GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 976* Committee Substitute Favorable 6/14/16

		nhance Oversight of Service Contracts/PED. (Public)				
		Sponsors:				
	Referred to:					
		April 27, 2016				
1		A BILL TO BE ENTITLED				
2	AN ACT TO	ENHANCE OVERSIGHT OF STATE SERVICE CONTRACTS, AS				
3	RECOMMENDED BY THE JOINT LEGISLATIVE PROGRAM EVALUATION					
4	OVERSIGHT COMMITTEE.					
5		The General Assembly of North Carolina enacts:				
6		TION 1. Article 3 of Chapter 143 of the General Statutes is amended by adding a				
7	new section to re					
8		versight of certain service contracts.				
9		ion of Business Case Justification Template. – The Secretary of the Department				
10	of Administration	n, in consultation with the Office of State Budget and Management, shall develop				
11	a business case	a business case justification template to be used by State agencies to document the business case				
12	for selecting the	for selecting the provider of one or more agency services. The template shall provide for inclusion				
13	of at least all of	the following:				
14	<u>(1)</u>	A detailed description of the manner in which the service is currently provided.				
15	<u>(2)</u>	The unit and total cost of performing the service during the most recently				
16		completed fiscal year.				
17	<u>(3)</u>	A description of the metrics to be used to evaluate the service, the current level				
18		of performance for each metric, and the expected level of performance for each				
19		metric once the selection has been made.				
20	<u>(4)</u>	Identification of resources required to effectively procure the service, if				
21		applicable.				
22	<u>(5)</u>	An assessment of the availability of private providers who could provide the				
23	(\mathbf{f})	service.				
24 25	$\frac{(6)}{(7)}$	Justification for a waiver from competitive bidding requirements, if applicable.				
	<u>(7)</u>	Justification for use of multiple private providers to perform the service, if				
26 27	(9)	<u>applicable.</u> Information security requirements that a private provider would need to satisfy,				
27	<u>(8)</u>	if applicable.				
28 29	<u>(9)</u>	Identification of roles, organizational placement, responsibilities, and				
30	<u>())</u>	qualifications of key project team members, including demonstrated				
31		competency incorporating government-vendor partnerships into the				
32		procurement process, if applicable.				
33	(10)	Identification of funding requirements and funding sources for the proposed				
34	<u>(10)</u>	contract period, if applicable.				
35	<u>(11)</u>	A description of the transition process for selecting the provider of the service.				
	<u>x1</u>	<u></u>				



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1	<u>(b)</u>	Docu	mentation and Approval of Provider Selection Required	. – A State agency shall	
2		not select the provider of an agency service until it has done all of the following, regardless of			
3	whether t	he new	provider of that service will be the State agency itself or	a private provider:	
4		(1)	Documented the business case for making the selecti	on on the business case	
5			justification template developed pursuant to subsection	(a) of this section.	
6		<u>(2)</u>	Obtained written approvals from all of the following	<u>g, as applicable, upon a</u>	
7			determination that there is an adequate business case for	r making the selection:	
8			a. If the total cost of providing the service		
9			(\$5,000,000) or less, the State Purchasing Offic		
10			Officer may delegate the authority to make ag		
11			sub-subdivision to the head of a State agency		
12			Officer determines that at least all of the f	ollowing conditions are	
13			satisfied:		
14			<u>1.</u> <u>The State agency's procurement state</u>		
15			competency with respect to the skills		
16			utilize government-vendor partnerships		
17			2. <u>The results of recent Division of</u>		
18 19			compliance reviews of the agency's pro-	curement processes have	
19 20			<u>been satisfactory.</u> <u>b.</u> If the total cost of providing the service exce	ada fiya million dollara	
20 21			b. If the total cost of providing the service excercise (\$5,000,000):	eeds five minion donars	
21			<u>1. The State Purchasing Officer.</u>		
23			2. The Office of State Budget and Manager	ment	
23		(3)	Consulted with the Joint Legislative Commission on C		
25		<u>(5)</u>	about the selection. The requirement to consult shall b	-	
26			Commission does not have a meeting at which the m		
27			days of receiving the required submission, unless the c		
28			notify the agency during that period that they need add		
29			selection, in which case G.S. 12-3(15)b. shall govern	when the requirement to	
30			consult shall be deemed to have been satisfied.	-	
31	<u>(c)</u>	Exce	ptions Subsection (b) of this section shall not apply	if any of the following	
32	condition	s are sa	tisfied:		
33		<u>(1)</u>	The proposed new provider of the agency service is a		
34			some other governmental entity other than the St	ate agency required or	
35			authorized to provide the service.		
36		<u>(2)</u>	The total cost of providing the agency service does	not exceed one million	
37			<u>dollars (\$1,000,000).</u>		
38		<u>(3)</u>	The procurement of a contract to obtain the service we	5	
39 40			Secretary of Administration's authority under G.S. 14	43-49(3) to purchase or	
40	(L)	Defin	<u>contract for services.</u>		
41 42	<u>(d)</u>		itions. – The following definitions apply in this section:	aquirad or outhorized to	
42 43		<u>(1)</u>	<u>Agency service.</u> – A service that a State agency is reprovide.	equired of autionzed to	
43 44		<u>(2)</u>	Private provider. – A non-State entity other than a	county municipality or	
45		<u>(2)</u>	other governmental entity.	county, municipality, or	
46		(3)	Service contract. – A contract between a State agenc	v and a private provider	
47		<u>(2)</u>	that is a new contract for one or more agency services		
48			existing contract for one or more agency services, or		
49			existing contract for one or more agency services.		
50		<u>(4)</u>	Total cost If the proposed service provider is a pr	rivate provider, the total	
51			amount of revenue that a service provider or combina		

