contract; transport; service; risk; responsibility

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THE IMPACT OF PROCUREMENT METHOD OF THE TRANSPORT SERVICES TO THE FINANCIAL REQUIREMENT OF PERFORMANCE CONTRACTING ENTITY

Summary. The paper deals with the issue of the impact of procurement method of the transport services to the financial requirement of performance contracting entity. In the first part, it describes the current state of transport services financing in the Slovak Republic and risk analysis, which is related to transport services procurement and conclusion of the service contract in the transport services ensuring. The rest of the paper defines the impact of procurement method of the transport services to the financial requirement of performance contracting entity.

1. INTRODUCTION

Under the present conditions, in terms of general economic interest, all passenger transport services may not be provided on a commercial basis in the Slovak Republic. Public authorities must provide the transport services even in times of its low demand. According to Buehler and Pucher the rates of car ownership have been increasing as incomes rise and cars become more affordable, but in the Slovak Republic the automobilization is significantly lower than in other European countries1 [9]. The transport services ensuring relates to ensuring the access to basic needs for population such as work, health care and education. It needs to carry out transport services with regard to social and environmental factors. Transport is a key to economic growth and social cohesion. At the same time, it has significant health and environmental impacts. Transport policies have therefore an eminent role in achieving sustainable growth [18]. Furthermore, it is necessary to provide special tariff conditions for certain population groups such as students and pensioners who have no other transportation options such as public passenger transport ("Regulation EC No. 1370/2007,” 2007). In the Slovak republic any region or city transport services by 2009 has been secured without tender by direct performance award
to specific operator mostly by contract form with assignation of gross cost, in which the transport services authority also has born part of the cost risk. Usually it is about such operators who traditionally provide transport service performance in a particular region. Performance contracting entity awards to operator the exclusive right to provide transport services and also provides financial defrayment to the operator for the transport services ensuring in the case that revenues from passenger transport do not cover costs plus reasonable profit of operator.

Regulation no. 1370/2007 was adopted in 2007, valid throughout the European Union, according to which the bus transport services by direct award can be procured with a maximum annual performance 300 000 km or maximum price of performance 1 million € per year since 2009 [31]. In the Slovak Republic the transport services by direct award are procured by public authority approximately at the level of 25 million km per year in each of the eight regions. This means that after the currently valid contracts to ensure the transport services the tendering of following transport services must be implemented through public tendering. Athias says that the reforming public-service delivery occupies a central position in the current policy agenda in the world [4]. It leads to formation of public private partnerships, which are contracts between public and private sector to operate infrastructure for public-service provision. On the basis of transport service public tendering it is possible to conclude the three basic forms of transport service contracts between the contracting authority and carrier. These contracts are eligible in any member state of the European Union, also in the Slovak Republic whether in transport service ensuring of region or city. The aim of this paper is to highlight the impact of procurement method of the transport services to the financial requirement of performance contracting entity because the professional community has still the view that public procurement will be associated with an increase in financial requirements for transport services authority.

2. THE CURRENT STATE OF TRANSPORT SERVICES FINANCING IN SLOVAK REPUBLIC

In the Slovak Republic it is difficult to assess the justness of costs incurred to ensure the transport service from a position the contracting entity for the direct award of public service contracts. Also the reasonable profit to economically justified costs belongs to the operator. Level of this profit under the current rules governing the award of contracts for public services (by Act no. 56/2012 concerning road transport), in terms of its setting, is left to the contracting parties – transport services buyer (public authority - self-governing region or city) and operator. Reasonable profit in all contracts concluded in Slovakia by 2012 is set in the range from 3.5 to 5.0% of the economically justified costs. Similar procedure is also in other EU member states, despite the fact that the percentage determination of a reasonable profit of costs is not economically correct procedure [25]. For example, in Hungary the contract between operator and contracting authority (city Budapest) contains provisions whereby the level of reasonable profit is maximum 4% of economically justified costs (“The contract for services in urban transport,” 2008). In the Czech Republic in 2010 was adopted ordinance, which sets a reasonable amount of profit a maximum of 7.5% per annum of operating assets.

According to Athias and Saussier governments have limited financial resources to devote to increased capital expenditure and improving public services, and they face restrictions (including those of the Maastricht Treaty) on their ability to raise debt [5]. In order to bridge the gap between the cost of the infrastructure needed and the resources available, and to ensure that the infrastructure is delivered as efficiently and cost-effectively as possible.

