

AND (I) THE LABOR, TIME, OR EFFORT OF A CONTRACTOR;

(II) ANY PRODUCT OR REPORT NECESSARILY ASSOCIATED WITH THE RENDERING OF A SERVICE.

(2) "SERVICES" INCLUDES SERVICES PROVIDED BY ATTORNEYS, ACCOUNTANTS, PHYSICIANS, CONSULTANTS, AND OTHER PROFESSIONALS WHO ARE INDEPENDENT CONTRACTORS.

(3) "SERVICES" DOES NOT INCLUDE:

(I) CONSTRUCTION RELATED SERVICES;

(II) ARCHITECTURAL SERVICES; OR

(III) ENGINEERING SERVICES.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former SF § 11-101(ii)(1), (3), and (4).

In paragraph (1)(i) of this subsection, the former phrase "rather than a specific physical product" is deleted as surplusage. No substantive change is intended.

Paragraph (1)(ii) of this subsection is revised to state that services "means" any "product ... necessarily associated with the rendering of a service". This revision is based on the former language stating that services "may include products necessarily associated with the rendering of a service". The discretion associated with the former word "may" seemed unintended.

In paragraph (1)(ii) of this subsection, the reference to a "report" is substituted for former SF § 11-101(ii)(2), which stated that "[a] contractor performing services may be required to furnish reports incidental to the performance", for brevity and clarity.

In paragraph (2) of this subsection, the former phrase "as opposed to State employees" is deleted as surplusage.

Defined terms: "Architectural services" § 11-101
"Construction related services" § 11-101
"Engineering services" § 11-101

(T) STATE.