AGENDA

I. Call to Order.

II. Approval of Minutes - Meeting of February 2, 2012.

III. Election of Officers.

IV. Summary and results from public hearing and for the PPB’s final approval of the following Hawaii Administrative Rules for chapters:

   3-120 General Provisions
      §3-120-4, Procurements exempt from chapter 103D, HRS
      Exhibit A, Procurements exempt from chapter 103D, HRS

   3-124 Preferences
      Subchapter 1, Hawaii Products

   3-125 Modifications and Terminations of Contracts
      §3-125-13, Price adjustment in construction contracts.

V. Discussion on procurement streamlining requested by member Dean Seki.

VI. Summary of legislation requested by member Greg King.

VII. Announcements.

VIII. Adjournment.

Agenda and available agenda items may be viewed at http://hawaii.gov/spo/general/ppb/procurement-policy-board, click on Meeting Agenda and Minutes. Individuals may present testimony on matters on the Procurement Policy Board’s agenda when the agenda item is taken up by the Board. Individuals intending to testify should contact the State Procurement Office at (808) 587-4700 at least 48 hours before the scheduled meeting. Written testimonies will be accepted through e-mail at procurement.policy.board@hawaii.gov or faxed to (808) 587-4703 until 1:00 pm, April 20, 2012. Testimonies received after the April 20, 2012 deadline will be forwarded to the board as time permits. Individuals submitting written testimony at the meeting and would like the written testimony distributed to the board at this meeting, are requested to provide 12 copies.

Individuals requiring special assistance or services may call (808) 587-4700 by 1:00 p.m., April 20, 2012 to discuss accommodation arrangements.
Agenda Item IV
Historical Note. This amendment of section 3-120-4, Hawaii Administrative Rules, replaces interim rules effective 03/28/11 (file no. 2961).

1. Section 3-120-4, Hawaii Administrative Rules, is amended to read as follows:

“§3-120-4 Procurements exempt from chapter 103D, HRS. (a) Notwithstanding the intent of chapter 103D, HRS, to require governmental bodies to procure their goods and services through competitive bidding, it is acknowledged that there may be situations where procurement by competitive means is either not practicable or not advantageous to the State.

(b) Exhibit A titled "Procurements Exempt From Chapter 103D, HRS" dated [07/17/08] 03/17/2011, is located at the end of this chapter. This exhibit provides a list of goods and services which the procurement policy board has determined to be exempt from chapter 103D, HRS, because although such goods and services may be available from multiple sources, their procurement by competitive means would be either not practicable or not advantageous to the State.

(c) Chief procurement officers may request periodic reports from the heads of purchasing agencies of procurements made pursuant to subsection (b). The heads of purchasing agencies may be required to include in their reports, descriptions of the process or procedures the agency used to select the vendor ensuring maximum fair and open competition whenever practicable.

(d) Chief procurement officers may request that
additional exemptions be added to Exhibit A[°] entitled "Procurements Exempt From Chapter 103D, HRS" dated 03/17/2011, located at the end of this chapter.

(e) The procurement policy board shall review Exhibit A titled "Procurements Exempt From Chapter 103D, HRS" dated [07/17/08] 03/17/2011, located at the end of this chapter, annually or more frequently as needed for amendments.

(f) Purchasing agencies making procurements which are exempt from chapter 103D, HRS, are nevertheless encouraged to adopt and use provisions of the chapter and its implementing rules as appropriate; provided that the use of one or more provisions shall not terminate the exemption and subject the procurement of the purchasing agency to any other provision of the chapter.

(g) Purchasing agencies shall cite on the purchase order or on the contract, the authority waiver as "Exempt From Chapter 103D, HRS, pursuant to section 3-120-4(b) (cite exemption number from Exhibit A titled "Procurements Exempt From Chapter 103D, HRS" dated [07/17/08] 03/17/2011, located at the end of this chapter), Hawaii Administrative Rules." [Eff 12/15/95; am and comp 11/17/97; am and comp 6/19/99; am and comp 6/9/01; am and comp 11/15/01; am and comp 11/8/02; am and comp 8/24/09; am ] (Auth: HRS §§103D-102, 103D-202)

(Imp: HRS §103D-102)

2. Material, except source notes, to be repealed is bracketed. New material is underscored.

3. Additions to updates source notes to reflect these amendments are not underscored.

4. These amendments to chapter 3-120, Hawaii Administrative Rules, shall take effect ten days after filing with the Office of the Lieutenant Governor.
I certify that the foregoing are copies of the rules, drafted in the Ramseyer format pursuant to the requirements of section 91-4.1, Hawaii Revised Statutes, which were adopted on April 24, 2012 by the Procurement Policy Board, and filed with the office of the Lieutenant Governor.