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1		would be estimated to receive during the first the	nree years of providing the		
2		agency service. Otherwise, the total amount of f	funds that the State agency		
3		would be estimated to expend providing the agen	ncy service during the first		
4		three years of providing the service."			
5	SECT	TION 2.(a) The Office of State Budget and Man	agement shall develop and		
6	submit a plan to	determine whether services provided by State agencie	es could be more effectively		
7	provided by priva	ate providers, as that term is defined in G.S. 143-50.20	(d)(2), as enacted by Section		
8	1 • 1	later than December 1, 2016, the Office of State Bu	• • • •		
9		the Joint Legislative Commission on Governmental			
)		Research Division of the General Assembly. The plan developed pursuant to this section shall do			
1	all of the following:				
2	(1)	Provide for an examination of each service provided	l by each State agency.		
3	(2)	Include an examination of methods for providing ea			
Ļ	(-)	with non-State entities.			
	(3)	Include an analysis of the costs and benefits to t	the State of providing each		
		service through contracts with non-State entities.	the state of providing each		
	SECI	TION 2.(b) Each State agency shall fully coopera	te with the Office of State		
		agement in the development and submission of the			
	(a) of this section		plui lequiled by subsection		
	. ,	CION 3.(a) Article 3 of Chapter 143 of the Gene	ral Statutes is amended by		
	adding a new sec	· · · · · ·	ful Statutes is amended by		
	•	ntract management system.			
		tion of Contract Management System. – The Stat	te Purchasing Officer shall		
	_		-		
	-	operate a contract management system and require each State agency to use the system to manage all service contracts entered by the agency. The system developed pursuant to this subsection shall			
		ity to ensure at least all of the following:	such to this subsection shar		
	(1)	That payments are made in accordance with the ap	onlicable contract terms and		
	<u>\1)</u>	conditions.	pheuole confluct terms and		
	(2)	That key documents related to contracts can be sto	red searched and retrieved		
		from the system by appropriate personnel.	field, searched, and retrieved		
	<u>(3)</u>	That customizable management reports can be gene	erated by State agencies that		
	<u>(5)</u>	are parties to contracts or that have contract oversig			
	(b) Repor	ting. – No later than December 1 of each year, the St	▲		
	· · ·	int Legislative Commission on Governmental Op	-		
	-	on of the General Assembly on service contracts ent			
		1 include the following information about each se			
		encies and non-State entities during the previous fisca			
	<u>(1)</u>	The description, value, and procurement method of			
		The amount of payments made under the contrac			
	<u>(2)</u>		t during the previous riscar		
	(2)	<u>year.</u> The total amount of payments made under the contr	not		
	$\frac{(3)}{(4)}$	The total amount of payments made under the contr A description of the hypinges area for entering the			
	<u>(4)</u>	A description of the business case for entering the			
		Department of Administration and the date on w			
	(5)	submitted and approved in accordance with G.S. 14			
	<u>(5)</u>	The results of any reviews of the State agence	cy's procurement processes		
		<u>conducted by the contract management system.</u>	ll have the same many in-		
	· · · ·	arposes of this section, the term "service contract" sha	m nave the same meaning as		
		in G.S. 143-50.2(d)." SECTION 3 (b) Notwithstanding G.S. 143-50.3(a), as anasted by subsection (a) of			
)	SECTION 3.(b) Notwithstanding G.S. 143-50.3(a), as enacted by subsection (a) of this section, a State agency shall not be required to use the contract management system				
)		State agency shall not be required to use the co part to that section until the agency is notified by the	e .		
	estantished http://	CALL TO THAT SECTION UNIT THE ADENCY 16 NOTITIED BY TH	A LUVISION OF PUTChase and		

established pursuant to that section until the agency is notified by the Division of Purchase and

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1 Contract of the Department of Administration that the system is operational. The Division shall 2 notify each State agency within 30 days of the contract management system becoming operational. 3 **SECTION 4.** G.S. 143-48.3 is amended by adding a new subsection to read: 4 The requirements of this section shall be construed consistently with G.S. 143-50.3." "<u>(g)</u> 5 **SECTION 5.** G.S. 143-50.1(e) reads as rewritten: 6 The Consistently with the requirements of G.S. 143-50.3, the Department of "(e) 7 Administration shall adopt procedures for the record keeping of the information provided by State 8 agencies and that has been received by the Secretary or the Secretary's designee pursuant to 9 G.S. 114-8.3(c). The Department shall keep the records, and shall include a log with information 10 that provides identification of individual contracts and where the contract documents are located. 11 The Secretary is authorized to require that entities reporting pursuant to G.S. 114-8.39(c) provide 12 additional information that may be required to identify the individual contracts." 13 **SECTION 6.** Section 1 of this act becomes effective October 1, 2016. The remainder

14 of this act is effective when it becomes law.