By: Israel H.B. No. 4220

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the applicability of certain public works contracting
3	requirements to a metropolitan rapid transit authority.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter C, Chapter 451, Transportation Code,
6	is amended by adding Section 451.1111 to read as follows:
7	Sec. 451.1111. EXEMPTION FROM OTHER CONTRACTING LAW.
8	Chapter 2269, Government Code, does not apply to an authority. An
9	authority may adopt design-build procedures that do not materially
10	conflict with Subchapter H, Chapter 2269, Government Code.
11	SECTION 2. Section 2269.353(b), Government Code, is amended
12	to read as follows:
13	(b) A contract for a project under this subchapter may cover
14	only a single integrated project. A governmental entity may not
15	enter into a contract for aggregated projects at multiple
16	locations. For purposes of this subsection[+
17	[(1) if a metropolitan transit authority created under
18	Chapter 451, Transportation Code, enters into a contract for a
19	project involving a linear transit project with multiple stops
20	along the project route for boarding passengers, created under
21	Chapter 451, Transportation Code, the linear transit project is a

23

22 single integrated project; and

24 desalination plant, that includes treatment facilities, well

 $\left[\frac{(2)}{(2)}\right]$ a water treatment plant, including a

H.B. No. 4220

- 1 fields, and pipelines is a single integrated project.
- 2 SECTION 3. This Act takes effect September 1, 2019.