Course 107
Public Bid Law and Donations (Cabela)

Description
This course is intended to help participants understand the laws and how they can use these to become more accountable and transparent and what needs to be done to be in complete compliance with the Public Bid Law.

Objectives
After this class participants will be able to:
- Explain the different laws and acts that they may be subject to.
- Participants will be able to clearly identify what are the laws and duties that they must perform to be in compliance with the laws.

Who Will Benefit
- Elected Officials/Appointed Officials
- Local Government Employees
- Local Government Auditors

About the Instructor

JENIFER SCHAYE, GENERAL COUNSEL

Jenifer Schaye is General Counsel for the Legislative Auditor of the State of Louisiana. She is a graduate of the University of Dallas and of St. Louis University Law School. She has practiced law continuously for the last thirty-nine years in Texas and Louisiana. Jenifer has substantial experience in the governmental arena. She has worked as a Legislative Aid to a State Representative in Texas. She was a Louisiana Assistant Attorney General for eleven years. As an Assistant Attorney General, she focused on tort, insurance law, and gaming law and all aspects of the Administrative Procedure Act. In her capacity as general counsel to the Legislative Auditor, Jenifer advises on public law issues and laws relating to fiscal matters, ethics issues, and all public laws which impact political subdivisions and the audits of political subdivisions on the local and state level. Jenifer also serves as a board member on the Louisiana Survivor’s Benefit Board as the Legislative Auditor’s designee. In addition, Jenifer represents the Legislative Auditor and staff in those matters where they are called to testify and/or to produce records for further inquiry by state and federal courts. She advises the Louisiana Legislative Audit Advisory Council on relevant audit law issues.
Public Bid Law

and

Donations (Cabela)

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Part I

Public Bid Law
I. Public Bid Law

Public Trust
- Public Money
- Public Property
- Public Time
- Public Employee

Summary
• BE PRECISE
• CAREFULLY ADVERTISE
• CAREFULLY EXECUTE
• CAREFULLY MONITOR THE PURCHASE OR THE CONSTRUCTION
I. Public Bid Law

Public Contracts

• Two Types
  – Public Works
  – Materials & Supplies

• Article VII §14A of the Constitution
  Except as otherwise provided by this constitution, the funds, credit, property, or things of value of the state or of any political subdivision shall not be loaned, pledged, or donated to or for any person, association, or corporation, public or private
I. Public Bid Law

• Statutory References
  – R.S. 38:2211 et seq.

  Whenever a public entity purchases materials and supplies exceeding the sum of $30,000 or desires to construct or alter a public work, such as a building, for a sum exceeding $152,550, there must be a public bid process which will give notice to potential vendors and contractors;

  Beginning January 2017, the contract limit for Public Works contracts was adjusted for inflation by the Office of Facility Planning and Control through the Louisiana Register. This is effective February 1, 2017.

I. Public Bid Law

• Facts

  – Materials and Supplies are materials and supplies

  • Less than $10,000: prudent person standard
  • $10,000 - $30,000: 3 Telephone bids or fax bids
  • $30,000 +
    ➢ Advertise 2 times
    ➢ Electronic bid
    ➢ Advertise at least 15 days before opening of bids
    ➢ Open bids or cancel all bids
I. Public Bid Law

– Materials & Supplies are not defined in the statutes; however, in this context, they are commonly understood to be the movable property necessary to conduct public business, from paper and pens to computers and printers.

I. Public Bid Law

– Materials & Supplies (cont’d)

  ► Requirements for letting a contract for materials & supplies:
    ➢ Amount
    ➢ Advertisement for Bid
    ➢ Receiving & opening of Bids
    ➢ Selection of lowest responsible bidder
    ➢ Contract formation/Purchase Order
I. Public Bid Law

Facts

- Public Work is building and renovation
  - For a public work under $152,550 – Prudent business person standard
  - Suggested to use RFP and/or solicitation of at least three bids

- $152,550+ (Act 759 of 2014 Regular Session)
  - Advertise 3 times
  - First advertisement to appear 25 days before opening of bids and not occur on a Saturday, Sunday, or legal holiday
  - Electronic bidding exceptions (Note Act 759)

- General Facts
  - No changes within 72 hours of opening
  - Can extend opening one week
  - Emergency requires notice
I. Public Bid Law

Public Works

• Requirements for letting a contract for public works:
  – Amount
  – Advertisement for Bid
  – Receiving & Opening of Bids
  – Selection of lowest responsive & responsible bidder
  – Contract formation

I. Public Bid Law

Public Works – Change Orders

• Change Orders – any contract modification that includes an alteration, deviation, addition, or omission as to a preexisting public work contract, which authorizes an adjustment in the contract price, contract time, or an addition, deletion, or revision of work.
I. Public Bid Law

Public Works – Change Order (cont’d)

• Requirements – R.S. 39:1557.1
• Outside the scope of the contract – means a change order which alters the nature of the thing to be constructed or which is not an integral part of the project objective.
• Within the scope of the contract – means a change order which does not alter the nature of the thing to be constructed and which is an integral part of the project objective.

