

Rep. Robert Rita

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	09800HB3178ham001 LRB098 08023 OMW 42415 a
1	AMENDMENT TO HOUSE BILL 3178
2	AMENDMENT NO Amend House Bill 3178 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Metropolitan Transit Authority Act is
5	amended by changing Section 32 as follows:
6	(70 ILCS 3605/32) (from Ch. 111 2/3, par. 332)
7	Sec. 32. The Board shall adopt regulations to insure that
8	the construction or acquisition by the Authority of services or
9	public transportation facilities (other than real estate)
10	involving a cost of more than $\frac{50,000}{10,000}$ and the
11	disposition of all property of the Authority shall be after
12	public notice and with public bidding. The regulations may
13	provide for exceptions to the requirements for the issuance and
14	sale of bonds or notes of the Authority, to the acquisition of
15	professional or utility services and to other matters for which
16	public bidding is disadvantageous. The regulations may also

09800HB3178ham001 -2- LRB098 08023 OMW 42415 a

1	provide for the use of competitive negotiations or the
2	prequalification of responsible bidders consistent with
3	applicable federal regulations. The requirements set forth
4	therein shall not apply to purchase of service agreements or
5	other contracts, purchases or sales entered into by the
6	Authority with any transportation agency or unit of local
7	government.
8	(Source: P.A. 86-1277.)
9	Section 10. The Local Mass Transit District Act is amended
10	by adding Section 5.5 as follows:
11	(70 ILCS 3610/5.5 new)
12	Sec. 5.5. Public bidding. The Board shall adopt regulations
13	to ensure that the construction or acquisition by the District
14	of services or public transportation facilities (other than
15	real estate) involving a cost of more than \$50,000 and the
16	disposition of all property of the District shall be after
17	public notice and with public bidding. The regulations may
18	provide for exceptions to the requirements for the issuance and
19	sale of bonds or notes of the District, to the acquisition of
20	professional or utility services and to other matters for which
21	public bidding is disadvantageous. The regulations may also
22	provide for the use of competitive negotiations or the
23	prequalification of responsible bidders consistent with
24	applicable federal regulations. The requirements set forth

09800HB3178ham001 -3- LRB098 08023 OMW 42415 a

1 therein shall not apply to purchase of service agreements or 2 other contracts, purchases or sales entered into by the 3 District with any transportation agency or unit of local 4 government.

Section 15. The Regional Transportation Authority Act is
amended by changing Section 4.06 as follows:

7 (70 ILCS 3615/4.06) (from Ch. 111 2/3, par. 704.06)

8 Sec. 4.06. Public bidding.

9 (a) The Board shall adopt regulations to ensure that the construction or acquisition by the Authority or a Service Board 10 other than the Chicago Transit Authority of services or public 11 transportation facilities (other than real estate) involving a 12 13 cost of more than $$50,000 \\ \frac{10,000}{10,000}$ and the disposition of all 14 property of the Authority or a Service Board other than the Chicago Transit Authority shall be after public notice and with 15 public bidding. Such regulations may provide for exceptions to 16 17 such requirements for acquisition of repair parts, accessories, equipment or services previously furnished or 18 19 contracted for; for the immediate delivery of supplies, material or equipment or performance of service when it is 20 determined by the concurrence of two-thirds of the then 21 22 Directors that an emergency requires immediate delivery or 23 supply thereof; for goods or services that are economically 24 procurable from only one source; for contracts for the

09800HB3178ham001 -4- LRB098 08023 OMW 42415 a

1 maintenance or servicing of equipment which are made with the manufacturers or authorized service agent of that equipment 2 3 where the maintenance or servicing can best be performed by the 4 manufacturer or authorized service agent or such a contract 5 would be otherwise advantageous to the Authority or a Service 6 Board, other than the Chicago Transit Authority, except that the exceptions in this clause shall not apply to contracts for 7 8 plumbing, heating, piping, refrigeration and automatic 9 temperature control systems, ventilating and distribution 10 systems for conditioned air, and electrical wiring; for goods 11 or services procured from another governmental agency; for purchases and contracts for the use or purchase of data 12 13 processing equipment and data processing systems software; for the acquisition of professional or utility services; and for 14 15 the acquisition of public transportation equipment including, 16 but not limited to, rolling stock, locomotives and buses, provided that: (i) it is determined by a vote of 2/3 of the 17 then Directors of the Service Board making the acquisition that 18 a negotiated acquisition offers opportunities with respect to 19 20 the cost or financing of the equipment, its delivery, or the 21 performance of a portion of the work within the State or the 22 use of goods produced or services provided within the State; 23 (ii) a notice of intention to negotiate for the acquisition of 24 such public transportation equipment is published in а 25 newspaper of general circulation within the City of Chicago 26 inviting proposals from qualified vendors; and (iii) any 1 contract with respect to such acquisition is authorized by a 2 vote of 2/3 of the then Directors of the Service Board making 3 the acquisition. The requirements set forth in this Section 4 shall not apply to purchase of service agreements or other 5 contracts, purchases or sales entered into by the Authority 6 with any transportation agency or unit of local government.

