uses a competitive procurement process; and
590	(ii) the chief administrative officer of the hospital makes a written finding that the
591	prices for purchasing medical supplies and medical equipment through the consortium are
592	competitive with market prices;
593	[(d)] (e) the purchase of firefighting supplies or equipment by the Division of Forestry,
594	Fire, and State Lands, created in Section 65A-1-4, through the federal General Services
595	Administration or the National Fire Cache system;
596	[(e)] (f) goods purchased for resale to the public; $[or]$
597	[(f)] (g) the Division of Parks and Recreation, during a fiscal emergency, as defined by
598	Subsection 79-4-1102(1), if the division is acting under the authority described in Sections
599	79-4-1101 through 79-4-1103[-]; or
600	(h) activities related to the management of investments by a public entity granted
601	investment authority by law.
602	(2) This chapter does not prevent a procurement unit from complying with the terms
603	and conditions of any grant, gift, or bequest that is otherwise consistent with law.
604	[(3) This chapter does not apply to any action taken by a majority of both houses of the
605	Legislature.]
606	$\left[\frac{(4)}{(3)}\right]$ Notwithstanding any conflicting provision of this chapter, when a
607	procurement involves the expenditure of federal or state assistance, federal contract funds,
608	local matching funds, or federal financial participation funds, the procurement unit shall
609	comply with mandatory applicable federal or state law and regulations not reflected in this
610	chapter.
611	$\left[\frac{(5)}{(4)}\right]$ This chapter does not supersede the requirements for retention or withholding
612	of construction proceeds and release of construction proceeds as provided in Section 13-8-5.
613	Section 7. Section <b>63G-6a-204</b> is amended to read:
614	63G-6a-204. Applicability of rules and regulations of Utah State Procurement

615	Policy Board and State Building Board Report to interim committee.
616	(1) Except as provided in Subsection (2), rules made by the board under this chapter
617	shall govern all procurement units for which the board is the applicable rulemaking authority.
618	(2) The building board rules governing procurement of construction,
619	[architect-engineer] design professional services, and leases apply to the procurement of
620	construction, [architect-engineer] design professional services, and leases of real property by
621	the Division of Facilities Construction and Management.
622	(3) An applicable rulemaking authority may make its own rules, consistent with this
623	chapter, governing procurement by a person over which the applicable rulemaking authority
624	has rulemaking authority.
625	(4) The board shall make a report on or before July 1 of each year to a legislative
626	interim committee, designated by the Legislative Management Committee created under
627	Section 36-12-6, on the establishment, implementation, and enforcement of the rules made
628	under Section 63G-6a-203.
629	(5) Notwithstanding Subsection 63G-3-301(13)(b), an applicable rulemaking authority
630	is required to initiate rulemaking proceedings, for rules required to be made under this chapter,
631	on or before:
632	(a) May 13, 2014, if the applicable rulemaking authority is the board; or
633	(b) January 1, 2015, for each other applicable rulemaking authority.
634	Section 8. Section 63G-6a-303 is amended to read:
635	63G-6a-303. Duties and authority of chief procurement officer.
636	(1) Except as otherwise specifically provided in this chapter, the chief procurement
637	officer serves as the central procurement officer of the state and shall:
638	(a) adopt office policies governing the internal functions of the division;
639	(b) procure or supervise each procurement over which the chief procurement officer
640	has authority;
641	(c) establish and maintain programs for the inspection, testing, and acceptance of each
642	procurement item over which the chief procurement officer has authority;
643	(d) prepare statistical data concerning each procurement and procurement usage of a
644	state procurement unit;
645	(e) ensure that:

646	(i) before approving a procurement not covered by an existing statewide contract for
647	information technology or telecommunications supplies or services, the chief information
648	officer and the agency have stated in writing to the division that the needs analysis required in
649	Section 63F-1-205 was completed, unless the procurement is approved in accordance with
650	Title 63M, Chapter 1, Part 26, Government Procurement Private Proposal Program; and
651	(ii) the oversight authority required by Subsection $\left[\frac{(5)(a)}{(1)(e)(i)}\right]$ is not delegated
652	outside the division;
653	(f) provide training to procurement units and to persons who do business with
654	procurement units;
655	(g) if the chief procurement officer determines that a procurement over which the chief
656	procurement officer has authority is out of compliance with this chapter or board rules:
657	(i) correct or amend the procurement to bring it into compliance; or
658	(ii) cancel the procurement, if:
659	(A) it is not feasible to bring the procurement into compliance; or
660	(B) the chief procurement officer determines that it is in the best interest of the state to
661	cancel the procurement; and
662	(h) if the chief procurement officer determines that a contract over which the chief
663	procurement officer has authority is out of compliance with this chapter or board rules, correct
664	or amend the contract to bring it into compliance or cancel the contract:
665	(i) if the chief procurement officer determines that correcting, amending, or canceling
666	the contract is in the best interest of the state; and
667	(ii) after consultation with the attorney general's office.
668	(2) The chief procurement officer may:
669	(a) correct, amend, or cancel a procurement as provided in Subsection (1)(g) at any
670	stage of the procurement process; and
671	(b) correct, amend, or cancel a contract as provided in Subsection (1)(h) at any time
672	during the term of the contract.
673	Section 9. Section <b>63G-6a-402</b> is amended to read:
674	63G-6a-402. Procurement unit required to comply with Utah Procurement Code
675	and applicable rules Rulemaking authority Reporting.
676	(1) Except as otherwise provided in Section 63G-6a-107, Section 63G-6a-403, Part 8,

677	Exceptions to Procurement Requirements, or elsewhere in this chapter, a procurement unit may
678	not obtain a procurement item, unless:
679	(a) if the procurement unit is the division or a procurement unit with independent
680	procurement authority, the procurement unit:
681	(i) uses a standard procurement process or an exception to a standard procurement
682	process, described in Part 8, Exceptions to Procurement Requirements; and
683	(ii) complies with:
684	(A) the requirements of this chapter; and
685	(B) the rules made pursuant to this chapter by the applicable rulemaking authority;
686	(b) if the procurement unit is a county, a municipality, or the Utah Housing
687	Corporation, the procurement unit complies with:
688	(i) the requirements of this chapter that are adopted by the procurement unit; and
689	(ii) all other procurement requirements that the procurement unit is required to comply
690	with; or
691	(c) if the procurement unit is not a procurement unit described in Subsection (1)(a) or
692	(b), the procurement unit:
693	(i) obtains the procurement item under the direction and approval of the division,
694	unless otherwise provided by a rule made by the board;
695	(ii) uses a standard procurement process; and
696	(iii) complies with:
697	(A) the requirements of this chapter; and
698	(B) the rules made pursuant to this chapter by the applicable rulemaking authority.
699	(2) Subject to Subsection (3), the applicable rulemaking authority shall make rules
700	relating to the management and control of procurements and procurement procedures by a
701	procurement unit.
702	(3) (a) Rules made under Subsection (2) shall ensure compliance with the federal
703	contract prohibition provisions of the Sudan Accountability and Divestment Act of 2007 (Pub.
704	L. No. 110-174) that prohibit contracting with a person doing business in Sudan.
705	(b) The State Building Board rules governing procurement of construction,
706	[architect-engineer] design professional services, and leases apply to the procurement of
707	construction, [architect-engineer] design professional services, and leases of real property by

