

Procurement Bill [HL]

AMENDMENTS
TO BE MOVED
IN GRAND COMMITTEE

[Supplementary to the Third Marshalled List]

Amendment
No.

Clause 22

LORD ABERDARE

129A★ Page 16, line 1, at end insert –

“(e) where and to the extent that value for money but not price or cost is a criterion under paragraph (d), an objective mechanism for determining price and cost after contract award and before the goods, services or works are supplied.”

Member’s explanatory statement

This amendment avoids post-award negotiations or other price and cost uncertainty by means of an objective process for determining price and cost, conducted after award and prior to supply, which can be combined with early supplier contributions to improving value and reducing risks.

Clause 44

LORD ABERDARE

245A★ Page 27, line 14, leave out subsection (2) and insert –

“(2) A “framework” is a contract between one or more contracting authorities and one or more suppliers that provides for the future award of contracts by a contracting authority to the supplier or suppliers, including through a multi-party framework alliance.”

Member’s explanatory statement

This amendment clarifies that sections 44, 45, 46 and 47 governing ‘Award under Frameworks’ include the practices of leading public sector framework providers such as Crown Commercial Service whose framework contracts for goods, services and works include multi-party instruments known as ‘framework alliances’ that are entered into by multiple contracting authorities.

Procurement Bill [HL]

AMENDMENTS
TO BE MOVED
IN GRAND COMMITTEE

8 July 2022
