By: Williams

S.B. No. 1569

A BILL TO BE ENTITLED

1	AN ACT
2	relating to audits of state agency expenditures to recover
3	overpayments and lost discounts.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle C, Title 10, Government Code, is
6	amended by adding Chapter 2115 to read as follows:
7	CHAPTER 2115. RECOVERY OF CERTAIN STATE AGENCY OVERPAYMENTS
8	Sec. 2115.001. DEFINITIONS. In this chapter:
9	(1) "Overpayment" includes a duplicate payment made to
10	a vendor for a single invoice and a payment made to a vendor:
11	(A) when an available discount from the vendor
12	was not applied;
13	(B) for a late payment penalty that was
14	improperly applied by the vendor;
15	(C) for shipping costs that were computed
16	incorrectly or incorrectly included in an invoice;
17	(D) for state sales tax; or
18	(E) for a good or service the vendor did not
19	provide.
20	(2) "State agency" means a department, commission,
21	board, office, or other agency, including a university system or an
22	institution of higher education other than a public junior college,
23	that:
24	(A) is in the executive branch of state

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1	government;
2	(B) is created by statute; and
3	(C) does not have statutory geographical
4	boundaries limited to a part of the state.
5	Sec. 2115.002. CONTRACT CONSULTANTS FOR RECOVERY AUDITS FOR
6	CERTAIN OVERPAYMENTS. (a) The comptroller shall contract with one
7	or more consultants to conduct recovery audits of payments made by
8	state agencies to vendors. The audits must be designed to detect
9	and recover overpayments to the vendors and to recommend improved
10	state agency accounting operations.
11	(b) A contract under this section:
12	(1) may provide for reasonable compensation for
13	services provided under the contract, including compensation
14	determined by the application of a specified percentage of the
15	total amount recovered because of the consultant's audit activities
16	or recommendations as a fee for services;
17	(2) may permit or require the consultant to pursue a
18	judicial action in a court inside or outside this state to recover
19	an overpaid amount; and
20	(3) to allow time for the performance of existing
21	state payment auditing procedures, may not allow a recovery audit
22	of a payment during the 180-day period after the date the payment
23	was made.
24	(c) The comptroller or a state agency whose payments are
25	being audited may provide a person acting under a contract
26	authorized by this section with any confidential information in the
27	custody of the comptroller or state agency that is necessary for the

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performance of the audit or the recovery of an overpayment, to the 1 2 extent the comptroller and state agency are not prohibited from 3 sharing the information under an agreement with another state or the federal government. A person acting under a contract 4 authorized by this section, and each employee or agent of the 5 6 person, is subject to all prohibitions against the disclosure of 7 confidential information obtained from the state in connection with the contract that apply to the comptroller or applicable state 8 agency or an employee of the comptroller or applicable state 9 10 agency. A person acting under a contract authorized by this section or an employee or agent of the person who discloses confidential 11 information in violation of a prohibition made applicable to the 12 13 person under this subsection is subject to the same sanctions and penalties that would apply to the comptroller or applicable state 14 15 agency or an employee of the comptroller or applicable state agency 16 for that disclosure. 17 Sec. 2115.003. STATE AGENCIES SUBJECT TO MANDATORY RECOVERY 18 AUDITS. (a) The comptro<u>ller shall require that recovery audits be</u>

19 performed on the payments to vendors made by each state agency that 20 has total expenditures during a state fiscal biennium in an amount 21 that exceeds \$100 million. Each state agency described by this 22 subsection shall provide the recovery audit consultant with all 23 information necessary for the audit.

(b) The comptroller may exempt from the mandatory recovery
audit process a state agency that has a low proportion of its
expenditures made to vendors, according to criteria the comptroller
adopts by rule after consideration of the likely costs and benefits

of performing recovery audits for agencies that make relatively few 1 2 or small payments to vendors. Sec. 2115.004. PAYMENT TO CONTRACTORS. (a) A state agency 3 4 shall pay, from recovered money appropriated for the purpose, the recovery audit consultant responsible for obtaining for the agency 5 6 a reimbursement from a vendor. 7 (b) A state agency shall expend or return to the federal government any federal money that is recovered through a recovery 8 audit conducted under this chapter. The state agency shall expend 9 or return the federal money in accordance with the rules of the 10 federal program through which the agency received the federal 11 12 money. Sec. 2115.005. FORWARDING REPORTS. (a) The comptroller 13 shall provide copies, including electronic form copies, of any 14 15 reports received from a consultant contracting under Section 16 2115.002 to: 17 (1) the governor; 18 (2) the state auditor's office; and (3) the Legislative Budget Board. 19 20 (b) The comptroller shall provide the copies required by Subsection (a) not later than the seventh day after the date the 21 22 comptroller receives the consultant's report. (c) Not later than January 1 of each odd-numbered year, the 23 comptroller shall issue a report to the legislature summarizing the 24 25 contents of all reports received under this chapter during the state fiscal biennium ending August 31 of the previous year. 26 27 SECTION 2. The comptroller of public accounts shall adopt

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1 rules under Chapter 2115, Government Code, as added by this Act, in 2 a timely manner so that the comptroller may begin contracting with a 3 consultant under that chapter not later than January 1, 2006.

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4 SECTION 3. This Act takes effect immediately if it receives 5 a vote of two-thirds of all the members elected to each house, as 6 provided by Section 39, Article III, Texas Constitution. If this 7 Act does not receive the vote necessary for immediate effect, this 8 Act takes effect September 1, 2005.