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708 the Division of Facilities Construction and Management. 709 (4) An applicable rulemaking authority that is subject to Title 63G, Chapter 3, Utah 710 Administrative Rulemaking Act, shall make the rules described in this chapter in accordance 711 with the provisions of Title 63G, Chapter 3, Utah Administrative Rulemaking Act. 712 (5) The State Building Board shall make a report on or before July 1 of each year to a 713 legislative interim committee, designated by the Legislative Management Committee created 714 under Section 36-12-6, on the establishment, implementation, and enforcement of the rules 715 made by the State Building Board under this chapter. 716 (6) The rules of the applicable rulemaking authority for the executive branch 717 procurement unit shall require, for each contract and request for proposals, the inclusion of a 718 clause that requires the issuing procurement unit, for the duration of the contract, to make 719 available contact information of the winning contractor to the Department of Workforce 720 Services in accordance with Section 35A-2-203. This requirement does not preclude a contractor from advertising job openings in other forums throughout the state. 721 722 Section 10. Section 63G-6a-408 is amended to read: 723 63G-6a-408. Small purchases. 724 (1) As used in this section: 725 (a) "Annual cumulative threshold" means the maximum total annual amount, 726 established by the applicable rulemaking authority under Subsection (2)(a)(i), that a 727 procurement unit may expend to obtain procurement items from the same source under this 728 section. 729 (b) "Individual procurement threshold" means the maximum amount, established by 730 the applicable rulemaking authority under Subsection (2)(a)(ii), for which a procurement unit 731 may purchase a procurement item under this section. 732 (c) "Single procurement aggregate threshold" means the maximum total amount, 733 established by the applicable rulemaking authority under Subsection (2)(a)(iii), that a 734 procurement unit may expend to obtain multiple procurement items from one source at one 735 time under this section. 736 (2) (a) The applicable rulemaking authority may make rules governing small purchases 737 of any procurement item, including[+] construction, job order contracting, design professional services, other professional services, information technology, and goods. 738

739 (b) Rules under Subsection (2)(a) may include provisions: 740 [<del>(a)</del>] (i) establishing expenditure thresholds, including: 741 [(i)] (A) an annual cumulative threshold; 742 [(ii)] (B) an individual procurement threshold; and 743 [(iii)] (C) a single procurement aggregate threshold; 744 [(b)] (ii) establishing procurement requirements relating to the thresholds described in 745 Subsection (2)[(a)](b)(i); and 746 [<del>(c)</del>] (iii) providing for the use of electronic, telephone, or written quotes. 747 (3) Expenditures made under this section by a procurement unit may not exceed a 748 threshold established by the applicable rulemaking authority, unless the chief procurement 749 officer or the head of a procurement unit with independent procurement authority gives written 750 authorization to exceed the threshold that includes the reasons for exceeding the threshold. 751 (4) Except as provided in Subsection (5), an executive branch procurement unit may not obtain a procurement item through a small purchase standard procurement process if the 752 753 procurement item may be obtained through a state cooperative contract or a contract awarded 754 by the chief procurement officer under Subsection 63G-6a-2105(1). 755 (5) Subsection (4) does not apply if: 756 (a) the procurement item is obtained for an unanticipated, urgent or unanticipated, 757 emergency condition, including: 758 (i) an item needed to avoid stopping a public construction project: 759 (ii) an immediate repair to a facility or equipment; or 760 (iii) another emergency condition; or 761 (b) the chief procurement officer or the head of a procurement unit that is an executive 762 branch procurement unit with independent procurement authority: 763 (i) determines in writing that it is in the best interest of the procurement unit to obtain 764 an individual procurement item outside of the state contract, comparing: 765 (A) the contract terms and conditions applicable to the procurement item under the 766 state contract with the contract terms and conditions applicable to the procurement item if the 767 procurement item is obtained outside of the state contract; 768 (B) the maintenance and service applicable to the procurement item under the state contract with the maintenance and service applicable to the procurement item if the 769

procurement item is obtained outside of the state contract;

(C) the warranties applicable to the procurement item under the state contract with the
warranties applicable to the procurement item if the procurement item is obtained outside of
the state contract;

(D) the quality of the procurement item under the state contract with the quality of theprocurement item if the procurement item is obtained outside of the state contract; and

(E) the cost of the procurement item under the state contract with the cost of the
procurement item if the procurement item is obtained outside of the state contract;

(ii) for a procurement item that, if defective in its manufacture, installation, or
performance, may result in serious physical injury, death, or substantial property damage,
determines in writing that the terms and conditions, relating to liability for injury, death, or
property damage, available from the source other than the contractor who holds the state
contract, are similar to, or better than, the terms and conditions available under the state
contract; and

784

(iii) grants an exception, in writing, to the requirement described in Subsection (4).

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(6) Except as otherwise expressly provided in this section, a procurement unit:

(a) may not use the small purchase standard procurement process described in this
section for ongoing, continuous, and regularly scheduled procurements that exceed the annual
cumulative threshold; and

(b) shall make its ongoing, continuous, and regularly scheduled procurements that
 exceed the annual cumulative threshold through a contract awarded through another standard
 procurement process described in this chapter or an applicable exception to another standard
 procurement process, described in Part 8, Exceptions to Procurement Requirements.

(7) This section does not prohibit regularly scheduled payments for a procurement itemobtained under another provision of this chapter.

(8) (a) It is unlawful for a person to intentionally or knowingly divide a procurement
into one or more smaller procurements with the intent to make a procurement:

(i) qualify as a small purchase, if, before dividing the procurement, it would not havequalified as a small purchase; or

(ii) meet a threshold established by rule made by the applicable rulemaking authority,if, before dividing the procurement, it would not have met the threshold.