Issues

– No splitting of jobs
– No out of hand disqualification
– Contract drafting must follow bid specs
– Change orders must be within contract scope and may require recordation.
– Procedure & Practice: precise and monitored
– Mandatory to use standard bid form provided by DOA
– Demolition considered public works [Concrete Busters of Louisiana, Inc. v. Board of Commissioners of the Port of N.O.]

http://www.doa.louisiana.gov/osr/lac/34v01/34.doc
I. Public Bid Law

- Exception to Public Bid Law for “Emergency” and “Extreme Emergency” are defined in R.S. 38:1211(A)(5):
  - R.S. 38:2212(P)(1) & (2)
  - Emergency: Certification of emergency and notice within 10 days, published in official journal
  - Extreme emergency: Declaration and publication within 10 days or as soon as practicable R.S. 38:2212(P)(1)(b)(ii)
  - Written documentation required

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EMERGENCIES DEFINED

Emergency
- An unforeseen mischance bringing with it destruction or injury of life or property or the imminent threat of such destruction or injury.
- May also be the result of an order from any judicial body to take any immediate action which requires construction or repairs absent compliance with the formalities of the Public Bid Law, because there is not sufficient time to follow the advertising requirements as provided in R.S. 38:2212.
- In regard to a municipally owned public utility, an emergency shall be deemed to exist and the public entity may negotiate as provided by R.S. 38:2212(P) for the purchase of fuel for the generation of its electric power where the public entity has first advertised for bids as provided by this Part but has failed to receive more than one bid. R.S. 38:1211(A)(5)(a)
EMERGENCIES DEFINED (cont’d)

Extreme Emergency
An extreme emergency is a catastrophic event which causes the loss of ability to obtain a quorum of the members necessary to certify the emergency prior to making the expenditure to acquire materials or supplies or to make repairs necessary for the protection of life, property, or continued function of the public entity. R.S. 38:1211(A)(5)(b)

Alternative Procurement Methods

• Public Entities do not have to publicly bid their contracts when using the following methods:
  ➢ Purchasing Surplus Property from another Public Entity;
  ➢ Purchasing off State Contract;
  ➢ Political Subdivisions Telecommunications and Data Processing Procurement Law – R.S. 38:2234, et seq.; and
  ➢ Political Subdivisions Used Fire and Emergency Response Vehicle Procurement Law – R.S. 38:2238, et seq.

Entities seeking Federal reimbursement should determine if additional action is required.
Acts of 2016
Legislative Session

- **Act 420** – (Effective August 1, 2016) Requires electronic submission of competitive sealed bid and proposals on a secure electronic interactive system as an alternative bidding option
- **Exceptions**
  - Public entities without high-speed internet access,
  - Any parish with police jury form of government & population less than 20,000
  - Any city or municipality with a population of less than 10,000
  - Any public entity unable to comply due to funding issues

- **R.S. 39:1594**

Acts of 2016
Legislative Session

- **Act 510** – (Effective August 1, 2016) Authorizes political subdivisions, governmental entities or state agencies to purchase items through existing public contract of another political subdivision within 1 year of opening of bids (R.S. 38:321.1)
  - May rely on certificate of the political subdivision that the contract was bid in compliance with state law
- **Act 548** – (Effective August 1, 2016) Amends the group purchasing organization method of procurement for schools and school districts to include installation with the materials, equipment and supplies.

- **R.S. 38:2212.1**
Acts of 2016 Legislative Session

- **Act 566** – (Effective August 1, 2016) Municipalities with not less than 45,000 and not more than 48,000 persons are not required to let out for bid public works less than contract limit of R.S. 38:2212 unless such municipality by affirmative act of its governing authority adopts a more restrictive contract limit.

