LEGISLATURE OF NEBRASKA ONE HUNDRED SECOND LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 155

Final Reading

Introduced by Utter, 33. Read first time January 07, 2011 Committee: Natural Resources

A BILL

1	FOR	AN	ACT	relating	to	the	Int	erlocal	Coope	eration	Act;	to	amend
2				section	13	-824.	01,	Revis	sed	Statute	es	Cumu	lative
3				Supplement	2, 2	2010;	to	change	sealed	d bid r	equir	ement	ts for
4				certain co	ontr	acts	ent	ered int	o by	a joint	enti	ty; ;	and to
5				repeal the	e or	igina	al s	ection.					

6 Be it enacted by the people of the State of Nebraska,

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Section 1. Section 13-824.01, Revised Statutes Cumulative Supplement, 2010, is amended to read:

3 13-824.01 (1) A joint entity shall cause estimates of the 4 costs to be made by some competent engineer or engineers before the 5 joint entity enters into any contract for the construction, 6 management, operation, ownership, maintenance, or purchase of an 7 electric generating facility and related facilities.

8 (2) If the estimated cost exceeds the sum of one hundred 9 thousand dollars, no such contract shall be entered into without 10 advertising for sealed bids.

11 (3)(a) The provisions of subsection (2) of this section 12 and sections 13-824.02 and 13-824.03 relating to sealed bids shall 13 not apply to contracts entered into by a joint entity in the exercise of its rights and powers relating to radioactive material or the 14 15 energy therefrom, any technologically complex or unique equipment, 16 equipment or supplemental labor procurement from an electric utility or from or through an electric utility alliance, or any maintenance 17 or repair if: 18

(i) The engineer or engineers certify that, by reason of the nature of the subject matter of the contract, compliance with subsection (2) of this section would be impractical or not in the public interest;

(ii) The engineer's certification is approved by a twothirds vote of the governing body of the joint entity; and
(iii) The joint entity advertises notice of its intention

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to enter into such contract, the general nature of the proposed work,
 and the name of the person to be contacted for additional information
 by anyone interested in contracting for such work.

4 (b) Any contract for which the governing body has 5 approved an engineer's certificate described in subdivision (a) of this subsection shall be advertised in three issues, not less than б 7 seven days between issues, in one or more newspapers of general 8 circulation in the municipality or county where the principal office or place of business of the joint entity is located, or if no 9 newspaper is so published then in a newspaper qualified to carry 10 legal notices having general circulation therein, and in such 11 12 additional newspapers or trade or technical periodicals as may be 13 selected by the governing body in order to give proper notice of its intention to enter into such contract, and any such contract shall 14 15 not be entered into prior to twenty days after the last 16 advertisement.

17 (4) The provisions of subsection (2) of this section and 18 sections 13-824.02 and 13-824.03 shall not apply to contracts in 19 excess of one hundred thousand dollars entered into for the purchase 20 of any materials, machinery, or apparatus to be used in facilities 21 described in subsection (1) of this section if, after advertising for 22 sealed bids:

(a) No responsive bids are received; or

(b) The governing body of the joint entity determinesthat all bids received are in excess of the fair market value of the

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1 subject matter of such bids.

2 (5) Notwithstanding any other provision of subsection (2) of this section or sections 13-824.02 and 13-824.03, a joint entity 3 may, without advertising or sealed bidding, purchase replacement 4 5 parts or services relating to such replacement parts for any generating unit, transformer, or other transmission and distribution 6 7 equipment from the original manufacturer of such equipment upon 8 certification by an engineer or engineers that such manufacturer is the only available source of supply for such replacement parts or 9 services and that such purchase is in compliance with standards 10 established by the governing body of the joint entity. A written 11 12 statement containing such certification and a description of the 13 resulting purchase of replacement parts or services from the original manufacturer shall be submitted to the joint entity by the engineer 14 15 or engineers certifying the purchase for the governing body's approval. After such certification, but not necessarily before the 16 governing body's review, notice of any such purchase shall be 17 published once a week for at least three consecutive weeks in one or 18 19 more newspapers of general circulation in the municipality or county 20 where the principal office or place of business of the joint entity 21 is located and published in such additional newspapers or trade or technical periodicals as may be selected by the governing body in 22 23 order to give proper notice of such purchase.

24 (6) Notwithstanding any other provision of subsection (2)
25 of this section or sections 13-824.02 and 13-824.03, a joint entity

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1 may, without advertising or sealed bidding, purchase used equipment 2 and materials on a negotiated basis upon certification by an engineer 3 that such equipment is or such materials are in compliance with 4 standards established by the governing body. A written statement 5 containing such certification shall be submitted to the joint entity 6 by the engineer for the governing body's approval.

Sec. 2. Original section 13-824.01, Revised Statutes
Cumulative Supplement, 2010, is repealed.