801	(b) A person who engages in the conduct made unlawful under Subsection (8)(a) is
802	guilty of:
803	(i) a second degree felony, if the value of the procurement before being divided is
804	\$1,000,000 or more;
805	(ii) a third degree felony, if the value of the procurement before being divided is
806	\$250,000 or more but less than \$1,000,000;
807	(iii) a class A misdemeanor, if the value of the procurement before being divided is
808	\$100,000 or more but less than \$250,000; or
809	(iv) a class B misdemeanor, if the value of the procurement before being divided is less
810	than \$100,000.
811	(9) A division of a procurement that is prohibited under Subsection (8) includes doing
812	any of the following with the intent or knowledge described in Subsection (8):
813	(a) making two or more separate purchases;
814	(b) dividing an invoice or purchase order into two or more invoices or purchase orders;
815	or
816	(c) making smaller purchases over a period of time.
817	(10) A person who violates Subsection (8) is subject to the criminal penalties described
818	in Section 63G-6a-2405.
819	(11) The Division of Finance within the Department of Administrative Services may
820	conduct an audit of an executive branch procurement unit to verify compliance with the
821	requirements of this section.
822	(12) An executive branch procurement unit may not make a small purchase after
823	January 1, 2014, unless the chief procurement officer certifies that the person responsible for
824	procurements in the procurement unit has satisfactorily completed training on this section and
825	the rules made under this section.
826	Section 11. Section 63G-6a-609 is amended to read:
827	63G-6a-609. Multiple stage bidding process.
828	[(1) A procurement unit that conducts a procurement using a bidding standard
829	procurement process may use multiple stages to:]
830	[(a) narrow the number of bidders who will progress to a subsequent stage;]
831	[(b) prequalify bidders for subsequent stages, in accordance with Section 63G-6a-403;]

832	[(c) enter into a contract for a single procurement; or]
833	[(d) award multiple contracts for a series of upcoming procurements.]
834	$\left[\frac{(2)}{(1)}\right]$ The invitation for bids for a multiple stage bidding process shall:
835	(a) describe the requirements for, and purpose of, each stage of the process;
836	(b) indicate whether the procurement unit intends to award:
837	(i) a single contract; or
838	(ii) multiple contracts for a series of upcoming procurements; and
839	(c) state that:
840	(i) the first stage is for prequalification only;
841	(ii) a bidder may not submit any pricing information in the first stage of the process;
842	and
843	(iii) bids in the second stage will only be accepted from a person who prequalifies in
844	the first stage.
845	[(3)] (2) During the first stage, the conducting procurement unit:
846	(a) shall prequalify bidders to participate in subsequent stages, in accordance with
847	Section 63G-6a-403;
848	(b) shall prohibit the submission of pricing information until the final stage; and
849	(c) may, before beginning the second stage, request additional information to clarify
850	the qualifications of the bidders who submit timely responses.
851	[(4)] (3) Contracts may only be awarded for a procurement item described in stage one
852	of the invitation for bids.
853	[(5)] (4) The conducting procurement unit may use as many stages as it determines to
854	be appropriate.
855	[(6)] (5) Except as otherwise expressly provided in this section, a procurement unit
856	conducting a multiple stage bidding process under this section shall ensure compliance with
857	this part.
858	[(7)] (6) The applicable rulemaking authority may make rules governing the use of a
859	multiple stage process described in this section.
860	Section 12. Section 63G-6a-707 is amended to read:
861	63G-6a-707. Evaluation of proposals Evaluation committee.
862	(1) To determine which proposal provides the best value to the procurement unit, the

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evaluation committee shall evaluate each responsive and responsible proposal that has not been
disqualified from consideration under the provisions of this chapter, using the criteria described
in the request for proposals, which may include:

866 (a) experience; 867 (b) performance ratings; 868 (c) inspection; 869 (d) testing; 870 (e) quality; 871 (f) workmanship; 872 (g) time, manner, or schedule of delivery; 873 (h) references; 874 (i) financial solvency; 875 (i) suitability for a particular purpose; 876 (k) management plans; 877 (l) cost; or 878 (m) other subjective or objective criteria specified in the request for proposals. 879 (2) Criteria not described in the request for proposals may not be used to evaluate a 880 proposal. 881 (3) The conducting procurement unit shall: 882 (a) appoint an evaluation committee consisting of at least three individuals; and 883 (b) ensure that the evaluation committee and each member of the evaluation 884 committee: 885 (i) does not have a conflict of interest with any of the offerors; 886 (ii) can fairly evaluate each proposal; 887 (iii) does not contact or communicate with an offeror concerning the procurement 888 outside the official evaluation committee process; and 889 (iv) conducts the evaluation in a manner that ensures a fair and competitive process 890 and avoids the appearance of impropriety. 891 (4) The evaluation committee may, with the approval of the head of the conducting 892 procurement unit, enter into discussions or conduct interviews with, or attend presentations by, 893 the offerors.

894	(5) (a) Except as provided in Subsections (5)(b) and (8), each member of the evaluation
895	committee is prohibited from knowing, or having access to, any information relating to the
896	cost, or the scoring of the cost, of a proposal until after the evaluation committee submits its
897	final recommended scores on all other criteria to the issuing procurement unit.
898	(b) The issuing procurement unit shall:
899	(i) if applicable, assign an individual who is not a member of the evaluation committee
900	to calculate scores for cost based on the applicable scoring formula, weighting, and other
901	scoring procedures contained in the request for proposals;
902	(ii) review the evaluation committee's scores and correct any errors, scoring
903	inconsistencies, and reported noncompliance with this chapter;
904	(iii) add the scores calculated for cost, if applicable, to the evaluation committee's final
905	recommended scores on criteria other than cost to derive the total combined score for each
906	responsive and responsible proposal; and
907	(iv) provide to the evaluation committee the total combined score calculated for each
908	responsive and responsible proposal, including any applicable cost formula, weighting, and
909	scoring procedures used to calculate the total combined scores.
910	(c) The evaluation committee may not:
911	(i) change its final recommended scores described in Subsection (5)(a) after the
912	evaluation committee has submitted those scores to the issuing procurement unit; or
913	(ii) change cost scores calculated by the issuing procurement unit.
914	(6) (a) As used in this Subsection (6), "management fee" includes only the following
915	fees of the construction manager/general contractor:
916	(i) preconstruction phase services;
917	(ii) monthly supervision fees for the construction phase; and
918	(iii) overhead and profit for the construction phase.
919	(b) When selecting a construction manager/general contractor for a construction
920	project, the evaluation committee:
921	(i) may score a construction manager/general contractor based upon criteria contained
922	in the solicitation, including qualifications, performance ratings, references, management plan,
923	certifications, and other project specific criteria described in the solicitation;
924	(ii) may, as described in the solicitation, weight and score the management fee as a

