1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
3	SENATE BILL 544 By: Standridge
4	
5	
6	AS INTRODUCED
7	An Act relating to professional services and
8	products; providing short title; defining terms; prohibiting certain contracts, solicitations and
9	acquisitions without certain compliance; providing exception; providing for rescinding of contact for
LO	violation; directing review of state contracts within certain time for certain compliance; requiring
1	replacement contract for noncompliance; construing application of certain provisions; establishing
L2	jurisdiction for certain proceedings; providing for codification; and providing an effective date.
L3	
L 4	
L5	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L 6	SECTION 1. NEW LAW A new section of law to be codified
L7	in the Oklahoma Statutes as Section 84A of Title 74, unless there is
L8	created a duplication in numbering, reads as follows:
L 9	This act shall be known and may be cited as the "Professional
20	Services Acquisition Act".
21	SECTION 2. NEW LAW A new section of law to be codified
22	in the Oklahoma Statutes as Section 84A-1 of Title 74, unless there
23	is created a duplication in numbering, reads as follows:

Req. No. 132 Page 1

24

As used in the Professional Services Acquisition Act, unless the context otherwise requires:

1. "Acquisition" means items, products, and professional services acquired by purchase;

- 2. "Business entity" means individuals, partnerships, business trusts, cooperatives, associates, corporations, or any other firm, group or concern which functions as a separate entity for business purposes;
- 3. "Contract" means a mutually binding legal relationship obligating the seller to furnish an acquisition and the buyer to pay for it;
- 4. "Contracting" means purchasing or otherwise obtaining acquisitions from private sources;
- 5. "Contractor" means an individual or business entity entering into a contract for goods and/or services or contracting with a person or agency as a result of a solicitation;
- 6. "Item" or "product" means some quantity or kind of materials or supplies with respect to any controlled substance, compounded pharmaceutical substance or prescription drug controlled by the Uniform Controlled Dangerous Substances Act and its rules, or any medical, podiatry or optometric device, materials or supplies required after a diagnosis or recommendation by a licensed physician;

7. "Materials" or "supplies" includes all property an individual acquires for his or her personal use or consumption by a medical prescription to treat any condition, injury, illness or ailment, or by a medical diagnosis or recommendation for treatment of a condition, injury, illness or ailment, and shall include such items as eye glasses, contact lenses, arch supports, prescriptions, and compounded pharmaceutical substances;

- 8. "Professional services" means acts performed and regulated by valid license issued and regulated pursuant to laws of this state, another state or the United States for allopathic physicians, osteopathic physicians, pharmacists, dentists, podiatrists or optometrists which are performed directly upon or on behalf of a person after physical examination of the person for purposes of diagnosis or treatment recommendation for a medical condition, injury, illness or ailment and which require by law, direct engagement or supervision of the act, time, effort or skills involved in performing or completing the act;
- 9. "Solicit" or "solicitation" means a request or invitation by a business entity or agency to supply or acquire items, products or professional services for a price and for purposes of selling or purchasing acquisitions by use of electronic commerce; and
- 10. "Electronic commerce" means use of electronic methods to enable solicitation, supplier response, contracting, notice of

1 contract award, acquisition processes or any other function to make 2 an acquisition.

- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5500.2 of Title 59, unless there is created a duplication in numbering, reads as follows:
- A. A person or business entity whose physical place of business is located outside of the physical boundaries of this state shall not be authorized to solicit, contract or provide an acquisition in this state with respect to professional services, or its related products, where public funds from this state are paid on behalf of the solicitation, contract or acquisition, except when such person or business entity is in compliance with the same rules, regulations, and laws imposed on a person or business entity whose physical place of business is located in this state.
- B. The State of Oklahoma, including its agencies, contractors, and subcontractors, is prohibited from using state funds in any manner relative to solicitation, bid, acquisition, contracting or hiring an out-of-state person or business entity to provide professional services, or its related products, except when the person or business entity is in compliance with the same rules, regulations, and laws required for the same type of business entity or person physically located in this state.
- C. The provisions of subsections A and B of this section shall apply to allopathic physicians, osteopathic physicians, pharmacists,

dentists, podiatrists, and optometrists offering professional services and related products in this state.

- D. Any state agency soliciting, entering into a contract or contracting for any acquisition in violation of the provisions of this section shall be required to either rescind the contract or decline to renew the contract until compliance is met. Within ninety (90) days from the effective date of this section, each state agency in this state to which the provisions of this section may apply shall immediately review each of its out-of-state contractors and contracting sources to confirm compliance with the provisions of this section. The review shall be completed within thirty (30) days and any contractor or contracting source that does not comply with the provisions of this section shall be replaced in a timely manner, but not later than a renewal of such contract, with an alternative contractor or contracting source that is in compliance with the provisions of this section.
- E. Nothing in this section shall be construed to limit the authority of any licensure board in this state from bringing an action pursuant to its authority to regulate the products or professional services or to enforce license violations.
- F. For purposes of any administrative, civil or criminal action to enforce the provisions of this section, the use of a computer, computer system, computer network or any electronic means to obtain an acquisition of product or professional services defined in this

```
section in one jurisdiction to or from another jurisdiction is
 1
 2
    deemed to have occurred in this jurisdiction.
 3
        SECTION 4. This act shall become effective November 1, 2015.
 4
 5
        55-1-132
                       AM
                                  1/22/2015 2:00:38 PM
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```