- **Act 408** – (Effective June 6, 2016) Reporting, review and approval by JLCB of certain professional, personal, and consulting service contracts R.S. 39:1590

Updates in the Law

- **Act 823** (Effective August 1, 2014)
  - Authorizes public schools and school districts to participate in school district purchasing cooperatives.
  - Schools may purchase in accordance with vendor contracts established by the school district purchasing cooperatives without bidding.
  - Provides for the RFP process to be used by School District Purchasing Cooperatives.

R.S. 38:2212.1(N)
Updates in the Law

- **Act 759 (Effective August 1, 2014)**
  - Provides definition of “Alternate” and “Probable Construction Costs” and modifies the definition of “Change Order”.
  - Provides for modifications to the letting process for contracts for Public Works, including exceptions to electronic bid requirements.
  - Increases the contract award deadline to sixty days instead of forty-five days from acceptance of lowest responsive and responsible bid.
  - Provides for annual adjustment of “contract limit” by Office of Facility Planning and Control in accordance with Consumer Price Index beginning in February 1, 2015. Requires new annual contract limit to be published in Louisiana Register in January.

  **R.S. 38:2211, 2212 & 2215**

I. Public Bid Law

**Attorney General Opinions**

- **Home Rule Charters**
  - **#16-0051** – The parish president of a home rule charter parish does not have the discretion to forestall the expenditure of property appropriated funds for legislatively-directed ends aside from obligations to comply with public bidding processes and any other legal requirements.
  - **#09-0252** – City council has authority to establish stricter procurement policies for services under home rule charter.
I. Public Bid Law

• **Hiring Preferences**
  
  – #16-0020
  
  ➢ Absent legal authority to establish local hiring preference or otherwise require contractors to hire local workers, the inclusion of such a requirement would be impermissible and against Louisiana Public Bid Law.
  
  ➢ Similarly, inclusion and evaluation of a contractor’s efforts to hire local workers as part of the Public Bid Law solicitation process would be impermissible and against Louisiana Public Bid Law.

• **Rejection of Bids**
  
  – #13-0050 – Bidders inclusion of annotation on bid form that price was subject to a 3.5% escalation per year, when bid documents clearly noted that bidders were to agree that all terms, conditions, and prices were to remain unchanged during the length of the contract, was proper grounds for rejecting bid as non-responsive.
I. Public Bid Law

• **Contracts for Services**
  – **#11-0059** - Municipal and parish trash collection unless structured as an exclusive franchise may be negotiated rather than publically bid.
  – **#10-0058** - Debris removal contract not subject to advertising and bidding requirements – Professional Services.
  – **#12-0066** - Public Bid Law is not applicable to a public works projects under $152,400 (now $152,550). However, by choosing to bid out…now bound by requirements set forth in bid document.

• **Uniform Bid Form**
  – **#09-0304**
    - Use of Uniform Bid Form is mandatory and may not be waived by a public entity.
    - Public entity must reject all bids if Uniform Bid Form is not utilized.

• **Piggy Backing/Cooperative Purchasing**
  – **#12-0165** - A public entity may not “piggy-back” off of a contract, including those established by a national cooperative purchasing organization, that has not been competitively bid by another Louisiana public entity.
WHAT THIS MEANS

- Public Trust Using Public Funds:
  - PUBLIC SERVICE IS NO SECRET SOCIETY
  - PUBLIC MONEY IS NO TREASURE TROVE

QUESTIONS
II. Cabela

- Pre-Cabela*
  1. The expenditure or transfer of public funds or property must be based on a legal obligation or duty;
  2. The expenditure must be for a public purpose; and
  3. The expenditure must create a public benefit proportionate to its cost.

II. Cabela

• New Requirements (2006*)
  1. A public purpose for the expenditure or transfer;
  2. That the expenditure or transfer, taken as a whole, does not appear to be gratuitous;
  3. Evidence demonstrating that the public entity has a reasonable expectation of receiving a benefit or value at least equivalent to the amount expended or transferred.

*Board of Directors of Indus. Development Bd. of City of Gonzales, Louisiana, Inc. v. All Taxpayers, Property Owners, Citizens of City of Gonzales, et al, 938 So.2d 11 (La. 9/6/06).

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LA Const. Art. VII, § 14(A)
II. Cabela

• Cooperative Endeavor Agreements (CEA)
  – Introduction
  – Elements of a CEA
    • Explanation of Elements
  – Current AG Test
  – Legal Sources
Research Tools

- Legislative Auditor’s Office
  - Audit Reports
  - Summaries of Law
  - Legal Assistance FAQs
  - Best Practices

www.lla.la.gov