Senate Bill 414

Sponsored by Senator ROBLAN, Representative GORSEK; Senators DEMBROW, EDWARDS, MONROE, PROZANSKI, ROSENBAUM, Representatives FAGAN, FREDERICK, GOMBERG, HOLVEY, SMITH WARNER (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Permits employee of contracting agency that conducts cost analysis or determines feasibility of procurement, or exclusive representative of employee's bargaining unit, to seek judicial review of cost analysis or determination. Specifies conditions under which review may occur.

Requires contracting agency to take certain steps to obtain information necessary to conduct cost analysis before advertising or soliciting procurement.

Requires contracting agency under certain circumstances to update cost analysis and to reconsider determination of feasibility of agency performing services that are subject to procurement.

Requires contracting agency to consider contractor's profit in cost analysis. Prohibits contracting agency from considering proceeds from selling or costs of replacing long-term assets in cost analysis.

Becomes operative January 1, 2016.

Declares emergency, effective on passage.

1	A BILL FOR AN ACT
2	Relating to analyses required before conducting a procurement for services; creating new provisions;
3	amending ORS 279B.030 and 279B.033; and declaring an emergency.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. Section 2 of this 2015 Act is added to and made a part of ORS chapter 279B.
6	SECTION 2. (1)(a) An employee of a contracting agency that conducts a cost analysis
7	under ORS 279B.033 or makes a determination under ORS 279B.036, or an exclusive repre-
8	sentative, as defined in ORS 243.650, of the employee's bargaining unit, may seek judicial
9	review of the contracting agency's cost analysis or determination if:
10	(A) The contracting agency allegedly violated a provision of ORS 279B.030, 279B.033 or
11	279B.036;
12	(B) The employee or the exclusive representative described the alleged violation in a
13	written notice to the contracting agency not later than 30 days after the date of the alleged
14	violation;
15	(C) The contracting agency proceeded with the procurement after receiving the notice
16	described in subparagraph (B) of this paragraph; and
17	(D) The employee or the exclusive representative exhausted any administrative remedy
18	the contracting agency provides to address the alleged violation.
19	(b)(A) Except as provided in subparagraph (B) of this paragraph, for the purposes of this
20	section, a contracting agency proceeded with a procurement if the contracting agency ad-
21	vertised or solicited the procurement in accordance with the provisions of this chapter or
22	otherwise took affirmative steps to seek a contractor to perform services for which the
23	contracting agency would be required to conduct a procurement in accordance with the
24	provisions of this chapter.

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1 (B) A contracting agency did not, for the purposes of this section, proceed with a pro-2 curement if:

3 (i) The contracting agency issued a request for information or a request for a quotation
4 or otherwise sought to obtain needed information in the course of complying with ORS
5 279B.030, 279B.033 or 279B.036; or

(ii) The contracting agency, after advertising or soliciting a procurement, updated a cost
 analysis or reconsidered a determination in accordance with ORS 279B.030 (1)(c).

8 (2)(a) If an employee of a state contracting agency, or an exclusive representative of the 9 employee's bargaining unit, seeks judicial review for a state contracting agency's alleged vi-10 olation of a provision of ORS 279B.030, 279B.033 or 279B.036, the Circuit Court for Marion 11 County or the circuit court for the county in which the principal offices of the state con-12 tracting agency are located may review the alleged violation under ORS 183.484. For the 13 purposes of the review, a state contracting agency's decision to advertise or solicit or oth-14 erwise proceed with a procurement is an order other than an order in a contested case.

(b) If an employee of a local contracting agency, or an exclusive representative of the employee's bargaining unit, seeks judicial review for a local contracting agency's alleged violation of a provision of ORS 279B.030, 279B.033 or 279B.036, the circuit court for the county in which the principal offices of the local contracting agency are located may review the alleged violation by means of a writ of review under ORS chapter 34.

(3)(a) If an employee of the contracting agency, or the exclusive representative of the
employee's bargaining unit, notifies the contracting agency as provided in subsection
(1)(a)(B) of this section and timely seeks judicial review under this section, the contracting
agency may not proceed with the procurement that is the subject of the review unless the
contracting agency determines that:

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(A) A compelling governmental interest exists in proceeding with the procurement; or

(B) An emergency exists that requires the procurement.

(b) A contracting agency that makes a determination to proceed with a procurement under paragraph (a) of this subsection shall set forth in writing the reasons for the determination and provide the reasons to the employee or the exclusive representative immediately.

