# HB3623 FULLPCS1 Erick Harris-LRB 2/27/2024 8:57:45 am

## **COMMITTEE AMENDMENT** HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB3623</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Erick Harris

Adopted: \_\_\_\_\_

Reading Clerk

1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	PROPOSED COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 3623 By: Harris
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7	PROPOSED COMMITTEE SUBSTITUTE
8	An Act relating to state government; amending 74 O.S. 2021, Section 85.5, which relates to the powers and
9	duties of the State Purchasing Director; requiring submission of certain affidavit; providing for
10	penalties; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 74 O.S. 2021, Section 85.5, is
15	amended to read as follows:
16	Section 85.5 A. Except as otherwise provided in this section,
17	the State Purchasing Director, under the supervision of the Director
18	of the Office of Management and Enterprise Services, shall have sole
19	and exclusive authority and responsibility for all acquisitions by
20	state agencies. In order to carry out the powers and duties of the
21	Chief Information Officer and the Information Services Division, the
22	Chief Information Officer shall have sole and exclusive authority
23	and responsibility for all acquisitions of information and
24	telecommunications technology, equipment, software, products and

related peripherals and services by state agencies. Public
 construction contracts are awarded pursuant to Title 61 of the
 Oklahoma Statutes and are not subject to the Oklahoma Central
 Purchasing Act.

5 B. Every state agency shall determine its own quantitative needs for acquisitions and the general class or nature of the 6 7 acquisitions. The State Purchasing Director, after consultation with the requisitioning state agency, shall have authority to 8 9 determine the particular brand, model or other specific 10 classification of each acquisition and to draft or invoke pursuant 11 to the Oklahoma Central Purchasing Act specifications establishing 12 the requirements for all necessary contracts or purchase orders.

C. The Director of the Office of Management and Enterprise
Services shall have authority and responsibility to promulgate rules
in connection with provisions of the Oklahoma Central Purchasing Act
for:

The time, manner, authentication and form of making
 requisitions for acquisitions;

Inspection, analysis and testing of acquisitions or samples
 bidders submit prior to contract award;

3. The form and manner of submission for bids or proposals a
bidder submits and the manner of accepting and opening bids or
proposals;

24

Req. No. 10493

4. The conditions under which the Office of Management and
 Enterprise Services shall require written contracts for
 acquisitions, the conditions under which acquisitions may be made on
 an open account basis, and the conditions and manner of negotiating
 such contracts;

6 5. Obtaining acquisitions produced by state institutions;
7 6. Conditions under which any of the rules herein authorized
8 may be waived;

9 7. The amounts of and deposits on any bond or other surety 10 required to be submitted with a bid or contract for the furnishing 11 of acquisitions and the conditions under which such bond or other 12 surety shall be required;

13 8. The manner and conditions of delivery, which shall include 14 the designation of the common carrier of property to be used to 15 transport acquisitions whenever a common carrier is used, and the 16 acceptance, or rejection, including check of quantities, of any 17 acquisitions;

18 9. The form of any estimate, order or other information19 required in connection with an acquisition;

20 10. State agency acquisitions not exceeding the acquisition 21 threshold amount requiring competitive bid to ensure 22 competitiveness, fairness, compliance with the Oklahoma Central 23 Purchasing Act and Section 3001 et seq. of this title, which relates

24

Req. No. 10493

1 to the State Use Committee. The rules shall include separate 2 provisions based on acquisition amounts as follows: state agencies shall make acquisitions not exceeding 3 a. Twenty-five Thousand Dollars (\$25,000.00), provided 4 5 the acquisition process is fair and reasonable and is conducted pursuant to rules authorized pursuant to 6 7 this section, and b. state agencies with certified procurement officers and 8 9 internal purchasing procedures found compliant by the 10 State Purchasing Director may make acquisitions in 11 excess of the fair and reasonable acquisition 12 threshold amount provided for in this section and not 13 exceeding Two Hundred Fifty Thousand Dollars 14 (\$250,000.00), pursuant to rules authorized by this 15 section; 16 Training by the State Purchasing Director of state agency 11. 17 procurement officers; 18 Review and audit by the State Purchasing Director of state 12. 19 agency acquisitions; 20 13. The conditions for increasing acquisition limits for state 21 agencies which have had a prior reduction in acquisition limit by 22 the Director of the Office of Management and Enterprise Services; 23 14. Use of a state purchase card to make acquisitions;

24

Req. No. 10493

1 15. Any other matter or practice which relates to the
 2 responsibilities of the State Purchasing Director;

3 16. Conditions for determination and authorization of 4 acquisition threshold amounts of state agencies;

5 17. The form and manner of verification by suppliers that the 6 supplier is eligible to do business in the State of Oklahoma and has 7 obtained all necessary permits and licenses, pursuant to applicable 8 provisions of law; and

9 18. Payment procedure rules for state agencies to adhere to10 regarding statewide contracts.

