GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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HOUSE BILL 224

Short Title: Sin	ngle Prime Public Contracts/Albermarle Hosp.	(Local)
Sponsors: Repro	esentative James.	
Referred to: Go	overnment.	
	February 15, 1989	
	A BILL TO BE ENTITLED	
AN ACT TO A	ALLOW PASQUOTANK COUNTY, THE PASQUOTA	NK COUNTY
BOARD O	F EDUCATION, AND THE BOARD OF TRUSTE	EES OF THE
	LE HOSPITAL TO ENTER INTO SINGLE PRIME C	ONTRACTOR
	ONTRACTS.	
	ssembly of North Carolina enacts:	
	on 1. G.S. 143-128 reads as rewritten:	
_	parate specifications for building contracts; responsible of ficer, board, department, commission or commissions	
	of preparation of specifications or awarding or entering int	_
1	onstruction, alteration or repair of any buildings for the St	
	icipality, when the entire cost of such work shall excee	
•	rs (\$100,000) must have prepared separate specifications	
	ivisions or branches of work to be performed:	
(1)	Heating, ventilating, air conditioning and accessories	` •
	combined into one conductive system) and/or refriger	
	storage (where the cooling load is 15 tons or more of	refrigeration),
(2)	and all work kindred thereto.	1 1 1 1 1
(2)	Plumbing and gas fittings and accessories, and all	work kindred
(3)	thereto. Electrical wiring and installations, and all work kindred	thereto
(3)	Electrical withing and installations, and all work killuled	mereto.

General work relating to the erection, construction, alteration, or repair

of any building above referred to, which work is not included in the

above-listed three subdivisions or branches.

(4)

All such specifications must be so drawn as to permit separate and independent bidding upon each of the subdivisions or branches of work enumerated above. The above enumeration of subdivisions or branches of work shall not be construed to prevent any officer, board, department, commission or commissions from preparing additional separate specifications and awarding additional separate contracts for any other category of work when it is deemed in the best interest of such officer, board, department, commission or commissions to do so.

All contracts hereafter awarded by the State or by a county or municipality, or a department, board, commissioner, or officer thereof, for the erection, construction, alteration or repair of buildings, or any parts thereof, shall award the respective work specified separately to responsible and reliable persons, firms or corporations regularly engaged in their respective lines of work. When the estimated cost of work to be performed in any single subdivision or branch is less than ten thousand dollars (\$10,000), the same may be included in the contract for one of the other subdivisions or branches of the work, irrespective of total project cost.

Each separate contractor shall be directly liable to the State of North Carolina, or to the county or municipality, and to the other separate contractors for the full performance of all duties and obligations due respectively under the terms of the separate contracts and in accordance with the plans and specifications, which shall specifically set forth the duties and obligations of each separate contractor. For the purpose of this section, the wording 'separate contractor' is hereby deemed and held to mean any person, firm or corporation who shall enter into a contract with the State, or with any county or municipality, for the erection, construction, alteration or repair of any building or buildings, or parts thereof.

All public authorities coming within the requirements of this section shall have the authority to purchase and erect prefabricated or relocatable buildings or portions thereof without complying with the provisions hereof, except that portion of the work which must be performed at the construction site.

- (b) Notwithstanding the provisions of subsection (a) of this section a county, municipality, department, board, commissioner, officer, or public hospital board of trustees may use the single prime contract system, and may prequalify bidders, for all construction contracts. Provided, however, that all bidders must identify on their bid the electrical, plumbing, and mechanical contractors they have selected. If the contract is to be let under this subsection, each bidder shall include minority business subcontractors in an amount not less than ten percent (10%) of the prospective prime contractor's total bid, or shall verify why that bidder was unable to secure qualified minority subcontractors in such an amount."
- Sec. 2. (a) The purpose of this section is to authorize construction, by Albemarle Hospital, of a capital improvement project to include the renovation of existing facilities and the construction of new facilities at Albemarle Hospital.
- (b) The project authorized to be constructed by this section is of a complex nature and magnitude and the same involves reworking an existing ongoing hospital medical facility and consequently, specialty contractors are needed to meet the needs of the special problems that evolve from reworking an existing ongoing medical facility as

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- well as tieing in new construction to the said facility that alters its complete scheme, layout and design.
- (c) For the purposes of letting contracts for the construction of the project authorized in this section, Albemarle Hospital shall be exempt from the requirements of G.S. 143-128 and G.S. 143-129 and may allow only contractors who are deemed qualified and financially capable by its architects to bid on the project.
- (d) Notwithstanding any other laws or administrative rules to the contrary, Albemarle Hospital may plan, develop, and construct the renovation of existing facilities and the construction of new facilities at Albemarle Hospital through the letting of a construction contract or contracts using the prime contract system and/or the separate prime contract system and/or the construction management contract system.
- Sec. 3. Section 1 of this act applies to the County of Pasquotank and the Pasquotank Board of Education only. Section 2 of this act applies to the Albemarle Hospital Board of Trustees only.
- Sec. 4. The provisions of this act are severable, and if any provision of this act is held invalid by a court of competent jurisdiction, the invalidity shall not affect other provisions of the act which can be given effect without the invalid provision.
 - Sec. 5. This act is effective upon ratification.