31 (c) Despite a contracting agency's determination under paragraph (a) of this subsection, the court, after joining as a party to the litigation any prospective contractor interested in 32the procurement, may stay the procurement on the employee's or the exclusive 33 34 representative's motion if the court finds that the contracting agency's determination under 35paragraph (a) of this subsection was not supported by substantial evidence or constituted a manifest abuse of discretion. In granting a stay under this paragraph, the court may require 36 37 the employee or the exclusive representative to post a bond in an amount sufficient to pro-38 tect the contracting agency and the public from costs associated with a delay in the procurement if the court finds that issuing an injunction may irreparably harm the contracting 39 agency or the contractor and that the employee's or the exclusive representative's likelihood 40 of success on the merits of the case is minimal. 41

(4) Notwithstanding ORS 279B.145 or any other provision of this chapter or ORS chapter
279A, a court that conducts a review under this section shall review de novo a contracting
agency's cost analysis or determination under ORS 279B.030, 279B.033 or 279B.036.

45 (5) If, after judicial review under this section, the court rules in favor of the employee

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1 or the exclusive representative, the court shall enjoin the contracting agency from proceed-

2 ing with the procurement. The court may not award costs or attorney fees to the prevailing

3 party in the litigation.

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SECTION 3. ORS 279B.030 is amended to read:

5 279B.030. [(1)] (1)(a) Except as provided in ORS 279B.036, before conducting a procurement for 6 services with an estimated contract price that exceeds \$250,000, a contracting agency shall:

[(a)] (A) Demonstrate, by means of a written cost analysis in accordance with ORS 279B.033,
that the contracting agency would incur less cost in conducting the procurement than in performing
the services with the contracting agency's own personnel and resources; or

10 [(b)] (B) [Demonstrate] Determine, in accordance with ORS 279B.036, that performing the ser-11 vices with the contracting agency's own personnel and resources is not feasible.

(b) To obtain information necessary to conduct the cost analysis described in paragraph
(a)(A) of this subsection or to make the determination described in paragraph (a)(B) of this
subsection, a contracting agency, before advertising or otherwise soliciting a procurement,
shall issue a request for information or a request for a quotation or shall use another reasonably practicable method to obtain needed information.

(c) If, after advertising or otherwise soliciting a procurement and before awarding a 1718 contract, a contracting agency obtains new or additional information from bids or proposals, 19 or from other sources, that would alter or otherwise affect a cost analysis the contracting 20 agency conducted under ORS 279B.033 or a determination the contracting agency made under ORS 279B.036, the contracting agency shall update the cost analysis with the new or addi-2122tional information or, if necessary, reconsider the agency's determination as to the feasibil-23ity of performing with the contracting agency's own personnel or resources the services that are the subject of the procurement. The contracting agency may proceed with the procure-94 ment only after updating the cost analysis or, if appropriate, reconsidering the determination 25and only if the procurement continues to meet the applicable requirement set forth in ORS 2627279B.033 (2) or 279B.036 (1).

(2) If a local contracting agency authorizes a department, bureau, office or other subdivision of
the local contracting agency to conduct a procurement on behalf of another department, bureau,
office or subdivision of the local contracting agency, the department, bureau, office or subdivision
on whose behalf the procurement is conducted shall comply with the [*requirement*] requirements
set forth in subsection (1) of this section.

33 (3) Subsection (1) of this section does not apply to:

(a) A local contracting agency or a local contract review board for a city that has a population
 of not more than 15,000 or a county that has a population of not more than 30,000;

36 (b) A community college that enrolls not more than 1,000 full-time equivalent students, as de-37 fined in ORS 341.005;

(c) A special district, as defined in ORS 198.010, a diking district formed under ORS chapter 551
 and a soil and water conservation district organized under ORS 568.210 to 568.808;

40 (d) The Port of Portland; or

(e) Procurements for client services, [as defined in OAR 125-246-0110] the definition and scope
of which the Oregon Department of Administrative Services specifies by rule.

43 **SECTION 4.** ORS 279B.033 is amended to read:

44 279B.033. (1)(a) In the cost analysis required under ORS 279B.030, a contracting agency shall:

45 [(a)] (A) Estimate the contracting agency's cost of performing the services, including:

1 [(A)] (i) Salary or wage and benefit costs for contracting agency employees who are directly 2 involved in performing the services, including employees who inspect, supervise or monitor the 3 performance of the services.

4 [(B)] (ii) Material costs, including costs for space, energy, transportation, storage, raw and fin-5 ished materials, equipment and supplies.

6 [(C)] (iii) Costs incurred in planning for, training for, starting up, implementing, transporting and 7 delivering the services and costs related to stopping and dismantling a project or operation because 8 the contracting agency intends to procure a limited quantity of services or procure the services 9 within a defined or limited period of time.

[(D)] (iv) Miscellaneous costs related to performing the services, including but not limited to reasonably foreseeable fluctuations in the costs for the items identified in this subparagraph over the expected duration of the procurement. The contracting agency may not include in the cost analysis the contracting agency's indirect overhead costs for existing salaries or wages and benefits for administrators or for rent, equipment, utilities and materials except to the extent that the costs are attributable solely to performing the services and would not exist unless the contracting agency performs the services.