11 The State Purchasing Director shall provide training for D. 12 state agency procurement officials, and other procurement staff, and 13 is authorized to require retraining of such procurement personnel 14 found not to be in compliance with provisions of the Oklahoma 15 Central Purchasing Act or associated rules. The training may 16 include any matters related to state procurement practices. State 17 agency purchasing officials that demonstrate proficiency shall be 18 certified as "certified procurement officers" by the State 19 Purchasing Director and shall be authorized to make acquisitions 20 pursuant to provisions of the Oklahoma Central Purchasing Act and 21 associated rules. The State Purchasing Director may assess a fee to 22 state agencies for the training that does not exceed each state 23 agency's pro rata share of the costs the State Purchasing Director 24 incurs to provide the training.

E. The State Purchasing Director shall review state agency
 acquisitions for the purposes of:

3 1. Ensuring state agency compliance with provisions of the4 Oklahoma Central Purchasing Act;

5 2. Ensuring state agency compliance with rules promulgated by
6 the Office of Management and Enterprise Services pursuant to the
7 Oklahoma Central Purchasing Act;

8 3. Ensuring state agency compliance with provisions of Section
9 3001 et seq. of this title pertaining to the State Use Committee;

Reporting any acquisition by any state agency found not to
 be in compliance with those sections or rules to the Director of the
 Office of Management and Enterprise Services;

5. A determination by the State Purchasing Director to reduce a
state agency's acquisition authority amount when the state agency is
found not to be in compliance with the Oklahoma Central Purchasing
Act or associated rules or requirements of the State Purchasing
Director pursuant to this section; and

18 6. A determination by the State Purchasing Director to increase
19 a state agency's acquisition authority amount after the agency cures
20 deficiencies in connection with a prior reduction in the authority
21 amount by the State Purchasing Director.

F. Based on written findings and when recommended by the State Purchasing Director, the Director of the Office of Management and Enterprise Services may:

Req. No. 10493

Transmit written findings by the State Purchasing Director
 to the State Auditor and Inspector for further investigation,
 indicating purchasing procedures that do not conform to the Oklahoma
 Central Purchasing Act or associated rules; or

5 2. Transmit to the Attorney General or the State Auditor and 6 Inspector for further investigation a report made by the State 7 Purchasing Director that the Director of the Office of Management 8 and Enterprise Services reasonably believes indicates that an action 9 that constitutes a criminal violation pursuant to the Oklahoma 10 Central Purchasing Act or other laws has been taken by any state 11 agency, state agency official, bidder or supplier.

12 G. 1. Pursuant to the requirements of the Oklahoma Central 13 Purchasing Act, the State Purchasing Director shall have authority 14 to enter into any statewide, multistate or multigovernmental 15 contract. The state entity designated by law, as specified in 16 Section 1010.3 of Title 56 of the Oklahoma Statutes, shall 17 participate in the purchase of pharmaceuticals available through 18 such multistate or multigovernmental contracts entered into by the 19 State Purchasing Director.

20 2. Whenever it appears advantageous to the state or to any 21 state agency to purchase or otherwise acquire any acquisition which 22 may be offered for sale by the United States government or any 23 agency thereof, the State Purchasing Director may execute a contract 24 for the acquisition with the federal government or federal agency

#### Req. No. 10493

and may also utilize contracts awarded by other governmental
 agencies including, but not limited to, agencies of the United
 States of America.

3. The State Purchasing Director may designate, for use by
state agencies, contracts described in this subsection and contracts
awarded on behalf of one or more state agencies.

7 4. Prior to exercising the authority to cancel a contract, the
8 State Purchasing Director may authorize renegotiation of an existing
9 contract with an incumbent supplier for the purposes of obtaining
10 more favorable terms for the state.

11 5. The State Purchasing Director shall have the authority to 12 designate certain contracts for state agencies as statewide 13 contracts and mandatory statewide contracts. In order to carry out 14 the powers and duties of the Chief Information Officer and 15 Information Services Division, the Chief Information Officer shall 16 have the authority to designate certain information technology and 17 telecommunication contracts as statewide contracts and mandatory 18 statewide contracts and may negotiate consolidation contracts, 19 enterprise agreements and high technology system contracts in lieu 20 of or in conjunction with competitive bidding procedures to reduce 21 acquisition cost.

6. The State Purchasing Director may publish such
specifications relating to materials, supplies, equipment and
services to be acquired for the state as may best promote

#### Req. No. 10493

competition and apprise potential suppliers of the type of product
 desired.

The State Purchasing Director may develop and test new 3 Η. 1. 4 contracting policies, procedures and innovations that hold potential 5 for making state procurement more effective and efficient and identify, and make recommendations to the Legislature of, any 6 7 appropriate changes in law. Such development and testing, proof of concept, pilot project or other similar test shall not be considered 8 9 an acquisition subject to the Oklahoma Central Purchasing Act.

The State Purchasing Director is authorized to explore and
 investigate cost savings in energy, resource usage and maintenance
 contracts and to identify and negotiate contract solutions
 including, but not limited to, pilot projects to achieve cost
 savings for this state.

I. The State Purchasing Director shall endeavor to satisfy state agencies in terms of cost, quality and timeliness of the delivery of acquisitions by using bidders who have a record of successful past performance, promoting competition, minimizing administrative operating costs and conducting business with integrity, fairness and openness.

