

**09 NCAC 06B .0504      MODIFICATIONS TO CONTRACT SPECIFICATIONS**

When the purchasing agency determines it to be in the State's best interest, it may authorize revisions to a contract specification, including any cost adjustment associated with any such revision, as part of contract administration. If an increase in cost results in the total contract value being more than the purchasing agency's delegation, then the purchasing agency shall obtain prior written approval for a special delegation from ITS pursuant to Rule 06B .1304, regardless of what agency initially awarded the contract.

*History Note:      Authority G.S. 147-33.76(b1);  
Temporary Adoption Eff. January 1, 2000;  
Eff. August 1, 2000;  
Amended Eff. September 1, 2013;  
Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. April 25,  
2015.*