2025 -- H 6096

LC002310

STATE RHODE ISLAND OF

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO PUBLIC UTILITIES AND CARRIERS -- RHODE ISLAND PUBLIC TRANSIT AUTHORITY

Introduced By: Representatives Sanchez, Cruz, J. Lombardi, Hull, and Ajello

Date Introduced: March 14, 2025

Referred To: House Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. The general assembly finds and declares that:

2 (1) The proposed relocation of the Providence bus hub is widely opposed by Rhode 3

Islanders who use the Rhode Island Public Transit Authority (RIPTA);

4 (2) The project to relocate the Providence bus hub was projected, in a December 2022 cost 5 estimate provided to the RIPTA board's finance subcommittee, to have an overall cost of between

\$200,000,000 and \$250,000,000;

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(3) RIPTA is in serious financial difficulties and would have trouble affording even a fraction of that cost estimate, which is only an estimate;

9 (4) Subsequently, in January 2023, RIPTA made a Request for Proposals (RFP) to potential contractors for the Providence hub relocation, in which RIPTA specified that the bids in response 10

to the RFP could name the profit margin that the vendor would get for work including final design,

building of the facility, and operation services for the yet-to-be-constructed hub;

(5) In February 2024, RIPTA signed a Preliminary Services Agreement to pay a vendor up to \$16.9 million for work including public communications, initial design, and assistance in

15 selecting a potential site for a relocated bus hub;

> (6) This Preliminary Services Agreement describes many details of how this vendor's potential ensuing contract with RIPTA (for final design, building of the facility, and operation services for the yet-to-be-constructed hub) will look like, and in particular it specifies that this

1	potential ensuing contract with the vendor would grant the vendor the same profit margin that the
2	vendor asked for in its response to the RFP;
3	(7) Big contracts with a guaranteed profit margin and no maximum price are dangerous for
4	the taxpayer;
5	(8) RIPTA has taken no steps, either in the RFP or subsequently, to ensure that there is an
6	enforceable maximum price for this hub relocation project;
7	(9) It is not in the state's interest for RIPTA, with its financial difficulties, to enter into a
8	subsequent contract where the vendor gets the guaranteed profit margin it asked for on top of
9	whatever the vendor's costs or expected costs turn out to be, where these costs are likely to be in
10	the hundreds of millions;
11	(10) The existing Kennedy Plaza bus hub is located at the site where many of Providence's
12	major streets converge, which is convenient for buses and riders alike, and Kennedy Plaza could
13	be renovated for a fraction of the hundreds of millions of dollars that it would likely cost to relocate
14	the hub;
15	(11) Most bus riders who get off the bus in Kennedy Plaza are doing so not to transfer to
16	another bus but to get to nearby destinations;
17	(12) If the Providence hub was relocated, many of these bus riders who have their final
18	destination in the Kennedy Plaza area would have to transfer buses at the new hub, forcing them to
19	take an additional unnecessary bus trip;
20	(13) The only contract currently in effect with the vendor, the Preliminary Services
21	Agreement, has an off-ramp provision that allows RIPTA to terminate it at any time without paying
22	for any not-yet-done work;
23	(14) However, RIPTA's RFP and its other legal agreements failed to specify that RIPTA
24	has any off-ramp rights once a subsequent contract is signed;
25	(15) It is in the state's best interest for RIPTA to exercise its option to terminate the
26	Preliminary Services Agreement so that any further work done on the Providence bus hub is done
27	under an RFP that better safeguards taxpayers' and riders' interests.
28	SECTION 2. Section 39-18-10 of the General Laws in Chapter 39-18 entitled "Rhode
29	Island Public Transit Authority" is hereby amended to read as follows:
30	<u>39-18-10. Trust funds.</u>
31	(a) All moneys received pursuant to the provisions of this chapter, whether as proceeds
32	from the sale of bonds or as revenues, shall be deemed to be trust funds to be held and applied
33	solely as provided in this chapter. The authority may, in the resolution authorizing the bonds or in
34	the trust agreement securing the hands provide for the payment of the proceeds of the sale of the

bonds and the revenues to be received to a trustee, which shall be any trust company or bank having
the powers of a trust company within or without the state, which shall act as trustee of the bonds
and hold and apply the bonds to the purposes of this chapter, subject to this chapter and to
regulations as the resolution or trust agreement may provide, or may provide for the funds to be
held in a separate account of the authority maintained at any bank within or without the state to be
disbursed therefrom on the instructions of such officer or officers of the authority as may be so
authorized and empowered by resolution of the authority.

(b) Notwithstanding any provision of this chapter to the contrary, no proceeds from trust funds subject to the provisions of subsection (a) of this section nor any appropriations provided by the state to the authority shall be used for any work performed after September 1, 2025, pursuant to the "transit center joint development project" request for proposals (RFP) issued in January 2023 and/or pursuant to the preliminary services agreement executed in February 2024 which covered a portion of the process contemplated in that RFP.

SECTION 3. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO PUBLIC UTILITIES AND CARRIERS -- RHODE ISLAND PUBLIC TRANSIT AUTHORITY

1	This act would prohibit the Rhode Island public transit authority (RIPTA) from using state
2	funds or the proceeds of any bond or bonds to pay for any work performed after September 1, 2025,
3	pursuant to the "transit center joint development project" request for proposals (RFP) and/or
4	pursuant to related the preliminary services agreement.
5	This act would take effect upon passage.
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