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925 fixed rate or as a fixed percentage of the estimated contract value; 926 (iii) may, at any time after the opening of the responses to the request for proposals, 927 have access to, and consider, the management fee proposed by the offerors; and 928 (iv) except as provided in Subsection  $\left[\frac{7}{7}\right]$  (8), may not know or have access to any 929 other information relating to the cost of construction submitted by the offerors, until after the 930 evaluation committee submits its final recommended scores on all other criteria to the issuing 931 procurement unit. 932 (7) (a) The deliberations of an evaluation committee may be held in private. 933 (b) If the evaluation committee is a public body, as defined in Section 52-4-103, the 934 evaluation committee shall comply with Section 52-4-205 in closing a meeting for its 935 deliberations. 936 (8) An issuing procurement unit is not required to comply with Subsection (5) if the 937 head of the issuing procurement unit or a person designated by rule made by the applicable rulemaking authority: 938 939 (a) signs a written statement: 940 (i) indicating that, due to the nature of the proposal or other circumstances, it is in the 941 best interest of the procurement unit to waive compliance with Subsection (5); and 942 (ii) describing the nature of the proposal and the other circumstances relied upon to 943 waive compliance with Subsection (5); and 944 (b) makes the written statement available to the public, upon request. 945 Section 13. Section 63G-6a-1203 is amended to read: 946 63G-6a-1203. Contracts -- Certain indemnification provisions forbidden. 947 [(1) As used in this section, "design professional" expert" means:] 948 [(a) an architect, licensed under Title 58, Chapter 3a, Architects Licensing Act;] 949 [(b) a landscape architect, licensed under Title 58, Chapter 53, Landscape Architects 950 Licensing Act; or] 951 (c) a professional engineer or professional land surveyor, licensed under Title 58, 952 Chapter 22, Professional Engineers and Professional Land Surveyors Licensing Act.] 953  $\left[\frac{(2)(a)}{(2)}\right]$  A contract, including an amendment to an existing contract, entered into 954 under this chapter may not require that a design professional indemnify another from liability 955 claims that arise out of the design professional's services, unless the liability claim arises from

956	the design professional's negligent act, wrongful act, error or omission, or other liability
957	imposed by law.
958	[(b)] (2) Subsection $[(2)(a)]$ (1) may not be waived by contract.
959	[(c)] (3) Notwithstanding Subsections $[(2)(a)]$ (1) and $[(b)]$ (2), a design professional
960	may be required to indemnify a person for whom the design professional has direct or indirect
961	control or responsibility.
962	Section 14. Section 63G-6a-1206.5 is enacted to read:
963	63G-6a-1206.5. Change in contract price.
964	(1) At any time during the period that a contract is in effect, a contractor may lower the
965	contract price to the procurement unit.
966	(2) A contractor may increase the contract price only in accordance with the terms of
967	the contract.
968	Section 15. Section 63G-6a-1501 is amended to read:
969	Part 15. Design Professional Services
970	63G-6a-1501. Title.
971	This part is known as "[Architect-Engineer] Design Professional Services."
972	Section 16. Section 63G-6a-1502 is amended to read:
973	63G-6a-1502. Policy regarding design professional services.
974	[(1) It is the policy of this state to]
975	(1) A procurement unit seeking to procure design professional services shall:
976	(a) publicly announce all requirements for [architect-engineer] those services through a
977	request for statement of qualifications [and to], as provided in this part; and
978	(b) negotiate contracts for [architect-engineer] design professional services:
979	(i) on the basis of demonstrated competence and qualification for the type of services
980	required[ <del>,</del> ]; and
981	(ii) at fair and reasonable prices.
982	(2) [Architect-engineer services shall be procured] A procurement unit shall procure
983	design professional services as provided in this part, except as otherwise provided in Sections
984	63G-6a-403, 63G-6a-404, 63G-6a-408, 63G-6a-802, and 63G-6a-803.
985	(3) This part does not affect the authority of, and does not apply to procedures
	(c) This pair acts not alloce and authority of, and acts not apply to proceedings

987	capacity of employees of the procurement unit.
988	Section 17. Section 63G-6a-1502.5 is enacted to read:
989	63G-6a-1502.5. Request for statement of qualifications.
990	(1) A procurement unit may establish criteria in a request for statement of
991	qualifications by which the qualifications of a design professional, as set forth in a statement of
992	qualifications, will be evaluated, including:
993	(a) the design professional's work history and experience;
994	(b) performance ratings earned by the design professional or references for similar
995	work;
996	(c) any quality assurance or quality control plan;
997	(d) the quality of the design professional's past work product;
998	(e) the time, manner of delivery, and schedule of delivery of the design professional
999	services;
1000	(f) the design professional's financial solvency;
1001	(g) any management plan, including key personnel and subconsultants for the project;
1002	and
1003	(h) other project specific criteria that the procurement unit establishes.
1004	(2) A request for statement of qualifications may not include a request for a price or a
1005	cost component for the design professional services.
1006	Section 18. Section <b>63G-6a-1503</b> is amended to read:
1007	63G-6a-1503. Evaluation committee for design professional services.
1008	(1) In the procurement of [architect-engineer] design professional services, the
1009	procurement officer or the head of an issuing procurement unit shall encourage [firms] design
1010	professionals engaged in the lawful practice of their profession to submit a statement of
1011	qualifications.
1012	(2) (a) The director of the Division of Facilities Construction and Management shall
1013	appoint an evaluation committee for [architect-engineer] design professional services
1014	[contracts] procurements under its authority.
1015	[(3) An evaluation committee for architect-engineer services contracts not under the
1016	authority of the Division of Facilities Construction and Management shall be established in
1017	accordance with rules made by the applicable rulemaking authority.]

1018	(b) A conducting procurement unit, other than the Division of Facilities Construction
1019	and Management, shall appoint an evaluation committee for design professional services
1020	procurements under the authority of that procurement unit.
1021	(3) (a) An evaluation committee appointed under Subsection (2) shall consist of at least
1022	three members.
1023	(b) A procurement unit appointing an evaluation committee under this section shall
1024	ensure that each member of the evaluation committee:
1025	(i) does not have a conflict of interest with any of the design professionals under
1026	consideration;
1027	(ii) can fairly evaluate each statement of qualifications;
1028	(iii) does not contact or communicate with any of the design professionals under
1029	consideration concerning the request for statement of qualifications outside the official
1030	evaluation committee process, beginning the date that the request for statement of
1031	qualifications is issued until the selection of the design professional has been made; and
1032	(iv) conducts the evaluation in a manner that ensures a fair and competitive process
1033	and avoids the appearance of impropriety.
1034	(4) An evaluation committee <u>appointed under this section</u> shall:
1035	(a) evaluate current statements of qualifications and performance data on file with the
1036	procurement unit, together with those that may be submitted by other [firms] design
1037	professionals in response to the announcement of a proposed contract;
1038	(b) consider no [less] fewer than three [firms] design professionals; and
1039	(c) based upon criteria established and published by the [issuing] conducting
1040	procurement unit, select no [less] fewer than three of the [firms] design professionals
1041	considered to be the most highly qualified to provide the services required.
1042	Section 19. Section 63G-6a-1503.5 is enacted to read:
1043	63G-6a-1503.5. Evaluation of statements of qualifications.
1044	(1) An evaluation committee appointed under Section 63G-6a-1503 shall evaluate and
1045	score each responsive and responsible statement of qualifications that has not been disqualified
1046	from consideration under this chapter, using the criteria described in the request for statement
1047	of qualifications.
1048	(2) Criteria not described in the request for statement of qualifications may not be used

