
DIGEST

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HB 755 Engrossed

2026 Regular Session

Turner

Abstract: Establishes procedures and requirements for contracting indefinite delivery and indefinite quantity professional design services, including board selection, advertising, and professional submissions. Sets contract limits, amendments for ongoing projects, and ensures agencies maintain compliance before issuing task orders.

Present law provides for the selection of professional services for public contracts. Further provides that provisions of present law do not apply to professional service contracts for projects with an estimated budget of \$1 million or less.

Proposed law modifies present law by clarifying that provisions of present law applies specifically to professional design service contracts for construction projects.

Proposed law provides that the selection of indefinite delivery and indefinite quantity (IDIQ) design services contracts is governed by the provisions of proposed law, except as provided in present law (R.S. 38:2311(C)).

Proposed law requires agencies seeking IDIQ professional design services to notify the division of administration with project details. Requires the division of administration to evaluate the request and refer it to the appropriate selection board.

Proposed law provides that if a selection board chairman objects to a referral, the division of administration must submit the request to a committee composed of the chairmen of the La. Architects Selection Board, the La. Engineers Selection Board, the La. Landscape Architects Selection Board, the head or representative of the user agency whose request is under consideration, and the commissioner of the division of administration or his designee. Requires the committee, by majority vote, to designate which selection board has authority to select the design professionals. Further requires the division of administration to notify the designated board of the decision.

Proposed law requires the designated board to advertise one time in the official state journal, providing the following information:

- (1) The professional services required.
- (2) The name, location, and user agency for which the professional services is required.
- (3) Time and instructions for applicants to submit applications for employment to the

appropriate board.

- (4) General description of the design services sought, and the availability of details upon request.
- (5) The contract term limit set forth in proposed law.
- (6) The maximum fee and method for calculating total design contract value, which shall be determined by the division of administration.
- (7) The number of design professionals to be selected.

Proposed law authorizes any person who wishes to be considered for an IDIQ professional design services contract to submit data to the appropriate selection board regarding experience, previous and current projects, scope and amount of work on hand, key personnel, and other relevant information, and allows the boards to develop standard forms for submitting such data.

Proposed law requires that an IDIQ professional design services contract under proposed law exclude design services for new buildings and have a term not to exceed two years and a maximum total fee of \$1 million.

Proposed law authorizes amendments to individual task orders under an IDIQ professional design services contract, including after the contract expires, allowing the total contract value, but not the fee, to exceed \$1 million for services necessary to complete ongoing projects.

Proposed law requires each agency to maintain at least two IDIQ contracts in effect at all times. Further requires an agency with only one contract in effect to follow the procedures in proposed law at the next available selection board and prohibits issuing further task orders on that contract if the agency does not comply.

Proposed law clarifies that the applicability of proposed law does not apply to any other professional design contract governed by Public Contracts, Works and Improvements. (Title 38).

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 38:2316; Adds R.S. 38:2310(11))