



State Procurement Manual

Department of Administration, State Bureau of Procurement

Number
PRO-419

Section	Effective	Replaces
CONTRACT ADMINISTRATION AND TRANSACTIONS	9/16/19	PIM 18-001
Title		Page
PROHIBITED BOYCOTTS IN STATE CONTRACTING		1 of 1

SCOPE: The purpose of this policy is to establish the requirement that state agencies and authorities will not enter into contracts over a certain dollar value with companies participating in a prohibited boycott.

POLICY: Pursuant to s. 16.75(10p), Wis. Stats., special designated agents under s. 16.71(1), agencies purchasing under s. 16.74, or an authority may not enter into a contract for goods or services unless the contract includes a provision that the company is not currently participating in, or will not for the duration of the contract participate in, a prohibited boycott per s. 20.931(1)(b).

This policy applies to contracts valued at or above the prohibited boycott threshold. See PRO-101, Procurement Definitions and Thresholds for the applicable threshold and definitions. This policy does not apply to grant contracts; see PRO-504, Grants and Other Non-Procurement Transactions.

- PROCEDURE:**
- I. Requirements
 - A. Agencies will comply with the requirement to include a contractual provision related to prohibited boycotts by following PRO-404, Standard Terms and Conditions.
 - II. Compliance
 - A. The Department of Administration, State Bureau of Procurement, Contract Compliance Program will post a list of companies found to not be following this requirement. The list will be posted on VendorNet. See PRO-403, Non-Discrimination and Contract Compliance.
 - B. Agencies and authorities will notify the DOA Contract Compliance program of any non-compliant companies via email at DOADEOSBOPPrograms@wisconsin.gov.



Legal Authority
Wis. Stats. Ch. 16.75(10p); s. 20.931(1)(b)

Authorized:
Sara Redford, Director
State Bureau of Procurement

Agencies Affected: All, unless otherwise noted