Permanent Memorandum No. 77 (PM 77)

January 15, 2015

SUBJECT: PM - University Pilot Procurement Code
   Right to Audit
   Advertisement of Solicitations
   Contract Reporting

EFFECTIVE: Upon Publication in Louisiana Register of the Final Rule LAC 34:XIII.
   Chapters 3-25 – University Pilot Procurement Code

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Introduction

Permanent Memoranda (PMs) represent policies of the Louisiana State University System and
are binding on all institutions of the System. This memorandum is to establish Policy pursuant to
the implementation of the Pilot Procurement Code (LAC 34:XIII. Chapters 3-25). This
memorandum will expire upon amendment of the final rule to include items 1, 2, and 3 below.

The Board of Supervisors of Louisiana State University and A & M College authorized the
publication of the Notice of Intent for the University Pilot Procurement Code as authorized by
the Louisiana Granting Resources and Autonomy for Diplomas Act, (LaGrad Act) R.S. 17:3139 et
seq. The proposed rules as published in the Notice of Intent dated October 20, 2014, have
been approved by the Board of Regents and the Division of Administration.

Upon approval of the Joint Legislative Committee on the Budget, LSU will adopt this Permanent
Memorandum to ensure that the following discrepancies in the Pilot Procurement Code are
controlled in the best interest of the state, until such time that an amendment to the final rule
can be promulgated through the Administrative Procedures Act.
1. **Right to Audit**

All contracts will contain language to comply with R.S. 39:1629.1 as follows:

"The State Legislative Auditor, federal auditors, and internal auditors of the state or others so entitled by the state or university shall have the right to inspect and audit all data and records of the contracting entity or any subcontractor of the contracting entity related to performance with respect to this agreement. The rights of inspection and audit shall commence as of the date of this agreement and shall continue for a period of five (5) years after project acceptance or as required by applicable state and federal law. The contracting entity and any subcontractor of the contracting entity shall maintain all books and records related to this agreement for the enumerated five (5) year period."

2. **Advertisement of Solicitations**

LSU will require public notification for solicitations in procurement contracts:

A. Public notifications of solicitations for bids/proposals/offers/auctions/quotations shall be made through a centralized electronic interactive environment. The notice for each solicitation shall contain the name, address, email address and telephone number of the university contact person from whom detailed information may be obtained, shall describe the goods or services sought, and shall designate the forms to be used and the date, time and place for the receipt of bids/proposals/offers/auctions/quotations.”

3. **Reporting**

The Chief Procurement Officer shall compile a report of all procurement contracts equal to or exceeding $50,000 for goods and services or $100,000 for information technology. At a minimum, the report shall include the vendor, amount of the procurement contract, the procurement method used, and a measurement of the savings, if any, derived from the pilot procurement program. This report shall be submitted to the Board of Supervisors on a quarterly basis.

The Chief Procurement Officer shall also compile a report for goods and services procured for less than $50,000 or information technology procured for less than $100,000. This report shall include, at a minimum, the number of procurement contracts executed and the aggregated amount of those procurement contracts. This report shall be submitted to the Board of Supervisors on a quarterly basis.

Annually, these reports shall be compiled and submitted to the Board of Regents and the Joint Legislative Committee on the Budget.