_________________________
Chairperson
Procurement Policy Board

_________________________
DEAN H. SEKI
State Comptroller

APPROVED AS TO FORM:

_________________________
Deputy Attorney General
"EXHIBIT A"

HAR Chapter 3-120
PROCUREMENTS EXEMPT FROM CHAPTER 103D, HRS
[7/17/08] 03/17/2011

The following list of exemptions, pursuant to HAR §3-120-4, has been determined to be exempt from HRS chapter 103D by the procurement policy board:

<table>
<thead>
<tr>
<th>Exemption Number</th>
<th>Exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Research, reference, and educational materials including books, maps, periodicals, and pamphlets, which are published or available in print, video, audio, magnetic, or electronic form, including web-based databases, and costs associated with publication of articles in scholarly journals;</td>
</tr>
<tr>
<td>2.</td>
<td>Services of printers, rating agencies, support facility providers, fiscal and paying agents, and registrars for the issuance and sale of the State's or counties' bonds;</td>
</tr>
<tr>
<td>3.</td>
<td>Services of lecturers, speakers, trainers, facilitators and scriptwriters, when the provider possess specialized training methods, techniques or expertise in the subject matter;</td>
</tr>
<tr>
<td>4.</td>
<td>Services of legal counsel, guardian ad litem, psychiatrists, psychologists, receivers and masters when required by court order;</td>
</tr>
</tbody>
</table>

[5. Fresh meats and produce]
Exemption Number | Exemption
--- | ---
[6] 5. | Insurance to include insurance broker services;

[7.] | Animals and plants;

[8.] 6. | New or used items which are advantageous and available on short notice through an auction, bankruptcy, foreclosure, etc.;

[9] 7. | Food and fodder for animals;

[10] 8. | Facility costs for conferences, meetings, and training sessions;

[11] 9. | Advertisements in specialized publications, such as in ethnic or foreign language publications, trade publications, or professional publications;

[12] 10. | Arbitrator and mediator services;

[13] 11. | Interpreter services;

[14] 12. | Procurement of repair services when dismantling is required to assess the extent of repairs;

[15] 13. | Burial services consisting of mortuary, crematory, cemetery, and other essential services for deceased indigent persons or unclaimed corpses;

[16] 14. | Radio and television airtime when selection of station is based on the targeted audience (i.e. ethnic or age group, gender, etc);

[17] 15. | Subscription costs and registration or workshop fees for conferences or training; and
Exemption Number Exemption

[18-]16. Court reporter services.
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES

Amendments to Chapter 3-124
Hawaii Administrative Rules

April 24, 2012

Historical Note. This amendment of Chapter 3-124, Hawaii Administrative Rules, Subchapter 1, replaces interim rules effective 12/13/10 (file no. 2959).

1. Chapter 3-124, Hawaii Administrative Rules entitled "Preferences", is amended by amending Subchapter 1, entitled "Hawaii Products", to read as follows:

"SUBCHAPTER 1

HAWAII PRODUCTS

§3-124-1 Purpose. The purpose of this subchapter is to provide procedures for qualifying and registering products on the Hawaii products list and for [the application of preferences thereof] applying preferences to those products. The objective is to promote the use of Hawaii products, as defined in section 103D-1001, HRS, by state purchasing agencies. [Eff 12/15/95; comp 11/17/97; am and comp 11/25/02; am and comp 5/20/04; am ] (Auth: HRS §103D-202) (Imp: HRS §103D-1002)

§3-124-1.01 Applicability. (a) These rules shall apply to all solicitations made pursuant to sections 103D-302 and 103D-303, HRS, issued by a procurement officer when a registered and qualified Hawaii product is available [where the product is required].