Contracting entities of transport services in the Slovak Republic have problems with the financial resources to cover the demonstrable loss of operators, thus they are looking for mechanism to reduce the financial cost of transport service ensuring. Table 1 provides an overview of the development of paid financial means of transport service entities in the Slovak Republic. The railway passenger transport for the period 2000-2011 increased demand for public support of 156 million euros to the level of 205 million euros. It is equivalent to an increase by 31.4% of requirement. In the case of regular bus transport outside the urban areas, the subsidy increased from a level of 26 million euros to
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106 million euros, an increase by 308%. Contracting entities of urban public transport during the period were forced to raise means to cover the demonstrated loss of carriers of 276%.

<table>
<thead>
<tr>
<th>Type of transport</th>
<th>2000</th>
<th>2005</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
<th>% change from 2000 to 2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rail passenger transport</td>
<td>156</td>
<td>119</td>
<td>150</td>
<td>166</td>
<td>270</td>
<td>228</td>
<td>205</td>
<td>31%</td>
</tr>
<tr>
<td>Regular bus transport</td>
<td>26</td>
<td>39</td>
<td>65</td>
<td>71</td>
<td>98</td>
<td>100</td>
<td>106</td>
<td>308%</td>
</tr>
<tr>
<td>Urban public transport</td>
<td>21</td>
<td>43</td>
<td>54</td>
<td>78</td>
<td>80</td>
<td>79</td>
<td>79</td>
<td>276%</td>
</tr>
<tr>
<td>Total</td>
<td>203</td>
<td>200</td>
<td>279</td>
<td>315</td>
<td>448</td>
<td>406</td>
<td>390</td>
<td>92%</td>
</tr>
</tbody>
</table>

Table 1

The development of transport performance (million passenger-kilometres)

<table>
<thead>
<tr>
<th>Type of transport</th>
<th>2000</th>
<th>2005</th>
<th>2008</th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
<th>% change from 2000 to 2011</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rail passenger transport</td>
<td>2870</td>
<td>2182</td>
<td>2296</td>
<td>2264</td>
<td>2309</td>
<td>2431</td>
<td>-0.15</td>
</tr>
<tr>
<td>Regular bus transport</td>
<td>8435</td>
<td>7525</td>
<td>6446</td>
<td>4538</td>
<td>4435</td>
<td>4511</td>
<td>-0.45</td>
</tr>
<tr>
<td>Urban public transport</td>
<td>1173</td>
<td>1399</td>
<td>1370</td>
<td>1127</td>
<td>1119</td>
<td>1172</td>
<td>0</td>
</tr>
</tbody>
</table>

Table 2

The significant increase in the required public funds of transport services authorities does not mean an increase in transportation service or a significant change in the quality of transport even though the user experiences of service quality have been identified as an essential ingredient to promote the increase in ridership required for public transportation [30]. The increase in means is related to some extent with the decrease in the number of passengers thus reducing the transport performance of operators. Performance of operators declined in the period from 2000 to 2011 by 15% in rail passenger transport, and regular bus transport by 45%.

Under current rules the transport services authority bears any risks associated with a decrease in the number of passengers. To some extent, he also bears risks of changes in costs, because the concluded contracts are accounted annually. In connection with the change of transport services requirement form there is a possibility to change the allocation of risk between the transport services authority and transport operator so that the authority can fulfill the level of transport services quality.

3. RISKS AND OPPORTUNITIES OF SERVICE CONTRACTS CONCLUSION IN ENSURING THE TRANSPORT SERVICES

In connection with the tendering of transport services van de Velde deals in detail with the risk analysis and he divides the risks into:

- Cost risk: the risk associated with improper anticipated level of operating costs and incorrectly determined residual value at the end of the contract period of the investment cost.
- Yield risk: the risk is related with a decrease in turnover due to a decline in demand for services due to changes in the passenger structure [32].
3.1. Cost risk of operating costs

These costs are characterized as costs incurred by the difference of presumed calculated costs and actual costs after implementation performance. In other words, the risk is related with the allocation of payment of the difference to the person who bears the risk. If operating costs are higher or lower than anticipated in the contract, it is necessary to determine who will be responsible for any losses.

It is also possible cost risks divided into:

- External cost risk: this is the risk, that the carrier cannot influence the amount of incurred costs (such as natural disasters, which act adequately to increased costs) or carrier can influence it only indirectly and in a small scale (in the case of changes in fuel prices, legislative changes related to the amount of the employee's salary, etc.).

- Internal cost risks: the costs, which are influenced by the carrier (maintenance costs, repairs, etc., they are controllable to some extent) [19].