1049	to evaluate a statement of qualifications.
1050	(3) An evaluation committee may enter into discussions or conduct interviews with, or
1051	attend presentations by, the design professionals whose statements of qualifications are under
1052	consideration.
1053	(4) An evaluation committee shall rank the top three highest scoring design
1054	professionals, in order of their scores, for the purpose of entering into fee negotiations as
1055	provided in Section 63G-6a-1505.
1056	(5) If fewer than three design professionals submit statements of qualifications or are
1057	determined to be responsive and responsible, the chief procurement officer or head of a
1058	procurement unit with independent procurement authority shall issue a written determination
1059	explaining why it is in the best interest of the procurement unit to continue the fee negotiation
1060	and the contracting process with less than three design professionals.
1061	(6) (a) The deliberations of an evaluation committee may be held in private.
1062	(b) If the evaluation committee is a public body, as defined in Section 52-4-103, the
1063	evaluation committee shall comply with Section 52-4-205 in closing a meeting for its
1064	deliberations.
1065	Section 20. Section 63G-6a-1504 is amended to read:
1066	63G-6a-1504. Selection as part of design-build or lease.
1067	Notwithstanding any other provision of this chapter, [architect-engineer] design
1068	professional services may be procured under Title 63A, Chapter 5, State Building Board -
1069	Division of Facilities Construction and Management, as part of the services obtained in a
1070	design-build contract or as part of the services obtained in a lease contract for real property, if
1071	the qualifications of those providing the [architect-engineer] design professional services are
1072	part of the consideration in the selection process.
1073	Section 21. Section 63G-6a-1505 is amended to read:
1074	63G-6a-1505. Determination of compensation for design professional services.
1075	(1) The procurement officer shall award a contract to $[a]$ the qualified [firm] design
1076	professional whose statement of qualifications was awarded the highest score under Subsection
1077	63G-6a-1503(4) by the evaluation committee, at compensation that the procurement officer
1078	determines, in writing, to be fair and reasonable to the procurement unit.
1079	(2) In making the determination described in Subsection (1), the procurement officer

1080	shall take into account [the services']:
1081	[ <del>(a) estimated value;</del> ]
1082	[ <del>(b) scope;</del> ]
1083	[ <del>(c) complexity; and</del> ]
1084	[(d) professional nature.]
1085	(a) the estimated value, scope, and professional nature of the services; and
1086	(b) the complexity of the project or services.
1087	(3) If the procurement officer is unable to agree to a satisfactory contract with the [firm
1088	first selected] highest scoring design professional, at a price the procurement officer determines
1089	to be fair and reasonable to the procurement unit, the procurement officer shall:
1090	(a) formally terminate discussions with that [firm] design professional; and
1091	(b) undertake discussions with [a] the second highest scoring, qualified [firm] design
1092	professional.
1093	(4) If the procurement officer is unable to agree to a satisfactory contract with the
1094	second [firm selected] highest scoring design professional, at a price the procurement officer
1095	determines to be fair and reasonable to the procurement unit, the procurement officer shall:
1096	(a) formally terminate discussions with that [firm] design professional; and
1097	(b) undertake discussions with [a] the third highest scoring, qualified [firm] design
1098	professional.
1099	(5) If the procurement officer is unable to award a contract at a fair and reasonable
1100	price to any of the [selected firms] highest scoring design professionals, the procurement
1101	officer shall:
1102	(a) select additional [firms] design professionals; and
1103	(b) continue discussions in accordance with this part until an agreement is reached.
1104	Section 22. Section <b>63G-6a-1506</b> is amended to read:
1105	63G-6a-1506. Restrictions on procurement of design professional services.
1106	(1) Except as provided in Subsection (2), [when] if the division or a procurement unit
1107	with independent procurement authority, in accordance with Section 63G-6a-1502, [elects to
1108	obtain architect or engineering services by using a competitive procurement process and has
1109	provided public notice of its competitive procurement process] issues a request for statement of
1110	qualifications to procure design professional services and provides public notice of the request

1111	for statement of qualifications:
1112	(a) a [higher education entity, or any part of one,] public entity inside or outside the
1113	state may not submit a proposal in response to the procurement unit's [competitive procurement
1114	process] request for statement of qualifications; and
1115	(b) the procurement unit may not award a contract [to perform the architect or
1116	engineering services solicited in the competitive procurement process to a higher education
1117	entity or any part of one] to a public entity inside or outside the state to perform the design
1118	professional services solicited in the request for statement of qualifications.
1119	(2) Subsection (1) does not apply when the procurement unit is procuring [architect or
1120	engineer] design professional services for contracts related to research activities and technology
1121	transfer.
1122	Section 23. Section 63G-6a-1603 is amended to read:
1123	63G-6a-1603. Protest officer responsibilities and authority Proceedings on
1124	protest Effect of decision.
1125	(1) After a protest is filed, the protest officer shall determine whether the protest is
1126	timely filed and complies fully with the requirements of Section 63G-6a-1602.
1127	(2) If the protest officer determines that the protest is not timely filed or that the protest
1128	does not fully comply with Section 63G-6a-1602, the protest officer shall dismiss the protest.
1129	(3) If the protest officer determines that the protest is timely filed and complies fully
1130	with Section 63G-6a-1602, the protest officer shall:
1131	(a) dismiss the protest if the protest officer determines that the protest alleges facts that,
1132	if true, do not provide an adequate basis for the protest;
1133	(b) uphold the protest without holding a hearing if the protest officer determines that
1134	the undisputed facts of the protest indicate that the protest should be upheld; or
1135	(c) hold a hearing on the protest if there is a genuine issue of material fact that needs to
1136	be resolved in order to determine whether the protest should be upheld.
1137	(4) (a) If a hearing is held on a protest, the protest officer may:
1138	(i) subpoena witnesses and compel their attendance at the protest hearing;
1139	(ii) subpoena documents for production at the protest hearing;
1140	(iii) obtain additional factual information; and
1141	(iv) obtain testimony from experts, the person filing the protest, representatives of the

