



To: APOs and CUPOs

AUD #26-41

CC: Carrie Steele, Deputy Commissioner, State Purchasing Division
Mary Chapman, Deputy Division Director

From: Audits, State Purchasing Division

Date: June 26, 2026

Re: Audit of Open Market Purchases – POs issued in February 2026

Background

Section 1.3.4.5 of the Georgia Procurement Manual (GPM) provides that state entities “may elect to go to the open market to identify a source of supply for the needed good or service (if) the APO/CUPO determines an open market purchase is the appropriate purchasing method under Tier 4 of the Order of Precedence.” When the competitive bidding rules are applicable, under normal circumstances, this election may only be made when no source of supply exists from a:

1. Mandatory statewide contract (Tier 1 of the Order of Precedence)
2. Existing state entity contract (Tier 2 of the Order of Precedence)
3. The statutory source of supply (Tier 3 of the Order of Precedence)

Section 1.3.4.5.2. of the GPM states that, “the state entity may not split reasonably foreseeable or related purchases into two or more transactions to circumvent the requirement that any purchase of \$25,000 or more is based on competitive bidding.” Section 6.3.1.2 of the GPM states the purchase type of OMP should be used if “A state entity’s purchase made on the open market when not using a contract and the PO amount is less than \$25,000.” Selecting the correct purchase type code of “OMP” for open market purchases allows accurate spend data to be collected by various staff, from contract managers, entity procurement staff, budget analysts, and auditors. The audit scope and methodology used in this audit are summarized in **Appendix A**.

Audit Summary

SPD Audits reviewed every PO coded as an open market purchase across the enterprise with a dollar amount of \$25,000 or greater. This sample included 37 POs that totaled \$5.8 million. These 37 POs represented 0.22% of all OMP POs for February 2026.

Audit Objectives

1. Determine if OMP POs were coded correctly.
2. For OMP POs miscoded, identify the correct purchase type.
3. Identify areas for improvement related to the coding of OMP POs.

Audit Issues

In February 2026, 17,107 POs totaling \$34.8 million were coded as an open market purchase (OMP). Of these POs, 37 POs were \$25,000 or more. These 37 POs totaled \$5.8 million, or 17% of all OMP POs spend issued in February 2026. SPD Audits reviewed these POs to determine if they were correctly coded as OMP.

SPD Audits found that 30 (81%) of the 37 POs sampled appeared to be incorrectly coded as OMP. These POs totaled \$4.6 million (80%) of the \$5.8 million POs reviewed. These 30 POs appeared to be miscoded for the following reasons. These POs are also summarized in **Table 1**.

1. Title 32 (T32) – this PO appeared to relate to the services ancillary to constructing and maintaining a public road, which is exempt from the State Purchasing Act.
2. Exempt (EXM) – these POs were related to services or products exempt from the State Purchasing Act or used an exempt NIGP code on the PO.
3. Statewide contracts (SWCC or SWCM) – these were POs to suppliers on either statewide contract - convenience (SWCC) or statewide contract - mandatory (SWCM). The statewide contract number was sometimes cited in the Contract ID field.
4. State entity contract (AC) – these POs appeared to be related to an agency contract (AC) since an existing contract was attached to the PO, were the result of an award issued through the Georgia Procurement Registry (GPR), or a contract number was referenced in the PO header or cited in the Contract ID field.
5. Intergovernmental Agreements (IGA) – these POs were related to grant awards from state entities, most often to local government entities, POs to GCI, or POs issued to other state entities. POs of this sort should be coded as IGA.
6. Construction/Public Works (CSN) – these POs fall under the Construction/Public Works Exemption section of the Georgia Procurement Manual (Section 1.3.6.1).
7. Sole Source (SS) – these POs appeared to be related to a sole source since a sole source posting was referenced in the PO comments or a sole source form was uploaded to the PO.
8. Consortia (ACC) – these POs appear to be related to consortia since a consortia contract was attached to the PO or a consortia contract number was referenced in the PO header or cited in the Contract ID field.

Table 1
Summary of OMP POs,
which appear to be miscoded – February 2026

Original Purchase Type Code	Correct Purchase Type Code	Description	Number of POs	PO Amount
OMP	T32	Title 32	1	\$2,202,042
OMP	EXM	Exempt	10	\$1,178,712
OMP	SWCC	Statewide Contract - Convenience	3	\$337,583
OMP	SWCM	Statewide Contract - Mandatory	2	\$265,370
OMP	AC	Agency Contract	3	\$162,683
OMP	IGA	Intergovernmental Agreement	3	\$156,262
OMP	CSN	Construction/Public Works	4	\$153,720
OMP	SS	Sole Source	2	\$93,329
OMP	ACC	Consortia	2	\$65,808
		Total	30	\$4,615,509
Sources: 1) PeopleSoft query TGM_oEPO019D_PO_SPEND_BY_DATE; 2) BOR_OPO019D_PO_LIST_BY_BU_DTL; 3) PO queries for Georgia Institute of Technology, Georgia State University, and Augusta University; and 4) PO data provided by the University of Georgia.				

Five of these POs were related to a solicitation or posting on the Georgia Procurement Registry (GPR). These events were three Sole Sources, one Request for Quotes (RFQ) and one Consortia.