3.2. Cost risks of investments

In this case, it is basically the determination of the residual asset value at the end of the contract period. In other words, the determination of risk liability associated with asset and the value of assets (in the case of collective passenger transport it is the infrastructure, stops, vehicles, etc.).

3.3. Yield risk

The yield risk is characterized as risk of expected returns decrease / increase. It is also the determination of responsibility in the case that revenues are lower than anticipated in the contract. This risk may bear transport services customer, also the carrier. The yield risk can be divided into the following groups:

- Yield risk associated with a decrease in demand: risk of yield reduction associated with changes in the number of passengers in providing transport services. If this risk is assumed by the buyer (regional units, municipality) it is necessary to appropriately involve the carrier to compliance with the required quality of transport, because the amount of compensation is not directly dependent on the number of passengers.

- Yield risk associated with changing of passenger structure: the risk of yield changes because the structure of passengers is changed.

According to the risk dividing between the parties it is necessary to conclude the contract between the carrier and the transport services contract entity. We distinguish the following forms of contracts:

- Carrier bears no risk: in principle it is called management contract, where the service buyer bears both risks (cost and yield risk) in the public interest and thus carrier (as the name implies) bears no risk.

- Carrier bears the cost risks: a simple contract with specifying of gross cost. In this case, the carrier bears the risks of implementation costs and authority take the yield risk.

- Carrier bears the cost and risk yield: a simple contract with specifying of net costs, where the carrier assumes both types of mentioned risks and authority bears no risk [32].

Table 3 shows the cities in which the carrier assumes the cost risk. This means that the entity assumes the risk of yield or the case where the carrier takes both of the above risks.
Table 3

|----------------------|-----------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------|

Risk can also be divided between the parties by certain share regardless of whether it is a cost or yield risk:

- The full range of risk is assigned to only one of the parties (a difference of risk between expected costs and actually incurred costs, as well as the difference between actual yields and expected yields).
- Risk percentage of difference between the expected and actual costs, respectively yields, which is divided among the parties.
- Allocation of risk between the respective parties pro rata basis up to a certain limit (e.g. carrier shall bear the yield risk to the level of € 100,000 and above this level of risk is allocated pro rata - 50% each contracting party) [32].

4. IMPACT OF TRANSPORT SERVICES PROCUREMENT CHANGE

In recent years the economic impact of public procurement is frequently discussed topic in the field of providing transport services. Many studies are devoted to this topic and their object is cost savings in connection with the implementation of public procurement [8]. It should be noted that it is not possible to compare the cost of authority by direct award with public procurement of transport services in the first year after the change in procurement, because the costs usually increase in subsequent rounds.

Table 4 shows the achieved cost savings associated with the public procurement transport service after the first round of tendering. It is a state where the direct award of contracts passes to award of contracts by tender. Most of the analysed contracts are contracts with assignment of gross cost, which are presently used, in direct award also in the Slovak Republic (e.g. Helsinki, London, Stockholm and Helsingborg). Some contracts also include the financial incentives for a service provider, such as payment related to quality of service (Helsinki, Copenhagen) or number of transported passengers (Perth). In contrast to the aforementioned contracts with assignment of gross cost in Netherlands there have been concluded contracts with assignment of net cost. According to Henshera and Wallis the achieved cost savings were in the range of 8-54% [16]. Due to cost savings financial resources could be used to provide any additional services or extend the area of interest. In the event that all released resources were not used in the system of transport services, the rest of them were net savings for the authority. From the perspective of passengers in this case it should not occur to increase fare by changing of input prices.

In addition through the duration of the contracts it was also recorded:

- increase of the quality and range of services,
- reduction of the fares,
- reduce of the vehicles age.
Achieved cost savings after the first round of tendering

<table>
<thead>
<tr>
<th>Country</th>
<th>City</th>
<th>Start and gradual introduction of tendering</th>
<th>Unit cost savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Kingdom</td>
<td>London</td>
<td>1985 - 2000</td>
<td>51%</td>
</tr>
<tr>
<td></td>
<td>rest of UK</td>
<td>1986 - 1999</td>
<td>54%</td>
</tr>
<tr>
<td>Norway</td>
<td>Lillehammer</td>
<td>1994</td>
<td>21%</td>
</tr>
<tr>
<td>Sweden</td>
<td>Stockholm</td>
<td>1989</td>
<td>20% - 32%</td>
</tr>
<tr>
<td></td>
<td>Helsingborg</td>
<td>1992</td>
<td>27%</td>
</tr>
<tr>
<td>Finland</td>
<td>Helsinki</td>
<td>1995</td>
<td>17% - 34%</td>
</tr>
<tr>
<td>Denmark</td>
<td>Copenhagen</td>
<td>1990 - 2002</td>
<td>21%</td>
</tr>
<tr>
<td>Netherlands</td>
<td>Amersfoort</td>
<td>2002</td>
<td>37%</td>
</tr>
<tr>
<td>Italy</td>
<td>Rome</td>
<td>2001</td>
<td>8%</td>
</tr>
<tr>
<td>Australia</td>
<td>Perth</td>
<td>1995 - 1998</td>
<td>22%</td>
</tr>
</tbody>
</table>