1142	procurement unit, or others to assist the protest officer to make a decision on the protest.
1143	(b) The Rules of Evidence do not apply to a protest hearing.
1144	(c) The applicable rulemaking authority shall make rules relating to intervention in a
1145	protest, including designating:
1146	(i) who may intervene; and
1147	(ii) the time and manner of intervention.
1148	(d) A protest officer shall:
1149	(i) record each hearing held on a protest under this section;
1150	(ii) regardless of whether a hearing on a protest is held under this section, preserve all
1151	records and other evidence relied upon in reaching the protest officer's written decision until
1152	the decision, and any appeal of the decision, becomes final; and
1153	(iii) submit to the procurement policy board chair a copy of the protest officer's written
1154	decision and all records and other evidence relied upon in reaching the decision, within seven
1155	days after receiving:
1156	(A) notice that an appeal of the protest officer's decision has been filed under Section
1157	63G-6a-1702; or
1158	(B) a request from the chair of the procurement policy board.
1159	(e) A protest officer's holding a hearing, considering a protest, or issuing a written
1160	decision under this section does not affect a person's right to later question or challenge the
1161	protest officer's jurisdiction to hold the hearing, consider the protest, or issue the decision.
1162	(5) (a) The deliberations of a protest officer may be held in private.
1163	(b) If the protest officer is a public body, as defined in Section 52-4-103, the protest
1164	officer shall comply with Section 52-4-205 in closing a meeting for its deliberations.
1165	(6) (a) A protest officer, or the protest officer's designee, shall promptly issue a written
1166	decision regarding any protest, unless the protest is settled by mutual agreement.
1167	(b) The decision shall:
1168	(i) state the reasons for the action taken;
1169	(ii) inform the protestor of the right to judicial or administrative review as provided in
1170	this chapter; and
1171	(iii) indicate the amount of the security deposit or bond required under Section
1172	63G-6a-1703.

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1173	(c) A person who issues a decision under Subsection (6)(a) shall mail, email, or
1174	otherwise immediately furnish a copy of the decision to the protestor.
1175	(7) A decision described in this section is effective until stayed or reversed on appeal,
1176	except to the extent provided in Section 63G-6a-1903.
1177	(8) (a) A decision described in Subsection $(6)(a)$ that is issued in relation to a
1178	procurement unit other than a legislative procurement unit, a judicial procurement unit, a
1179	nonadopting local government procurement unit, or a public transit district is final and
1180	conclusive unless the protestor files an appeal under Section 63G-6a-1702.
1181	(b) A decision described in Subsection (6)(a) that is issued in relation to a legislative
1182	procurement unit, a judicial procurement unit, a nonadopting local government procurement
1183	unit, or a public transit district is final and conclusive unless the protestor files an appeal under
1184	Section 63G-6a-1802.
1185	(9) If the protest officer does not issue the written decision regarding a protest or a
1186	contract controversy within 30 calendar days after the day on which a written request for a final
1187	decision is filed with the protest officer, or within a longer period as may be agreed upon by the
1188	parties, the protester, prospective contractor, or contractor may proceed as if an adverse
1189	decision had been received.
1190	(10) A determination under this section by the protest officer regarding an issue of fact
1191	may not be overturned on appeal unless the decision is arbitrary and capricious or clearly
1192	erroneous.
1193	Section 24. Section 63G-6a-1702 is amended to read:
1194	63G-6a-1702. Appeal to Utah State Procurement Policy Board Appointment of
1195	procurement appeals panel Proceedings.
1196	(1) This part applies to all procurement units other than:
1197	(a) a legislative procurement unit;
1198	(b) a judicial procurement unit;
1199	(c) a <u>nonadopting</u> local government procurement unit; or
1200	(d) a public transit district.
1201	(2) (a) Subject to Section 63G-6a-1703, a party to a protest involving a procurement
1202	unit other than a procurement unit listed in Subsection (1)(a), (b), (c), or (d) may appeal the
1203	protest decision to the board by filing a written notice of appeal with the chair of the board

1204	within seven days after:
1205	(i) the day on which the written decision described in Section 63G-6a-1603 is:
1206	(A) personally served on the party or the party's representative; or
1207	(B) emailed or mailed to the address or email address of record provided by the party
1208	under Subsection 63G-6a-1602[(3)](2); or
1209	(ii) the day on which the 30-day period described in Subsection 63G-6a-1603(7) ends,
1210	if a written decision is not issued before the end of the 30-day period.
1211	(b) A person appealing a debarment or suspension of a procurement unit other than a
1212	procurement unit listed in Subsection (1)(a), (b), (c), or (d) shall file a written notice of appeal
1213	with the chair of the board no later than seven days after the debarment or suspension.
1214	(c) A notice of appeal under Subsection (2)(a) or (b) shall:
1215	(i) include the address of record and email address of record of the party filing the
1216	notice of appeal; and
1217	(ii) be accompanied by a copy of any written protest decision or debarment or
1218	suspension order.
1219	(3) A person may not base an appeal of a protest under this section on a ground not
1220	specified in the person's protest under Section 63G-6a-1602.
1221	(4) A person may not appeal from a protest described in Section 63G-6a-1602, unless:
1222	(a) a decision on the protest has been issued; or
1223	(b) a decision is not issued and the 30-day period described in Subsection
1224	63G-6a-1603(7), or a longer period agreed to by the parties, has passed.
1225	(5) The chair of the board or a designee of the chair who is not employed by the
1226	procurement unit responsible for the solicitation, contract award, or other action complained of
1227	(a) shall, within seven days after the day on which the chair receives a timely written
1228	notice of appeal under Subsection (2), and if all the requirements of Subsection (2) and Section
1229	63G-6a-1703 have been met, appoint:
1230	(i) a procurement appeals panel to hear and decide the appeal, consisting of at least
1231	three individuals, each of whom is:
1232	(A) a member of the board; or
1233	(B) a designee of a member appointed under Subsection $[(4)]$ (5)(a)(i)(A), if the
1234	designee is approved by the chair; and