In connection with two-phase design/build 7 (b)(1)8 selection procedures authorized in this Section, a Service 9 Board may authorize, by the affirmative vote of two-thirds of 10 the then members of the Service Board, the use of competitive 11 selection and the prequalification of responsible bidders consistent with applicable federal regulations and this 12 13 subsection (b).

14 (2) Two-phase design/build selection procedures shall15 consist of the following:

16 Service Board shall develop, (i) А through licensed architects or licensed engineers, a scope of 17 work statement for inclusion in the solicitation for 18 19 phase-one proposals that defines the project and 20 provides prospective offerors with sufficient 21 information regarding the Service Board's 22 requirements. The statement shall include criteria and 23 preliminary design, and general budget parameters and 24 general schedule or delivery requirements to enable 25 the offerors to submit proposals which meet the Service 26 Board's needs. When the two-phase design/build -6- LRB098 08023 OMW 42415 a

09800HB3178ham001

1 selection procedure is used and the Service Board 2 contracts for development of the scope of work 3 statement, the Service Board shall contract for 4 architectural or engineering services as defined by 5 and in accordance with the Architectural, Engineering, 6 and Land Surveying Qualifications Based Selection Act 7 and all applicable licensing statutes.

8 (ii) The evaluation factors to be used in 9 evaluating phase-one proposals must be stated in the 10 solicitation and must include specialized experience 11 and technical competence, capability to perform, past performance of the offeror's team (including 12 the 13 architect-engineer and construction members of the 14 team) and other appropriate technical and 15 qualifications factors. Each solicitation must. 16 establish the relative importance assigned to the evaluation factors and the subfactors that must be 17 18 considered in the evaluation of phase-one proposals on the basis of the evaluation factors set forth in the 19 20 solicitation. Each design/build team must include a 21 licensed design professional independent from the 22 Service Board's licensed architect or engineer and a 23 licensed design professional must be named in the 24 phase-one proposals submitted to the Service Board.

(iii) On the basis of the phase-one proposal the
 Service Board shall select as the most highly qualified

-7- LRB098 08023 OMW 42415 a

09800HB3178ham001

1 the number of offerors specified in the solicitation and request the selected offerors to submit phase-two 2 3 competitive proposals and cost or price information. Each solicitation must establish the relative 4 5 importance assigned to the evaluation factors and the subfactors that must be considered in the evaluation of 6 phase-two proposals on the basis of the evaluation 7 8 factors set forth in the solicitation. A Service Board 9 may negotiate with the selected design/build team 10 after award but prior to contract execution for the 11 purpose of securing better terms than originally 12 proposed, provided the salient features of the 13 design/build solicitation are not diminished. Each 14 phase-two solicitation evaluates separately (A) the 15 technical submission for the proposal, including 16 design concepts or proposed solutions to requirements addressed within the scope of work, and (B) the 17 18 evaluation factors and subfactors, including cost or 19 price, that must be considered in the evaluations of 20 proposals.

(iv) A design/build solicitation issued under the procedures in this subsection (b) shall state the maximum number of offerors that are to be selected to submit competitive phase-two proposals. The maximum number specified in the solicitation shall not exceed 5 unless the Service Board with respect to an individual 09800HB3178ham001 -8- LRB098 08023 OMW 42415 a

1 solicitation determines that a specified number 2 greater than 5 is in the best interest of the Service 3 Board and is consistent with the purposes and 4 objectives of the two-phase design/build selection 5 process.

6 (v) All designs submitted as part of the two-phase 7 selection process and not selected shall be 8 proprietary to the preparers.

9 (Source: P.A. 89-664, eff. 8-14-96.)

Section 99. Effective date. This Act takes effect upon becoming law.".