(b) These rules shall not apply whenever the application will disqualify any government agency from receiving federal funds or aid. [Eff and comp 11/17/97; comp 11/25/02; am and comp 5/20/04; am ] (Auth: HRS §103D-202) (Imp: HRS §103D-1002)

§3-124-2 Definitions. Definitions are in section
103D-1001, HRS. The following definitions also apply to this subchapter:

"Hawaii input" means that part of the cost of a product attributable to production, manufacturing, or other expenses arising within the State. "Hawaii input" includes but is not limited to:

1. The cost to mine, excavate, produce, manufacture, raise, or grow the materials in Hawaii;
2. The added value of that portion of the cost of imported materials that is incurred after landing in Hawaii;
3. The cost of labor, variable overhead, utilities, and services incurred in the production and manufacturing of materials or products in the State;
4. Fixed overhead cost and amortization or depreciation cost, if any, for buildings, tools and equipment situated and located in the State and utilized in the production or manufacturing of a product.

"Hawaii products list" means the list compiled by the administrator itemizing those of products that have been found qualified approved as Hawaii products, the names and addresses of the manufacturers, the classes and preference percentages that the products will be allocated if they to meet the requirements for which offers are solicited.

"Non-Hawaii product" means a product that is not registered or qualified on the as a Hawaii product.

"Registered Hawaii product" means a Hawaii product that is registered on the approved by the administrator as a Hawaii product and included on the Hawaii product list.

"Qualified Hawaii product" means a product that has been reviewed, qualified, and approved by the procurement officer of a specific solicitation. [Eff 12/15/95; comp 11/17/97; am and comp 11/25/02; am and comp 5/20/04; am ] (Auth: HRS §103D-202) (Imp: HRS §103D-1002)

§3-124-3 Qualification procedure. (a) A Hawaii product requires over fifty per cent Hawaii input towards the total cost of the product for:

1. Class I products mined, excavated, produced, manufactured, in the State; or
(2) Class II products are agricultural, aquacultural, horticultural, silvicultural, floricultural, or livestock product raised, grown, or harvested in the State.

(b) The responsibility for obtaining qualification shall rest upon the person desiring the preference by submitting an application either to the administrator or to the procurement officer of a specific solicitation. Any person desiring a preference pursuant to this subchapter, shall have the product(s) qualified and registered on the Hawaii products list as follows:

(1) An application for Hawaii product preference may be submitted to the procurement officer at the time a solicitation is issued, provided the product meets the solicitation requirements or any other criteria, prior to the due date specified in the solicitation. An addendum, if applicable, shall be issued to notify potential offerors of a qualified Hawaii product for the solicitation which the approval was requested; or

(2) The responsibility for qualification shall rest upon the person desiring the preference. The product(s) shall be found qualified and on the Hawaii products list before a preference may be granted. Persons desiring to qualify their product(s) by registering with the state procurement office shall complete an application according to instructions and file with the administrator.

(c) Financial information submitted for the purpose of determining classification of a product shall be treated as confidential when a person has made a written request for confidentiality. In accordance with chapter 92F, HRS, the administrator or the procurement officer shall properly safeguard the information and shall not make it available to the public.

(b) A single application may be submitted for more than one product; however, separate data sheets
shall be submitted for each product for which registration is requested. Further, it is necessary that each [d] Each product shall be specified clearly and not by broad category of product.

[+e+](e) Cost data for each product shall reflect the product’s actual total production cost per unit. [for the most recent full accounting period. If a product has not been in production during the full accounting period, approval may be granted based on cost data representing that shorter period.]

[+d+](f) Upon completion of the review as whether a product is a qualified Hawaii product, if the [administrator] procurement officer finds that a product has qualified as a Hawaii product, the [administrator] procurement officer shall [see] notify the approved applicant in writing of the qualified Hawaii product(s), and submit the approved application to the state procurement office within five working days of the approved date. Within five working days of receiving the approved application from the procurement officer, the administrator shall list the qualified Hawaii product on the Hawaii products list as a registered Hawaii product[τ] with its effective date, unless upon further review by the administrator the product is determined not qualified [and notify the chief procurement officers and heads of purchasing agencies or designees of the decision]. Applicants whose products do not qualify as a Hawaii product for a solicitation or for the Hawaii products list shall be notified in writing of the decision and the reasons [therefor].

