The following Policy Statement was issued on June 2012.

RCI, Inc. supports public policies, requirements, and administrative procedures in public procurement processes that mandate the open selection of goods, services, and construction contracts on the basis of qualifications and opposes such procurement on the sole basis of fees, costs, and/or proprietary specifications. Competitive, qualifications-based selection is essential to fostering fair and impartial purchasing that serves public health and safety in the built environment. Preserving the health, safety and welfare of the public is a moral, ethical, and legal requirement for a procurement agency as well as the provider. RCI, Inc. maintains that the public is best served by a procurement process which meets the unique and specific requirements inherent in each individual project and contract.

The following page contains the full Policy Statement and presents the principles which RCI advocates for all public work and taxpayer-funded projects.
June 21, 2012

RCI’s Position Statement applies to all publicly bid work, including federal, state (provincial/territorial), municipal, and local government projects or otherwise taxpayer-funded projects in which RCI, Inc. members may participate. Projects not under the procurement requirements of government agencies or that do not utilize taxpayer funds should also employ similar fair and impartial procurement practices.

It is the position of RCI, Inc. that all public work and taxpayer-funded projects clearly adhere to all applicable procurement regulations, maintain the highest levels of transparency and value, and comply with the following principles.

In addition to the owner, projects should involve three distinct entities: the design professional, the manufacturer (or supplier), and the qualified contractor (contractor).

1. The design professional should be selected by the owner based on qualifications, experience and past performance. The design professional should prepare contract documents to be in compliance with all applicable code requirements (including but not limited to fire, wind, drainage, thermal resistance or performance, warranty and environmental requirements).

   Contract documents should not be proprietary or exclusive to a manufacturer, a supplier or a qualified contractor. A product or system that may be able to be produced, supplied or installed by other competitors but is not, is considered a proprietary product/system. Procurement regulations have specific procedures that are required if proprietary materials or systems are to be considered.

   Design professionals are discouraged from utilizing proprietary specifications. All projects should utilize a minimum of three manufacturers or utilize materials commonly available from three manufacturers. Systems should be selected to meet specific performance criteria or standards.

   The design professional must adhere to all state (provincial/territorial) licensing requirements and carry the appropriate errors and omissions insurance.

2. The manufacturer and its suppliers should provide the materials and systems adhering to the contract documents. A manufacturer should not act as the design professional unless qualified to do so, and should state in writing and publicly its financial interest in the specifications/requirements provided.

   Contractual obligations or agreements should not exist between owners and manufacturers. Proprietary and/or exclusionary specifications intended to limit competition among manufacturers, suppliers and/or qualified contractors are strongly discouraged. Manufacturers are encouraged to provide data,
information, or other assistance to qualified contractors to determine the best use
and application of their materials and systems. Manufacturers should not control
material specifications.

3. The contractor should be contracted directly to the owner. At no time should any
contractual or financial obligation or agreement exist between the design
professional and manufacturer, or the design professional and the qualified
contractor, or the manufacturer and the qualified contractor. At no time should
the manufacturer act as either the design professional or qualified contractor. At
no time should the design professional act as the manufacturer or contractor.

4. Design-build delivery methods are acceptable under the following conditions:

(a) The principles noted above, are met.
(b) Design build delivery maintains a competitive bidding/tender environment
among all parties: designer, contractor, and manufacturer.
(c) A design-build contract is used to ensure that a clear line of responsibility for
the design and compliance with code is established.

It is the position of RCI, Inc. that the use of "buy boards," group-purchasing agencies, and all
similar purchasing models in any type of building construction, remediation, or rehabilitation are
not transparent, do not ensure compliance with the minimum requirements of the codes, do not
provide a competitive bid situation, and should not be utilized.