For the remaining 8 POs, totaling \$1,142,600, we found the following:

1. Five POs, totaling \$877,143, were correctly coded as OMP. These POs were conducted as procurements outside of the authority of the State Purchasing Act and not under the purview of the Department of Administrative Services (DOAS).
2. One PO, totaling \$200,775, was cancelled.
3. One PO totaling \$64,682 was for IT consulting services. These services did not appear to be exempt under the State Purchasing Act and should have been awarded through a solicitation or other purchasing method permitted by the GPM.

Recommendations

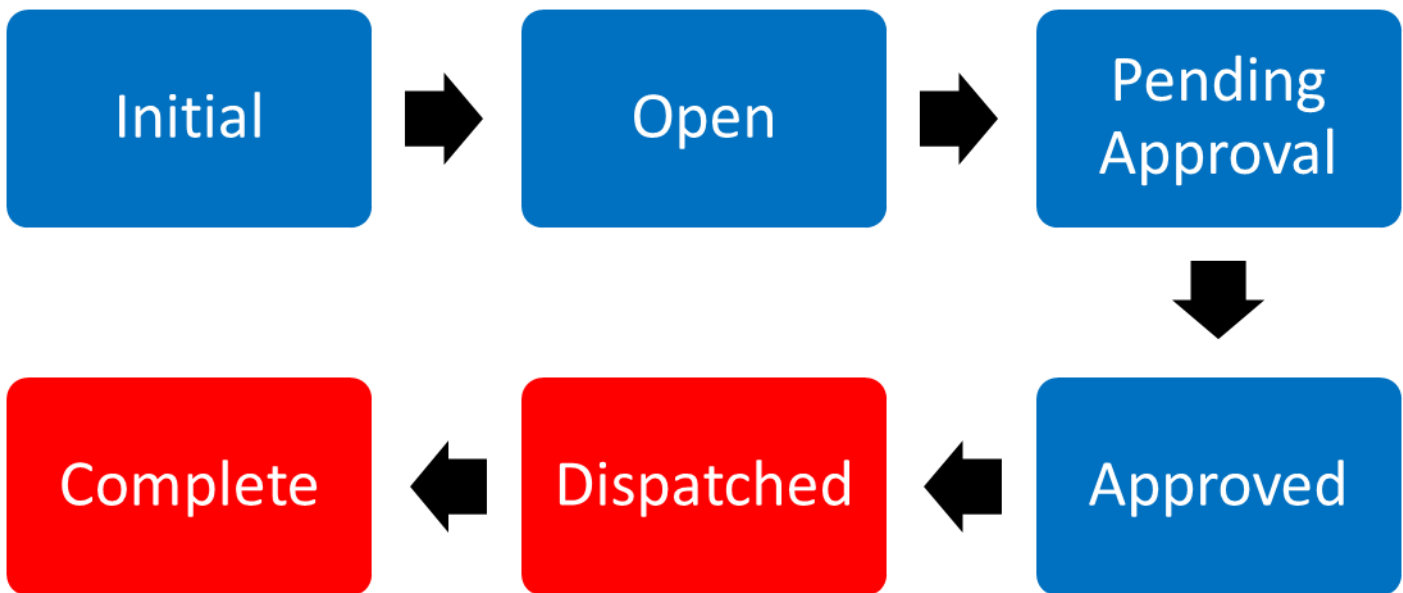
1. APOs and CUPOs should ensure that all procurement staff in their entities review [Official Announcement # 26-04](#) which provides clarification and guidance regarding the competitive bidding threshold.
2. Before completing and dispatching POs each month, APOs and CUPOs should review POs coded as OMP with a value of \$25,000 or more to determine whether the correct purchase type code has been used.
3. APOs/CUPOs should review PO data from this audit at the buyer level to ensure that staff are adequately trained and, where necessary, re-trained in the correct use of purchase type codes.
4. APOs/CUPOs should ensure staff review [Official Announcement # 25-02](#) regarding the revised use of PO type codes and [SPD-AP016 Purchase Order Type Quick Reference Guide](#).
5. Since posting on the GPR allowed the state entity to demonstrate that they have satisfied the competitive bidding requirements, the resulting one-time POs with values more than \$24,999.99 should include the event ID in the PO header or the PO reference field. Additionally, APOs and CUPOs should remind their procurement staff that POs should always be sourced from an event, where possible, so event IDs can easily be referenced on POs and POs to the event from which they emanate.

Appendix A

Audit Background, Scope and Methodology

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This audit is of purchase orders (POs) issued in February 2026 - PO dates between February 1, 2026, through February 28, 2026. The PO dates were current as of the date the PO queries were run, which was the first week of March. The PO queries come from different financial systems. Except for the Georgia Institute of Technology, which uses Workday, all other audited state entities use PeopleSoft for their financial system. It is not the same instance of PeopleSoft since each instance is configured differently. The objective of the audit was to audit POs issued or dispatched. Since the PO queries are run from different financial systems, the terminology used to indicate the PO status varies. For TGM entities, the PO life cycle consists of the following steps:



Only those POs in the stage of dispatched or complete were included in this audit. Phases, before dispatched, represent the internal approval process a state entity uses before the PO is sent to the supplier. For the TGM entities, this is known as dispatched. Complete is the status used when the PO is closed and can no longer be modified or used.