(g) Non-approved applicants may appeal the decision of the administrator or the procurement officer:

(1) Any applicant whose product was determined not to qualify for registration on the Hawaii products list or who contests the classification may resubmit their application within thirty days addressing the reasons [therefore] The applicant shall file a written request for reexamination of facts to the administrator within five working days of the notification date. The administrator shall respond to the applicant within thirty days and shall have the sole discretion in determining qualification for the preference [τ]; or

(2) The applicant shall file a written request for reexamination of facts to the procurement
§3-124-4 Solicitation procedure. (a) Solicitations to which this preference is applicable shall refer to this subchapter and shall also contain a notice [referring to the place] where the Hawaii products list [may be examined] is available.

(b) To be eligible for preference, a product shall be qualified and registered on the Hawaii products list.

(1) [The] A Hawaii product approved by the state officer for a specific solicitation within five working days of the notification date. The procurement officer shall respond to the applicant within five working days and shall have the sole discretion in determining the preference qualification.

[(e)] (h) Should the administrator receive a request challenging the validity of the qualification, classification, or reexamination of a Hawaii product, the administrator may request an audit of the information provided should the need arise to determine if the proper classification of the product is qualified as defined under Hawaii product in section 103D-1002, HRS. A request for audit shall be sent to the person having requested registration of the product on the Hawaii products list, and the person shall bear the cost of the audit. The administrator or procurement officer may also request any additional information determined necessary in order to qualify or determine proper classification. [The administrator shall approve or reject the classification for each Hawaii product and advise the applicant or contractor within thirty days after receipt of information.]

(i) Should the procurement officer receive a request to challenge the validity of the qualification, classification, or reexamination of a Hawaii product, the request shall be received not later than five working days after the issuance of the written notification, and shall contain a specific statement of the factual grounds upon which reversal is sought. The determination required by this section shall be final and conclusive unless clearly erroneous, arbitrary, capricious, or contrary to law.

[(f)] (j) Application, renewal, and other forms required shall be provided by the administrator. [Eff 12/15/95; comp 11/17/97; am and comp 11/25/02; comp 5/20/04; am ] (Auth: HRS §103D-202) (Imp: HRS §§92F-14, 103D-1002)
procurement office shall have an effective
date of [when a product is determined to be
qualified and registered on the Hawaii
products list is] one month after the product
has been approved [by the state procurement
office].

(2) The procurement officer shall specify in the
public notice and solicitation the
application due date and instructions for
submittal. The due date shall be at least
five working days after the public notice
release date for bids pursuant to section
103D-302, HRS, and at least ten working days
after the public notice release date for
proposals pursuant to section 103D-303, HRS.
The procurement officer shall issue addenda
of new qualified Hawaii product(s).

(c) To be listed in a solicitation, the effective
date when a product was qualified and registered on the
Hawaii products list shall be no later than the date a
solicitation is first publicly advertised.

[(d) The classification of a registered Hawaii
product on the date a solicitation is first publicly
advertised shall determine the preference allowed the
product.]

[(e)] (d) Prospective offerors shall be informed of
the registered Hawaii product and its established class
that meets the requirements for which offers are being
solicited.

(1) When more than one registered Hawaii product
meeting minimum requirements is available, a
schedule describing all registered Hawaii
products and their established classes shall
be included in the solicitation.

(2) [Purchasing agencies] The procurement officer
shall provide in the solicitation appropriate
space(s) for offerors to indicate selection
of the Hawaii products preference and to list
the Hawaii product and its price f.o.b.
jobsite, unloaded, including applicable
general excise tax and use tax. [Eff
12/15/95; am and comp 11/17/97; am and
comp 11/25/02; comp 5/20/04; am
] (Auth: HRS §103D-202) (Imp:
HRS §103D-1002)

§3-124-5 Evaluation procedure and contract award.
(a) [In any expenditure of public funds resulting
from a contract award, a purchasing agency shall purchase any required product from the Hawaii products list where the registered Hawaii product is available, provided the product meets the specifications and the selling price f.o.b. jobsite, unloaded, including applicable general excise tax and use tax and does not exceed the lowest delivered price in Hawaii f.o.b. jobsite, unloaded, including applicable general excise tax and use tax, of a similar non-Hawaii product by more than three per cent, where class I registered Hawaii products are involved, or five per cent where class II registered Hawaii products are involved, or ten per cent where class III registered Hawaii products are involved.] An application submitted with the offer shall be accepted by the procurement officer for determination review as prescribed in section 3-124-3.

