

PCRB 2015
Proposed updates/changes/revisions

Section & Page- Example 47-0470(2)(a) pg27	Type - Change/Add /Delete/com ment	Proposed change or clarification needed	Justification
10-0000 page 9	Add	Definition of "Notice."	Attorney General Model Rules
10-0000	Move into definitions and capitalize term throughout PCRBs	Definition of Unauthorized Purchase: Unauthorized Purchase - An unauthorized purchase is any purchase of Goods or Services, including personal services, made without following County Procurement requirements or without delegated authority (see PCRB 20-0030).	Clarification for readability
47-0250(1)	Add	"Contracts awarded under these source selection methods shall be effective of a period up to five years, unless the Purchasing Manager has approved a longer period of time."	Clarification: 5-year rule appears in PUR-1 (II.F) but not in the PCRBs.
47- 0260(2)(e)(D)	Add	"or unless the Contractor under any resulting Contract will provide architectural, engineering, photogrammetric mapping, transportation planning, or land surveying services, or related services that are subject to ORS 279C.100 to ORS 279C.125, "	Clarification from AG Model Rules
48-0110	Add	Expanded definition (2) including photogrammetrists and transportation planners.	Clarification from statute.
48-0200(1)(a)	Change: no legal or policy concerns with the change.	Create PCRB rules compatible with federal rules for Architecture & Engineering selection under direct appointment. Current County PCRB rules do not allow direct appoint for specific project. Change(1)(a) to read: "The work may be for general consulting assistance or (deleted "and not") for consulting within a specific Public Work project; and..."	Making consultant selection by Direct Appointment more flexible, to apply to both specific projects and general consulting

48-0220(3)(d)(C)	Add	“Placing on a shortlist only those Consultants with certain essential qualifications or experience, whose practice is limited to a particular subject area, or who practice in a particular geographic locale or region, provided that such factors are material, would not unduly restrict competition, and were announced as dispositive in the RFQ.”	Additional option from AG Model Rules
49-0210(2)(b)	Change	Notice and Advertising required for public improvements over \$125,000, change from \$75,000	AG Model Rules change
49-0610	Add	“Affiliate” “Early Work” “General Conditions Work” “Savings”	New definitions for clarity, from statute
49-0630(1)	Change	Change “allows” to “requires”	Statute
49-0690	Change	State law requires compliance with AG Model Rules. Substitute AG Model Rule for PCRB rule. Offers more description of the CM/GC process, more detailed subcontracting rules for competition, and oversight of CM/GC work.	Statute