1235	(ii) one of the members of the procurement appeals panel to be the chair of the panel;
1236	(b) may:
1237	(i) appoint the same procurement appeals panel to hear more than one appeal; or
1238	(ii) appoint a separate procurement appeals panel for each appeal;
1239	(c) may not appoint a person to a procurement appeals panel if the person is employed
1240	by the procurement unit responsible for the solicitation, contract award, or other action
1241	complained of; and
1242	(d) shall, at the time the procurement appeals panel is appointed, provide appeals panel
1243	members with a copy of the protest officer's written decision and all other records and other
1244	evidence that the protest officer relied on in reaching the decision.
1245	(6) A procurement appeals panel described in Subsection (5) shall:
1246	(a) consist of an odd number of members;
1247	(b) conduct an informal proceeding on the appeal within 60 days after the day on which
1248	the procurement appeals panel is appointed:
1249	(i) unless all parties stipulate to a later date; and
1250	(ii) subject to Subsection (8);
1251	(c) at least seven days before the proceeding, mail, email, or hand-deliver a written
1252	notice of the proceeding to the parties to the appeal; and
1253	(d) within seven days after the day on which the proceeding ends:
1254	(i) issue a written decision on the appeal; and
1255	(ii) mail, email, or hand-deliver the written decision on the appeal to the parties to the
1256	appeal and to the protest officer.
1257	(7) (a) The deliberations of a procurement appeals panel may be held in private.
1258	(b) If the procurement appeals panel is a public body, as defined in Section 52-4-103,
1259	the procurement appeals panel shall comply with Section 52-4-205 in closing a meeting for its
1260	deliberations.
1261	(8) A procurement appeals panel may continue a procurement appeals proceeding
1262	beyond the 60-day period described in Subsection (6)(b) if the procurement appeals panel
1263	determines that the continuance is in the interests of justice.
1264	(9) A procurement appeals panel:
1265	(a) shall, subject to Subsection (9)(c), consider the appeal based solely on:

1266	(i) the protest decision;
1267	(ii) the record considered by the person who issued the protest decision; and
1268	(iii) if a protest hearing was held, the record of the protest hearing;
1269	(b) may not take additional evidence;
1270	(c) notwithstanding Subsection (9)(b), may, during an informal hearing, ask questions
1271	and receive responses regarding the appeal, the protest decision, or the record in order to assist
1272	the panel to understand the appeal, the protest decision, and the record; and
1273	(d) shall uphold the decision of the protest officer, unless the decision is arbitrary and
1274	capricious or clearly erroneous.
1275	(10) If a procurement appeals panel determines that the decision of the protest officer is
1276	arbitrary and capricious or clearly erroneous, the procurement appeals panel:
1277	(a) shall remand the matter to the protest officer, to cure the problem or render a new
1278	decision;
1279	(b) may recommend action that the protest officer should take; and
1280	(c) may not order that:
1281	(i) a contract be awarded to a certain person;
1282	(ii) a contract or solicitation be cancelled; or
1283	(iii) any other action be taken other than the action described in Subsection (10)(a).
1284	(11) The board shall make rules relating to the conduct of an appeals proceeding,
1285	including rules that provide for:
1286	(a) expedited proceedings; and
1287	(b) electronic participation in the proceedings by panel members and participants.
1288	(12) The Rules of Evidence do not apply to an appeals proceeding.
1289	Section 25. Section 63G-6a-1703 is amended to read:
1290	63G-6a-1703. Requirement to pay a security deposit or post a bond Exceptions
1291	Amount Forfeiture of security deposit or bond.
1292	(1) Except as provided by rule made under Subsection (2)(a), a person who files a
1293	notice of appeal under Section 63G-6a-1702 shall, before the expiration of the time provided
1294	under Subsection 63G-6a-1702(2) for filing a notice of appeal, pay a security deposit or post a
1295	bond with the office of the protest officer.
1296	(2) The amount of a security deposit or bond required under Subsection (1) is:

1297	(a) for an appeal relating to an invitation for bids or request for proposals and except as
1298	provided in Subsection (2)(b)(ii):
1299	(i) \$20,000, if the total contract value is under \$500,000;
1300	(ii) \$25,000, if the total contract value is \$500,000 or more but less than \$1,000,000;
1301	(iii) \$50,000, if the total contract value is \$1,000,000 or more but less than \$2,000,000;
1302	(iv) \$95,000, if the total contract value is \$2,000,000 or more but less than \$4,000,000;
1303	(v) \$180,000, if the total contract value is \$4,000,000 or more but less than \$8,000,000;
1304	(vi) \$320,000, if the total contract value is \$8,000,000 or more but less than
1305	\$16,000,000;
1306	(vii) \$600,000, if the total contract value is \$16,000,000 or more but less than
1307	\$32,000,000;
1308	(viii) \$1,100,000, if the total contract value is \$32,000,000 or more but less than
1309	\$64,000,000;
1310	(ix) \$1,900,000, if the total contract value is \$64,000,000 or more but less than
1311	\$128,000,000;
1312	(x) \$3,500,000, if the total contract value is \$128,000,000 or more but less than
1313	\$256,000,000;
1314	(xi) \$6,400,000, if the total contract value is \$256,000,000 or more but less than
1315	\$512,000,000; and
1316	(xii) \$10,200,000, if the total contract value is \$512,000,000 or more; or
1317	(b) \$20,000, for an appeal:
1318	(i) relating to any type of procurement process other than an invitation for bids or
1319	request for proposals;
1320	(ii) relating to an invitation for bids or request for proposals, if the estimated total
1321	contract value cannot be determined; or
1322	(iii) of a debarment or suspension.
1323	(3) (a) For an appeal relating to an invitation for bids, the estimated total contract value
1324	shall be based on:
1325	(i) the lowest responsible and responsive bid amount for the entire term of the contract,
1326	excluding any renewal period, if the bid opening has occurred;
1327	(ii) the total budget for the procurement item for the entire term of the contract,

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1328 excluding any renewal period, if bids are based on unit or rate pricing; or 1329 (iii) if the contract is being rebid, the historical usage and amount spent on the contract 1330 over the life of the contract. 1331 (b) For an appeal relating to a request for proposals, the estimated total contract value 1332 shall be based on: 1333 (i) the lowest cost proposed in a response to a request for proposals, considering the 1334 entire term of the contract, excluding any renewal period, if the opening of proposals has 1335 occurred; 1336 (ii) the total budget for the procurement item over the entire term of the contract, 1337 excluding any renewal period, if opened cost proposals are based on unit or rate pricing; or 1338 (iii) if the contract is being reissued, the historical usage and amount spent on the 1339 contract over the life of the contract that is being reissued. 1340 (4) The protest officer shall: 1341 (a) retain the security deposit or bond until the protest and any appeal of the protest 1342 decision is final; 1343 (b) as it relates to a security deposit: 1344 (i) deposit the security deposit into an interest-bearing account; and 1345 (ii) after any appeal of the protest decision becomes final, return the security deposit 1346 and the interest it accrues to the person who paid the security deposit, unless the security 1347 deposit is forfeited to the [General Fund] general fund of the procurement unit under 1348 Subsection (5); and 1349 (c) as it relates to a bond: 1350 (i) retain the bond until the protest and any appeal of the protest decision becomes 1351 final; and 1352 (ii) after the protest and any appeal of the protest decision becomes final, return the 1353 bond to the person who posted the bond, unless the bond is forfeited to the [General Fund] general fund of the procurement unit under Subsection (5). 1354 1355 (5) A security deposit that is paid, or a bond that is posted, under this section shall 1356 forfeit to the [General Fund] general fund of the procurement unit if: 1357 (a) the person who paid the security deposit or posted the bond fails to ultimately 1358 prevail on appeal; and