[(b)] (B) Estimate the profit the potential contractor would realize and the cost a potential
 contractor would incur in performing the services, including:

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[(A)] (i) Average or actual salary or wage and benefit costs for contractors and employees who:

20 [(i)] (I) Work in the industry or business most closely involved in performing the services that 21 the contracting agency intends to procure; and

[(*ii*)] (**II**) Would be necessary and directly involved in performing the services or who would inspect, supervise or monitor the performance of the services;

[(B)] (ii) Material costs, including costs for space, energy, transportation, storage, raw and finished materials, equipment and supplies; and

[(C)] (iii) Miscellaneous costs related to performing the services, including but not limited to reasonably foreseeable fluctuations in the costs for the items identified in this [subsection] subparagraph over the expected duration of the procurement.

(b) In the cost analysis required under ORS 279B.030, a contracting agency may not in-2930 clude proceeds or revenues from selling, or costs incurred for replacing, any of the con-31 tracting agency's long-term assets, including capital assets, vehicles or other durable goods. (2)(a) After comparing the difference between the costs estimated as provided in subsection 32[(1)(a)] (1)(a)(A) of this section with the costs estimated as provided in subsection [(1)(b)] (1)(a)(B) 33 34 of this section, except as provided in paragraph (b) of this subsection, the contracting agency may 35proceed with the procurement only if the contracting agency would incur more cost in performing the services with the contracting agency's own personnel and resources than the contracting agency 36 37 would incur in procuring the services from a contractor. The contracting agency may not proceed 38 with the procurement if the [sole] **primary** reason that the costs estimated in subsection [(1)(b)](1)(a)(B) of this section are lower than the costs estimated in subsection [(1)(a)](1)(a)(A) of this 39 40 section is because the costs estimated in subsection [(1)(b)(A)] (1)(a)(B)(i) of this section are lower than the costs estimated in subsection [(1)(a)(A)] (1)(a)(A)(i) of this section. 41

42 (b) A contracting agency may proceed with a procurement even if the contracting agency de-43 termines that the contracting agency would incur less cost in providing the services with the con-44 tracting agency's own personnel and resources if at the time the contracting agency intends to 45 conduct a procurement, the contracting agency lacks personnel and resources that are necessary to 1 perform the services within the time in which the services are required. If the contracting agency 2 conducts a procurement under the conditions described in this paragraph, the contracting agency

3 shall:

4 (A) Keep a record of the cost analysis and findings that the contracting agency makes for each 5 procurement **that is subject to this section that** the contracting agency conducts [*under this sec-*6 *tion*], along with the basis for the contracting agency's decision to proceed with the procurement; 7 and

8 (B) Collect and provide copies of the records described in subparagraph (A) of this paragraph 9 each calendar quarter to the local contract review board, if the contracting agency is a local contracting agency, or to the Emergency Board, if the contracting agency is a state contracting agency. 10 (c) If the contracting agency is a state contracting agency, in addition to complying with the 11 12provisions of paragraph (b) of this subsection the contracting agency shall prepare a request to the 13 Governor for an appropriation and any authority that is necessary for the contracting agency to hire personnel and obtain resources necessary to perform the services that the contracting agency 14 15procured under the conditions described in paragraph (b) of this subsection. The request must in-16 clude a copy of the records that the contracting agency provided to the Emergency Board under paragraph (b)(B) of this subsection. 17

(3) A cost analysis, record, documentation or determination made under this section is a publicrecord.

<u>SECTION 5.</u> Section 2 of this 2015 Act and the amendments to ORS 279B.030 and 279B.033 by sections 3 and 4 of this 2015 Act apply to procurements that a contracting agency first advertises or otherwise solicits or, if the contracting agency does not advertise or solicit the procurement, to procurements that the contracting agency first conducts on or after the operative date specified in section 6 of this 2015 Act.

25 <u>SECTION 6.</u> (1) Section 2 of this 2015 Act and the amendments to ORS 279B.030 and 26 279B.033 by sections 3 and 4 of this 2015 Act become operative on January 1, 2016.

27(2) The Attorney General, the Director of the Oregon Department of Administrative Services, the Director of Transportation or a contracting agency that adopts rules under 28ORS 279A.065 may take any action before the operative date specified in subsection (1) of this 2930 section that is necessary to enable the Attorney General, the director or the contracting 31 agency to exercise, on and after the operative date specified in subsection (1) of this section, all of the duties, functions and powers conferred on the Attorney General, the director or 32the contracting agency by section 2 of this 2015 Act and the amendments to ORS 279B.030 33 34 and 279B.033 by sections 3 and 4 of this 2015 Act.

35 <u>SECTION 7.</u> This 2015 Act being necessary for the immediate preservation of the public 36 peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect 37 on its passage.

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