HB 2769-1 (LC 2829) 1/24/19 (TSB/ps)

Requested by Representative MCLAIN

PROPOSED AMENDMENTS TO HOUSE BILL 2769

- On page 3 of the printed bill, delete lines 1 through 14 and insert "(a)(D) of this subsection from each of the top-ranked consultants. The pricing proposal:
- 4 "(A) Must consist of:
- 5 "(i) A schedule of hourly rates that the prospective consultant will charge
- 6 for the work of each individual or each labor classification that will perform
- 7 the professional services the local contracting agency requires for the pro-
- 8 curement, in the form of an offer that is irrevocable for not less than 90 days
- 9 after the date of the proposal; and
- "(ii) A reasonable estimate of hours that the prospective consultant will require to perform the professional services the local contracting agency re-
- 12 quires for the procurement; and
- "(B) May include, at the local contracting agency's request, additional pricing information that is limited to:
- 15 "(i) A description of each task that the prospective consultant under-16 stands as comprising the professional services;
- "(ii) A list of each individual or labor classification that will perform each task, together with the hourly rate that applies to the individual or labor classification; and
- "(iii) A list of expenses, including travel expenses, that the prospective consultant expects to incur in connection with providing the professional

1 services.".

Delete lines 22 through 28 and insert:

"(6) The contracting agency and the consultant that the contracting 3 agency selects shall mutually discuss, refine and finalize the scope of, the 4 rates and number of hours applicable to, and the maximum compensation 5 level for the professional services and shall negotiate conditions including, 6 but not limited to, a performance schedule for the project. The contracting 7 agency may not pay a compensation level that exceeds a level that the con-8 tracting agency alone determines is fair and reasonable to the contracting 9 agency. Authority to negotiate a contract under this section does not super-10 sede any provision of ORS 279A.140 or 279C.520.". 11