Experience with second and subsequent rounds of tendering has not produced so positive results in cost savings in comparison with the first round. The result was an increase in unit costs as well as offer price (Table 5). This increase is attributable by increased demand of service quality (when the minimum quality standards have been incorporated into contracts, such as the use of low-floor buses and determining a maximum age limit of vehicles) as well as better candidates experience (service providers) when estimating the costs and bidding. It is not possible to exclude the effect of inflation, prices of labour and fuel costs and so on.

Cost savings results of subsequent round of tendering

<table>
<thead>
<tr>
<th>Country</th>
<th>City</th>
<th>Start and gradual introduction of tendering</th>
<th>Increase compared with the first round of tendering</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Kingdom</td>
<td>London</td>
<td>2000 - 2001</td>
<td>58% - 63%</td>
</tr>
<tr>
<td></td>
<td>rest of UK</td>
<td>1998 - 2002</td>
<td>10% - 20%</td>
</tr>
<tr>
<td>Norway</td>
<td>Lillehammer</td>
<td>1996 - 2000</td>
<td>45%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2000 - 2001</td>
<td>33%</td>
</tr>
<tr>
<td>Finland</td>
<td>Helsinki</td>
<td>1997 - 1998</td>
<td>1% - 3%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2000 - 2001</td>
<td>9% - 15%</td>
</tr>
<tr>
<td>Denmark</td>
<td>Copenhagen</td>
<td>1990 - 2003</td>
<td>-13%</td>
</tr>
</tbody>
</table>

Experience of Adelaide suggest that effective cost cannot be achieved in the short term only by a simple transition from a monopoly basis of services provision to the procurement of services by public tender, but it is necessary to make three rounds of tenders to achieve sustainable levels of effective cost and thus the effective price of providing services [8].

In the process of award the competent authorities should not put too much emphasis on the lowest price offered, because the result of that would be the involvement of operator who offer the lowest price, but later during the contract period it is determined that it is not possible for him to remain financially viable at a given level costs. In this case, there may be a situation where operators devote every effort to minimize costs at the expense of service quality. According to Beck and Walter the period between the call for tenders and tenders adoption affects the final price, which the competent authority will pay to the operator [7]. Matter of fact, if operators have more time for receipt of tenders they are able to do more sophisticated calculations, which enable them to identify uncertainties in the contract that are associated with risk.
5. IMPACT OF TRANSPORT SERVICES CONTRACT PROCUREMENT CHOICE

It is necessary not only to deal with changing the way of transport services procurement by optimizing of resources expended from public budgets, but also deal with appropriate adjustment of contract terms.

The most advantageous contract form is contract with specifying of net costs but only from the position of transport services customer who in advance plans the means in the budget to ensure transport services. In this agreement all the risks, cost and yield, are borne by the carrier. The transport services contracting authority shall pay to the carrier the contribution, which is fixed predetermined in the contract. Only selected carrier that has the ability to set fares provides transport services at a fixed territory by this way of transport services tendering. Contract with specifying of gross cost is advantageous for the carrier, which does not bear the risk of a decline in yields, which are commonly associated with factors that the carrier is unable to influence.

Based on mathematical modelling of price regulation and determining a reasonable profit of enterprise in network industry Poliak according to Fendeková and Fendek mathematically model the approach of enterprise in the regulated sector and define two approaches for such enterprise, which are also applicable to ensuring transport services:

- Approach of enterprise applying return on investments - stimulating business approach to the use of large volumes of capital in order to achieve the maximum permitted reasonable profit. The company has no incentive to use more efficient combination of inputs, for example the combination supporting employment in comparison to purposeless investment in equipment.
- Approach of enterprise applying increasing the volume of output - in this case, if the authority does not have the opportunity or personnel capacity to verify the effectiveness of the transport services ensuring, the operator is trying to implement also the inefficient performance [25].

Zhanbirov and Kenzhegulova also Sharma and Swami addict themselves to mathematical modeling of costs applicable to transport services ensuring [36, 28].