(b) For evaluation purposes, no preference shall be considered when only registered Hawaii products are offered.

(c) Where offers include both registered Hawaii products and non-Hawaii products, for the purpose of determining the lowest evaluated offer, the offer for the Hawaii product shall be decreased by its applicable [three per cent, five per cent, or] ten per cent or fifteen per cent classification preference.

(d) The contract amount shall be the amount of the price offered, exclusive of any preference.

(e) Should more than one preference allowed by statute apply, the evaluated price shall be based on application of applicable preferences in the order specified below. The preferences (1) through (7) in this subsection shall be applied to the original prices. The sum of the preferences, where applicable, shall be added to the original price, except that preferences (1) and (4) shall be subtracted from the Hawaii products or recycled products price.

(1) Hawaii products list, pursuant to section 103D-1002, HRS;
(2) Tax adjustment for tax exempt offerors, pursuant to section 103D-1008, HRS;
(3) Preferred use of Hawaii software development businesses, pursuant to section 103D-1006, HRS;
(4) Recycled products, pursuant to section 103D-1005, HRS;
(5) Reciprocal preference, pursuant to section 103D-1004, HRS;
(6) Printing, binding, and stationery work within the State, pursuant to section 103D-1003,
(7) Preference for persons with disabilities, pursuant to section 103D-1009, HRS.

(f) Should the price comparison for bids submitted pursuant to section 103D-302, HRS, after taking into consideration all applicable preferences, result in identical total prices, award shall be made to the offeror offering a registered Hawaii product in preference to a non-Hawaii product.

(g) For proposals submitted pursuant to section 103D-303, HRS, and after taking into consideration all applicable preferences, the procurement officer shall award the contract pursuant to section 3-122-57. [Eff 12/15/95; am and comp 11/17/97; am and comp 11/25/02; am and comp 5/20/04; am ] (Auth: HRS §103D-202) (Imp: HRS §103D-1002)

§3-124-6 Change in class status. (a) A person whose product is on the Hawaii products list shall be responsible for informing the administrator of:

(1) A change to the method of production or the relative values of the Hawaii and non-Hawaii inputs to the production cost of the product(s), which could affect the product(s) classification;

(2) The discontinuation of product; or

(3) Any change affecting the classification or qualification of the product within sixty days of the change.

(b) If, since the original application, there has been a change affecting the method of production or the relative values of the Hawaii and non-Hawaii inputs to the production cost of the product(s), which could affect the product(s) classification, a new application shall be submitted to the administrator within sixty five working days of the change. The administrator shall make a determination within fifteen working days of submittal of new application of product classification.

(c) Any change on a product application submitted as part of an offer that materially alters the offeror's ability to supply the Hawaii product:

(1) The offeror shall notify the procurement officer of the change no later than five working days from when the offeror knows of the change by submitting a letter to the procurement officer, explaining why the Hawaii product is not available, the
§3-124-7 [Biennial renewal. (a) All persons whose product(s) is registered on the Hawaii products list will be notified by the State thirty days prior to the date for biennial renewal or if a new application is required. A sixty day grace period is allowed for both the renewal and the new application after the preference expiration date which normally will be the end of an accounting period.

(b) An affidavit for renewal shall be submitted if, since the filing of the original application, there has been no change in either the method of production or the relative values of the Hawaii and non-Hawaii inputs to the production cost affecting the product classification. Provided the administrator is satisfied that the classification of a registered Hawaii product is not changed, the administrator shall renew the registration and classification of the product.

(c) Failure to complete the biennial renewal or to provide any further information requested by the administrator shall be grounds for rejecting an application or for disqualification of the product.

(d) Any person receiving a notice for renewal for Hawaii products list qualification shall advise the administrator immediately if there is any reason why the person cannot comply within the sixty day grace period.] [Eff 12/15/95; comp 11/17/97; comp 11/25/02; comp 5/20/04; am

§3-124-8 Termination. If change of status is not
reported as required in section 3-124-6 [, or if the biennial renewal is not provided as required by section 3-124-7], the administrator shall terminate the registration of the product [effective at the end of the sixty day grace period allowed]. Any person terminated that desires to be reinstated on the Hawaii products list shall submit a new application. [Eff 12/15/95; comp 11/17/97; comp 11/25/02; comp 5/20/04; am ] (Auth: HRS §103D-202) (Imp: HRS §103D-1002)

§3-124-9 (Reserved)."

