City of San José

Impartial Analysis

MEASURE S
Construction Contract Procurement Modernization - A ballot measure proposal to amend Section 1217 of Article XII of the San José City Charter to modify construction contract procurement and the bidding process.
Section 1217 of Article XII of the San José City Charter sets forth the requirements for procuring public works contracts exceeding $100,000. Measure S, which the City Council placed on the ballot, would make several changes to Section 1217 and reorganize it.

Currently, Section 1217 makes public bidding the primary procurement method for public works contracts exceeding $100,000. It requires the City to award such contracts to the lowest responsive and responsible bidder. The San José Municipal Code, not Section 1217, governs procurement of public works contracts under the $100,000 threshold.

The $100,000 threshold was last increased from $50,000 in November 2001. Section 1217 does not authorize the threshold to increase with inflation.

Measure S would increase the threshold to $600,000 and would authorize annual adjustments for inflation in the construction industry.

Currently, Section 1217 makes the bid amount the exclusive means of determining the lowest responsive and responsible bidder. Although this would remain the primary means of determining the low bidder, Measure S would add an alternative patterned on approaches used by the University of California and the City and County of San Francisco.

This alternative would allow consideration of a bidder’s qualifications. A panel, without knowing the bid amounts, would assign each bidder a qualification score based on an evaluation of objective criteria in areas such as a bidder’s safety record, past performance, labor compliance, demonstrated management competence, financial condition and relevant experience. The City would use a formula based on the bid amount and qualification score to determine the low bidder. Measure S provides that the City Council would adopt an ordinance setting forth this alternative approach.

Currently, Section 1217 allows the City to procure a “design-build” contract without public bidding if (1) the contract exceeds $5,000,000, and (2) the City Council determines the contract would save money or result in faster project completion. Measure S would lower the threshold to $1,000,000. This change would align Section 1217 with State law applicable to the use of design-build contracts by certain local agencies.

Currently, Section 1217’s low-bid requirement prevents the City from implementing certain otherwise lawful programs supporting the use of small, local and economically disadvantaged businesses. For example, the City has a small and local preference program that it can apply only to contract procurements not subject to Section 1217’s low-bid requirement. Measure S would add the necessary authorization for the City to apply such programs to contracts subject to Section 1217’s low-bid requirement.

Currently, Section 1217 requires the City Council to publish notices inviting bids in a newspaper of general circulation. Measure S would allow electronic publication of such notices.
CITY ATTORNEY IMPARTIAL ANALYSIS OF MEASURE S

Currently, Section 1217 excludes maintenance and repairs incidental to maintenance from the definition of public works project. Measure S would clarify that construction, erection, improvement or demolition incidental to maintenance is also excluded.

Finally, Measure S would make non-substantive, organizational changes to Section 1217.

A “Yes” vote would amend the City Charter to implement the changes described above.

A “No” vote would not make these changes.

RICHARD DOYLE, CITY ATTORNEY
CITY OF SAN JOSE

The above statement is an impartial analysis of Measure S. If you would like to read the full text of the measure, see http://www.sanjoseca.gov/index.aspx?nid=5694 or call 408-535-1260 and a copy will be sent at no cost to you.