5.1. Approach applying return on investments

This approach based on the assumption that in the service contract concluded between the carrier and the authority is established the level of fare too. The carrier cannot change this level. The contract is usually concluded as a management contract or contract with specifying of gross cost, in which the transport service authority takes over the part of cost risk (such as investing costs). Authority takes over the yield risk in each case. The essence of this relationship is establishing contributions of transport service buyer in order to pay to the carrier all the economically justified costs and a reasonable profit together with the obtained yields. Most of in the scientific literature presented models of regulation of these industries are concentrated just on the highly sophisticated analytical formulation of rules for clear and qualify reasoned determination of an acceptable level of reasonable profit [13]. This problem is further discussed by Poliak [25].

The basic risk of client position is a contractual approach based on the payment of economic eligible costs, which is designed so that the contractually fixed price to provide transport services, which is based on regulated fares allows to the carrier which operates in the territory in order to obtain licenses to provide transport services in a monopoly position. This price has to ensure to the carrier all costs associated with the ensuring of transport services. Profit regulation has also to determine the level of realised investments. This attractive ambition of transport services authority to stimulate carriers to increase investment in the development of transport services may ultimately be counterproductive because it motivates monopoly carrier to speculative and socially inefficient deforming of proportions between capital and non-capital costs. In this case the transport service authority has the opportunity to apply regulation of the expenditure return on the investment in the contract, which has to optimise the ensuring transport service at a regulated output.
5.2. Approach applying increasing the volume of output

The carrier has documentation for the optimization of territory transport services in ensuring transport services. It is required to continuously optimize the ensuring of transport services when the number of passengers is reducing. If the carrier does not bear the yield risk he is willing to operate the communications without any demand in terms of his business interests because the entity bears the risk that the service will not be used by passengers. For example, if the factory in which the carrier provides passenger transport is cancelled and the authority does not change the license, for the carrier it is convenient to continue to provide transport on this link, because authority must compensate the decline of income (in this case to the zero level). This means that the carrier reaches a certain amount of profit per kilometre regardless of the number of transported passengers. The carrier is trying to maximize the range of realized performance. According to current contracts authority must uncover inefficient communications.

6. CONCLUSION

In Slovakia and other EU member states the new contract with the value over two million euros for the procurement of transport services by bus is possible to conclude with certain exceptions only through public procurement. Despite the transport services authority fears of the increased financial demands in the transition to public procurement the paper confirmed that there are generally cost savings even if there are increased costs in the further rounds. The success of the mechanism used to procure transport services is not measured only by the cost savings, but also by increasing number of carried passengers and by improving the quality and range of provided services.

It should also be pointed out that the cost savings of authority is also significantly affected by the form of concluded contracts between transport services authorities and operators. The analysis of current situation shows that the predetermined reasonable profit without a relationship to the risk taken by operators is given in the contracts of several states.

For new contracts concluded in Slovakia but also in neighbouring countries is necessary to point out the fact that a reasonable profit for performance realised in the public interest must depend on the risk assumed by the carrier.

The settlement of economically justified costs is not enough in the cases where the transport services buyer takes over the yield risks or yield risk and part of the cost risk. As has been proven, in this case the carriers tend to increase not only inefficient investment costs, but there is a risk that the carrier will try as far as possible to maximize the range of realized performance. It means the ensuring of ineffective communication too. Palúch deals with mathematical approaches of claim to reduce car fleet and thus the investment costs [24].

This paper offered the contractual agreement for return on investments of expenses as a tool of limitation of such an approach. In synergy with transport license it is an effective tool if the entity assumes any risks associated with the transport services ensuring.

Notes

1. Automobilization was in the Slovak republic in 2012 at 337.17 cars per 1,000 inhabitants, the EU average is 473 cars per 1,000 inhabitants. (Faith, 2013).
2. Public authority with the meaning of territorial unit. Slovak Republic is divided into 8 territorial units: Bratislava, Trnava, Trenčín, Nitra, Banska Bystrica, Žilina, Prešov and Košice.
3. E.g. Contract for urban bus transport in Bardejov - reasonable profit is equal to 5% during the contract (contract expires on 31th December 2018).
4. Ordinance no. 296/2010 on procedures for the preparation of the financial model and determination of the maximum amount of compensation.
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Bibliography

10. Decree of the railway regulatory authority No 654/2005 setting the extent of price regulation for rail transport and price quotations of autonomous regions setting maximum prices for national regular urban bus service if the distance from the initial stop to the final stop does not exceed 100 km. 2005.

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