AN ADJUSTMENT TO THE PROCUREMENT CONTRACT SHALL BE MADE WITHIN 1 YEAR AFTER THE PROCUREMENT CONTRACT IS COMPLETED.

NOTE: This section is new language derived REVISOR'S without substantive change from former SF §§ 11-160, 11-177, and 11-178.

In subsection (b)(1) of this section, the word "wages" substituted for the former references "compensation", to conform to the other references throughout this section.

In subsection (b)(2) of this section, the phrase "as of the time of contracting" is added to conform to subsection (b)(1) of this section.

In subsection (c) of this section, the phrase "after the procurement contract is completed" is substituted for the former phrases "after the end of contract", for clarity.

Defined terms: "Person" §§ 11-101 and 13-301 "Procurement contract" § 11-101 "Selection Board" § 13-301

13-318. PROHIBITED CONTRACTS.

THE SELECTION BOARD MAY NOT AWARD A PROCUREMENT CONTRACT FOR ARCHITECTURAL SERVICES OR ENGINEERING SERVICES THAT:

- (1) IS Α COST-PLUS-A-PERCENTAGE-OF-COST TYPE CONTRACT; OR
- (2) INCLUDES FEE SCHEDULES THAT ARE BASED PERCENTAGE OF CONSTRUCTION COSTS.

REVISOR'S NOTE: This section is new language derived without substantive change from former SF §§ 11-161 and 11-179.

In item (2) of this section, the language contracts resulting from completed designs prepared by architectural or engineering firms", which formerly modified "costs", is deleted as surplusage.

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

"Engineering services" § 11-101
"Procurement contract" § 11-101

"Selection Board" § 13-301