1359	(b) the procurement appeals panel finds that the protest or appeal is frivolous or that its
1360	primary purpose is to harass or cause a delay.
1361	Section 26. Section 63G-6a-1802 is amended to read:
1362	63G-6a-1802. Appeal to Utah Court of Appeals.
1363	(1) (a) As provided in this part:
1364	(i) a person may appeal a dismissal of an appeal by the board chair under Subsection
1365	63G-6a-1706(1);
1366	(ii) a person who receives an adverse decision by a procurement appeals panel may
1367	appeal that decision;
1368	(iii) subject to Subsection (2), a procurement unit, other than a legislative procurement
1369	unit, a judicial procurement unit, a nonadopting local government procurement unit, or a public
1370	transit district, may appeal an adverse decision by a procurement appeals panel;
1371	(iv) a person who receives an adverse decision in a protest relating to a legislative
1372	procurement unit, a judicial procurement unit, a nonadopting local government procurement
1373	unit, or a public transit district may appeal that decision; and
1374	(v) a person who is debarred or suspended under Section $63G-6a-904$ by a legislative
1375	procurement unit, a judicial procurement unit, a nonadopting local government procurement
1376	unit, or a public transit district may appeal the debarment or suspension.
1377	(b) A person seeking to appeal a dismissal, decision, or debarment or suspension under
1378	Subsection (1)(a) shall file a notice of appeal with the Utah Court of Appeals within seven days
1379	after the dismissal, decision, or debarment or suspension.
1380	(2) A procurement unit may not appeal the decision of a procurement appeals panel,
1381	unless the appeal is:
1382	(a) recommended by the protest officer involved; and
1383	(b) except for a procurement unit that is not represented by the attorney general's
1384	office, approved by the attorney general.
1385	(3) A person appealing a dismissal, decision, protest, debarment, or suspension under
1386	this section may not base the appeal on a ground not specified in the proceeding from which
1387	the appeal is taken.
1388	(4) The Utah Court of Appeals:
1389	(a) shall consider the appeal as an appellate court;

1390	(b) may not hear the matter as a trial de novo; and
1391	(c) may not overturn a finding, dismissal, decision, or debarment or suspension, unless
1392	the finding, dismissal, decision, or debarment or suspension is arbitrary and capricious or
1393	clearly erroneous.
1394	(5) The Utah Court of Appeals is encouraged to:
1395	(a) give an appeal made under this section priority; and
1396	(b) consider the appeal and render a decision in an expeditious manner.
1397	Section 27. Section 63G-6a-1903 is amended to read:
1398	63G-6a-1903. Effect of timely protest or appeal.
1399	A procurement unit, other than a legislative procurement unit, a judicial procurement
1400	unit, a nonadopting local government procurement unit, or a public transit district, may not
1401	proceed further with a solicitation or with the award of a contract:
1402	(1) during the pendency of a timely:
1403	(a) protest under Subsection 63G-6a-1602(1);
1404	(b) appeal of a protest under Section 63G-6a-1702; or
1405	(c) appeal of a procurement appeals panel decision under Section 63G-6a-1802; and
1406	(2) until:
1407	(a) all administrative and judicial remedies are exhausted;
1408	(b) for a protest under Section 63G-6a-1602 or an appeal under Section 63G-6a-1702:
1409	(i) the chief procurement officer, after consultation with the attorney general's office
1410	and the head of the using agency, makes a written determination that award of the contract
1411	without delay is in the best interest of the procurement unit or the state;
1412	(ii) the head of a procurement unit with independent procurement authority, after
1413	consultation with the procurement unit's attorney, makes a written determination that award of
1414	the contract without delay is in the best interest of the procurement unit or the state; or
1415	(iii) for a procurement unit that is not represented by the attorney general's office, the
1416	procurement unit, after consulting with the attorney for the procurement unit, makes a written
1417	determination that award of the contract without delay is in the best interest of the procurement
1418	unit or the state; or
1419	(c) for an appeal under Section $63G-6a-1802$ , or an appeal to a higher court than
1420	district court:

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(i) the chief procurement officer, after consultation with the attorney general's office
and the head of the using agency, makes a written determination that award of the contract
without delay is in the best interest of the procurement unit or the state;

(ii) the head of a procurement unit with independent procurement authority, after
consultation with the procurement unit's attorney, makes a written determination that award of
the contract without delay is in the best interest of the procurement unit or the state; or

(iii) for a procurement unit that is not represented by the attorney general's office, the
procurement unit, after consulting with the attorney for the procurement unit, makes a written
determination that award of the contract without delay is necessary to protect the best interest
of the procurement unit or the state.

1431 Section 28. Section **63G-6a-1904** is amended to read:

1432 **63G-6a-1904.** Costs to or against protestor.

(1) [When] If a protest is sustained administratively or upon administrative or judicial
review and the protesting bidder or offeror should have been awarded the contract under the
solicitation but is not, the protestor [shall be] is entitled to the following relief as a claim
against the procurement unit:

(a) the reasonable costs incurred in connection with the solicitation, including bidpreparation and appeal costs; and

(b) any equitable relief determined to be appropriate by the reviewing administrative orjudicial body.

1441 (2) [When a protest is not sustained by a] If the final determination of a procurement 1442 appeals panel or other appellate body does not sustain the protest, the protestor shall reimburse 1443 the conducting or issuing procurement unit for all expenses that the conducting or issuing 1444 procurement unit incurred in defending the appeal, including personnel costs, attorney fees, other legal costs, [expenses incurred by the attorney general's office,] the per diem and 1445 1446 expenses paid by the conducting or issuing procurement unit to witnesses or appeals panel 1447 members, and any additional expenses incurred by the staff of the conducting or issuing 1448 procurement unit who have provided materials and administrative services to the procurement 1449 appeals panel for that case.

(3) The provisions of Title 63G, Chapter 7, Part 4, Notice of Claim Against a
Governmental Entity or a Government Employee, and Section 63G-7-601 do not apply to

- 1452 actions brought under this chapter by an aggrieved party for equitable relief or reasonable costs
- 1453 incurred in preparing or appealing an unsuccessful bid or offer.