



Choice Partners national purchasing coopera offers quality, legal procurement and contrac solutions to meet government purchasing requirements. We also meet all cooperative requirements of the **EDGAR/Uniform Guidance CFR 200!**

Search...



Member Login

Vendor Login

877.696.2122

[Home](#)

[About Us](#)

[Members](#)

[Vendors](#)

[Services](#)

[Bidders/RFPs](#)

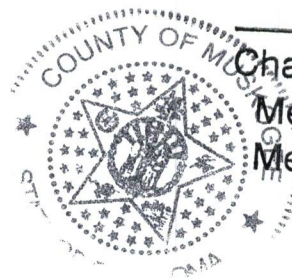
[Members](#)

**Become a Member**

# Become a Member

Members are the buyers, if you are a company that would like to sell, please [sign up as a vendor](#), Vendors that register as a members will automatically be deleted

**Access the forms to become a Member. Texas entities download and sign Interlocal Contract. Not a Texas entity? An interlocal contract may not be required - check your state law.**  
*(K-12 school, city, county, community college, university, other or interstate)*  
*\* = denotes required field*



3rd day of Sept 2021  
Chairman \_\_\_\_\_  
Member \_\_\_\_\_  
Member \_\_\_\_\_  
Attest: Deey Durg  
County Clerk

**\*ENTITY NAME**

Entity Name

**LOCATION NAME (IF DIFFERENT FROM ENTITY NAME)**

Entity Location Name

**\*ADDRESS**

Address

**\*CITY**

City

**\*STATE**

Select A State ▼

**\*ZIP**

Zip

**\*CONTACT NAME**

Name

**TITLE**

Title

**\*PHONE**

Ext.

**\*EMAIL**

ex: myname@example.com

**\*HOW DID YOU HEAR ABOUT CHOICE PARTNERS COOPERATIVE?: (IF BY VENDOR, WHICH VENDOR)**

**I AM SIGNING UP AS AN OUT-OF-STATE ENTITY WHERE OUR STATE LAW DOES NOT REQUIRE SIGNING AN INTERLOCAL CONTRACT.**

**SUBMIT AND SHOW ME DOWNLOAD LINKS**

(D) A political subdivision that is eligible to participate in a joint purchasing program operated by or through a national or state association of political subdivisions in which the purchasing political subdivision is eligible for membership may purchase supplies or services from another party, including another political subdivision, instead of through participation in contracts authorized by division (B)(2) of this section if the political subdivision can purchase those supplies or services from the other party upon equivalent terms, conditions, and specifications but at a lower price than it can through those contracts. Purchases that a political subdivision makes under this division are exempt from any competitive selection procedures otherwise required by law. A political subdivision that makes any purchase under this division shall maintain sufficient information regarding the purchase to verify that it satisfied the conditions for making a purchase under this division. Nothing in this division restricts any action taken by a political subdivision as authorized by division (B)(1) of this section.

## State of Oklahoma Statutes

### Title 74 State Government Chapter 31 Interlocal Cooperation Act

#### § 74-1001. Purpose.

It is the purpose of Section 1001[74-1001] et seq. of this title to permit local governmental units to make the most efficient use of their powers by enabling them to cooperate with other localities on a basis of mutual advantage and thereby to provide services and facilities in a manner and pursuant to forms of governmental organization that will accord best with geographic, economic, population and other factors influencing the needs and development of local communities. The cooperating governmental units can, if they deem it necessary, create an entity to carry out the cooperative functions.

#### § 74-1003. Definitions.

A. For the purposes of Section et seq. of this title, the term "public agency" shall mean:

1. Any political subdivision of this state;
2. Any agency of the state government or of the United States;
3. Each and every public trust of this state regardless of whether the beneficiary of such trust is a municipality, a county, or the State of Oklahoma, except the Oklahoma Ordnance Works Authority;
4. Any corporation organized not for profit pursuant to the provisions of the Oklahoma General Corporation Act, Section 1001[18-1001] et seq. of Title 18 of the Oklahoma Statutes, for the primary purpose of developing and providing rural water supply and sewage disposal facilities to serve rural residents or to provide community-based services or assistance to clients of the Department of Mental Health and Substance Abuse Services as provided in Section 43A-2-106[43A-43A-2-106] of Title 43A of the Oklahoma Statutes; and
5. Any political subdivision of another state.

B. The term "state" shall mean a state of the United States and the District of Columbia.

#### § 74-1004. Agreements authorized

A. Any power or powers, privileges or authority exercised or capable of exercise by a public agency of this state may be exercised and enjoyed jointly with any other public agency of this state, and jointly with any public agency of any other state or of the United States to the extent that laws of such other state or of the United States permit such joint exercise or enjoyment. Any agency of the state government when acting jointly with any public agency may exercise and enjoy all of the powers, privileges and authority conferred by this act upon a public agency.



B. Any two or more public agencies may enter into agreements with one another for joint or cooperative action pursuant to the provisions of this act.

Appropriate action by ordinance, resolution or otherwise pursuant to law of the governing bodies of the participating public agencies shall be necessary before any such agreement may enter into force.

## State of Oregon Statutes

### Chapter 279A Public Contracting General Provisions

#### § 279A.205 Cooperative procurements authorized.

A contracting agency may participate in, sponsor, conduct or administer a cooperative procurement for the procurement of any goods, services or public improvements.

#### § 279A.220 Interstate cooperative procurements.

(1) A contracting agency may establish a contract or price agreement through an interstate cooperative procurement only if:

(a) The administering contracting agency's solicitation and award process for the original contract is an open and impartial competitive process and uses source selection methods substantially equivalent to those specified in ORS 279B.055 or 279B.060;

(b) The administering contracting agency's solicitation and the original contract allows other governmental bodies to establish contracts or price agreements under the terms, conditions and prices of the original contract; and

(c) The administering contracting agency permits the contractor to extend the use of the terms, conditions and prices of the original contract to the purchasing contracting agency.

(2) In addition to the requirements in subsection (1) of this section:

(a) The purchasing contracting agency, or the cooperative procurement group of which the purchasing contracting agency is a member, must be listed in the solicitation of the administering contracting agency as a party that may establish contracts or price agreements under the terms, conditions and prices of the original contract, and the solicitation must be advertised in Oregon; or

(b)(A) The purchasing contracting agency, or the cooperative procurement group of which the purchasing contracting agency is a member, shall advertise a notice of intent to establish a contract or price agreement through an interstate cooperative procurement.

(B) The notice of intent must include:

(i) A description of the procurement;

(ii) An estimated amount of the procurement;

(iii) The name of the administering contracting agency; and

(iv) A time, place and date by which comments must be submitted to the purchasing contracting agency regarding the intent to establish a contract or price agreement through an interstate cooperative procurement.

(C) Public notice of the intent to establish a contract or price agreement through an interstate cooperative procurement must be given in the same manner as provided in ORS § 279B.055 (4)(b) and (c).