2. Material, except source notes, to be repealed is bracketed. New material is underscored.

3. Additions to update source notes to reflect these amendments are not underscored.

4. These amendments of chapter 3-124, Hawaii Administrative Rules, shall take effect ten days after filing with the Office of the Lieutenant Governor.

I certify that the forgoing are copies of the rules, drafted in Ramseyer format pursuant to the requirements of section 91-4.1, Hawaii Revised Statutes, which were adopted on April 24, 2012 by the Procurement Policy Board and filed with the Office of the Lieutenant Governor.

Chairperson
Procurement Policy Board

DEAN H. SEKI
State Comptroller

124-10
APPROVED AS TO FORM:

Deputy Attorney General
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES

Amendment to Chapter 3-125
Hawaii Administrative Rules

April 24, 2012

Historical Note. This amendment of section 3-125-13, Hawaii Administrative Rules, replaces interim rules effective 03/28/11 (file no. 2962).

1. Section 3-125-13, Hawaii Administrative Rules, is amended to read as follows:

"§3-125-13 Price adjustment in construction contracts. The following paragraph or similar statement expressing the intent of [this] the paragraph, shall be included in all construction contracts for which price adjustments will be allowed:

"Price Adjustment Clause

(1) Price adjustment methods. Any adjustment in contract price pursuant to a clause in this contract shall be made in one or more of the following ways:

(A) By agreement on a fixed price adjustment before commencement of the pertinent performance;

(B) By unit prices specified in the contract or subsequently agreed upon before commencement of the pertinent performance;

(C) By the costs attributable to the events or situations under such clauses with adjustment of profit or fee, all as specified in the contract or subsequently agreed upon before commencement of the pertinent performance;

(D) In any other manner as the parties may mutually agree upon before commencement
of the pertinent performance; or

(E) In the absence of agreement between the parties the provisions of section 103D-501(b)(5), HRS, shall apply.

(2) Submission of cost or pricing data. The contractor shall be required to submit cost or pricing data if any adjustment in contract price is subject to the provisions of section 103D-312, HRS. The submission of any cost or pricing data shall be made subject to the provisions of subchapter 15, chapter 3-122. A fully executed change order or other document permitting billing for the adjustment in price under any method listed in paragraph (1)(A) through (1)(D) shall be issued within ten days after agreement on the method of adjustment.

(3) Determining Adjustments in Price. In determining the adjustment in price to the government resulting from a change, the allowances for all overhead, extended overhead resulting from adjustments to contract time (including home office and branch office overhead) and profit combined shall not exceed the percentages set forth below:

(A) For the contractor, for any work performed by its own forces, twenty percent (20%) of the cost;

(B) For each subcontractor involved, for any work performed by its own forces, twenty per cent (20%) of the cost;

(C) For the contractor or any subcontractor, for work performed by their subcontractors, ten per cent (10%) of the amount due the performing subcontractor.

Not more than three line item percentages for fee and overhead, not to exceed the maximum percentages shown above, will be allowed regardless of the number of tier subcontractors.
(4) The government in determining an adjustment in price using any of the methods listed in paragraph (1)(A) through (1)(D) above may not mandate that the contractor submit its proposal for a price adjustment at a specified percentage that it unilaterally considers to be acceptable.

(5) Paragraphs (3) and (4) shall not be construed to impair the right of a contractor and government from mutually agreeing to a price adjustment under any method listed in paragraphs (1)(A) through (1)(D) above.”


2. Material, except source notes, to be repealed is bracketed. New material is underscored.

3. Additions to updates source notes to reflect these amendments are not underscored.

4. These amendments to chapter 3-125, Hawaii Administrative Rules, shall take effect ten days after filing with the Office of the Lieutenant Governor.

I certify that the foregoing are copies of the rules, drafted in the Ramseyer format pursuant to the requirements of section 91-4.1, Hawaii Revised Statutes, which were adopted on April 24, 2012, and filed with the office of the Lieutenant Governor.
Chairperson
Procurement Policy Board

DEAN H. SEKI
State Comptroller

APPROVED AS TO FORM:

Deputy Attorney General