J. The State Purchasing Director shall undertake the following: 1. The use of electronic commerce pursuant to the Oklahoma Online Bidding Act for solicitation, notification and other purchasing processes;

### Req. No. 10493

2. Monitoring rules promulgated pursuant to the Oklahoma
 2 Central Purchasing Act to ensure that the rules satisfy the
 3 interests of the state, are clear and succinct and encourage
 4 efficiency in purchasing processes;

3. A program to identify suppliers' performance records;

4. Development of criteria for the use of sealed bid
contracting procedures, negotiated contracting procedures, selection
of types of contracts, postaward administration of purchase orders
and contracts, addendums, termination of contracts and contract
pricing;

5. Continual improvement in the quality of the performance of
the Purchasing Division through training programs, management
seminars, development of benchmarks and key management indicators,
and development of standard provisions, clauses and forms;

15 6. The State Purchasing Director shall prescribe standardized
16 contract forms and all other forms or certifications requisite or
17 deemed necessary by the State Purchasing Director to effectuate the
18 provisions of the Oklahoma Central Purchasing Act and associated
19 rules;

20 7. Development of programs to improve customer relations
21 through training, improved communications and appointment of
22 technical representatives;

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Req. No. 10493

8. Provide for public two-way communication between procurement
 officers and potential bidders who have questions regarding a
 request for proposal or invitation to bid; and

9. Determine whether and to what extent information included in
a bid or similar offer is confidential and reject all requests to
disclose the information so designated.

7 K. The State Purchasing Director may utilize and authorize
8 state agencies to utilize reverse auctions to obtain acquisitions.

9 L. Prior to the award of a contract to a supplier, the State Purchasing Director shall verify, pursuant to applicable provisions 10 11 of law, that the supplier is eligible to do business in this state 12 by confirming registration with the Secretary of State and franchise 13 tax payment status pursuant to Sections 1203 and 1204 of Title 68 of 14 the Oklahoma Statutes. The provisions of this subsection shall be 15 applicable only if the contract amount is Two Hundred Fifty Thousand 16 Dollars (\$250,000.00) or greater.

17 М. On an annual basis, the State Purchasing Director shall 18 transmit to the Governor, Speaker of the House of Representatives 19 and President Pro Tempore of the Senate a report documenting the 20 savings realized by each agency through the application of best 21 spend practices including the collection and tracking of spend data, 22 strategic sourcing programs and implementation of managed and 23 mandatory statewide contracts and include in the report information 24 regarding emergency acquisitions.

Req. No. 10493

1 Ν. The acquisition threshold amount applicable to an 2 acquisition made pursuant to this act or associated rules shall not apply to state agency purchases; provided, the State Purchasing 3 4 Director determines the agency has subject matter experts on staff 5 having the specialized expertise to purchase goods or services, the agency possesses the necessary legal and procurement staff to 6 7 procure and monitor the contracts and provided the Director of the Office of Management and Enterprise Services shall certify that the 8 9 proposed purchase does not conflict with consolidated statewide 10 spend initiatives.

Nothing in this subsection shall give an agency authority to
 issue statewide, multistate or multigovernmental contracts.

13 2. Agencies making purchases pursuant to this subsection shall: 14 be responsible for contracts awarded pursuant to this a. 15 subsection, which includes, but may not be limited to, 16 contract management, protest costs, all costs 17 connected with or incurred as a result of the 18 contract, including legal representation, 19 comply with rules and policies of the Office of b. 20 Management and Enterprise Services, and 21 с. report contracts issued pursuant to this subsection to 22 the Office of Management and Enterprise Services, 23 Central Purchasing Division, on a quarterly basis. 24

3. Purchases made in accordance with this subsection shall be
 made pursuant to rules authorized by this section.

The State Purchasing Director, with approval by the Director 3 Ο. 4 of the Office of Management and Enterprise Services, is authorized 5 to make use of any state laboratories for the tests and analyses 6 authorized in this section wherever practicable and to use private 7 laboratories or the laboratories of another government agency if it is impracticable to use state laboratories. The State Purchasing 8 9 Director is further authorized to cooperate in test and analysis 10 programs or agreements with other states or the United States 11 government and to accept federal funds and funds donated by private 12 endowments or foundations for the purpose of participation in such 13 testing programs.

14 P. The State Purchasing Director shall require all contractors 15 or subcontractors who have entered into a contract with a public 16 employer to submit an affidavit that the contractor or subcontractor 17 is in compliance with the provisions of Section 1313 of Title 25 of 18 the Oklahoma Statutes. If the State Purchasing Director determines 19 that a contractor or subcontractor has submitted a false affidavit: 20 1. The contractor or subcontractor shall be liable for an 21 administrative penalty of Five Thousand Dollars (\$5,000.00) for the 22 first offense, which shall increase by Two Thousand Dollars 23 (\$2,000.00) for each subsequent offense; and

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Req. No. 10493

1	2. The public employer or the Office of Management and
2	Enterprise Services may terminate the contract with the contractor
3	or subcontractor.
4	SECTION 2. This act shall become effective November 1, 2024.
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