101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB3295

by Rep. William Davis

SYNOPSIS AS INTRODUCED:

30 ILCS 537/5 30 ILCS 537/10 30 ILCS 537/25 30 ILCS 537/46 30 ILCS 537/90 rep.

Amends the Design-Build Procurement Act. Provides that for purposes of the Act, "State construction agency" means a construction agency as defined under the Illinois Procurement Code (currently, "State construction agency" means the Capital Development Board). Changes references concerning the Capital Development Board to State construction agency for purposes of requirements under the Act. Modifies provisions concerning the selection committee to remove specified requirements for the committee. Provides for an annual report (currently, at the end of each 6-month period) following the awarding of a contract to selected design-build entities with specified contents. Repeals a Section concerning the repeal date of the Act. Makes conforming changes. Effective immediately.

LRB101 10165 RJF 55268 b

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AN ACT concerning finance.

Be it enacted by the People of the State of Illinois, 2 represented in the General Assembly: 3

4 Section 5. The Design-Build Procurement Act is amended by 5 changing Sections 5, 10, 25, and 46 as follows:

6 (30 ILCS 537/5)

7 (Section scheduled to be repealed on July 1, 2019)

Sec. 5. Legislative policy. It is the intent of the 8 9 General Assembly that the design-build delivery method Capital Development Board be allowed for to use the design-build 10 delivery method for public projects if it is shown to be in the 11 State's best interest for that particular project. In the Ht 12 13 shall be the policy of the Capital Development Board in the 14 procurement of design-build services, to publicly announce all requirements for design-build services shall be publicly 15 16 announced, and procurement of to procure these services shall be on the basis of demonstrated competence and qualifications 17 and with due regard for the principles of competitive 18 19 selection.

The State Construction agency Capital Development Board 20 21 shall, prior to issuing requests for proposals, promulgate and 22 publish procedures for the solicitation and award of contracts pursuant to this Act. 23

HB3295

HB3295

1 The State Construction agency Capital Development Board 2 shall, for each public project or projects permitted under this 3 Act, make a written determination, including a description as to the particular advantages of the design-build procurement 4 5 method, that it is in the best interests of this State to enter into a design-build contract for the project or projects. In 6 7 making that determination, the following factors shall be 8 considered:

9 (1) The probability that the design-build procurement 10 method will be in the best interests of the State by 11 providing a material savings of time or cost over the 12 design-bid-build or other delivery system.

13 (2) The type and size of the project and its14 suitability to the design-build procurement method.

(3) The ability of the State construction agency to
define and provide comprehensive scope and performance
criteria for the project.

No State construction agency may use a design-build procurement method unless the agency determines in writing that the project will comply with the disadvantaged business and equal employment practices of the State as established in the Business Enterprise for Minorities, Women, and Persons with Disabilities Act and Section 2-105 of the Illinois Human Rights Act.

25 The <u>State Construction agency</u> Capital Development Board 26 shall within 15 days after the initial determination provide an

	НВ3295	- 3 -	LRB101 10165 RJF 55268 b	
1	advisory copy to the Procurem	ent Polic	y Board and maintain the	
2	full record of determination for 5 years.			
3	(Source: P.A. 100-391, eff. 8-25-17.)			
4	(30 ILCS 537/10)			
5	(Section scheduled to be a	repealed o	on July 1, 2019)	
6	Sec. 10. Definitions. As	Sec. 10. Definitions. As used in this Act:		
7	"State construction agend	cy" means	the construction agency	
8	as defined in Section 1-15.25	of the I	llinois Procurement Code	
9	Capital Development Board.			
10	"Delivery system" means	s the d	esign and construction	
11	approach used to develop and c	construct	a project.	
12	"Design-bid-build" means	the trac	ditional delivery system	
13	used on public projects in t	this Stat	e that incorporates the	
14	Architectural, Engineering,	and Land	Surveying Qualification	
15	Based Selection Act (30 IL	CS 535/)	and the principles of	
16	competitive selection in the I	Illinois 1	Procurement Code (30 ILCS	
17	500/).			
18	"Design-build" means a	delivery	y system that provides	
19	responsibility within a singl	le contra	ct for the furnishing of	
20	architecture, engineering, la	nd survey	ving and related services	
21	as required, and the labor,	material	s, equipment, and other	
22	construction services for the	project.		
23	"Design-build contract"	means a	contract for a public	
24	project under this Act betwe	en the S	tate construction agency	

and a design-build entity to furnish architecture,

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engineering, land surveying, and related services as required, and to furnish the labor, materials, equipment, and other construction services for the project. The design-build contract may be conditioned upon subsequent refinements in scope and price and may allow the State construction agency to make modifications in the project scope without invalidating the design-build contract.

8 "Design-build entity" individual, means any sole 9 proprietorship, firm, partnership, joint venture, corporation, professional corporation, or other entity that proposes to 10 11 design and construct any public project under this Act. A 12 design-build entity and associated design-build professionals 13 shall conduct themselves in accordance with the laws of this State and the related provisions of the Illinois Administrative 14 15 Code, as referenced by the licensed design professionals Acts 16 of this State.

17 "Design professional" individual, means any sole proprietorship, firm, partnership, joint venture, corporation, 18 professional corporation, or other entity that offers services 19 20 under the Illinois Architecture Practice Act of 1989 (225 ILCS 305/), the Professional Engineering Practice Act of 1989 (225 21 22 ILCS 325/), the Structural Engineering Licensing Act of 1989 23 (225 ILCS 340/), or the Illinois Professional Land Surveyor Act of 1989 (225 ILCS 330/). 24

25 "Evaluation criteria" means the requirements for the 26 separate phases of the selection process as defined in this Act

HB3295

1 and may include the specialized experience, technical 2 qualifications and competence, capacity to perform, past 3 performance, experience with similar projects, assignment of 4 personnel to the project, and other appropriate factors. Price 5 may not be used as a factor in the evaluation of Phase I 6 proposals.

7 "Proposal" means the offer to enter into a design-build 8 contract as submitted by a design-build entity in accordance 9 with this Act.

10 "Request for proposal" means the document used by the State 11 construction agency to solicit proposals for a design-build 12 contract.

13 "Scope and performance criteria" means the requirements 14 for the public project, including but not limited to, the 15 intended usage, capacity, size, scope, quality and performance 16 standards, life-cycle costs, and other programmatic criteria 17 that are expressed in performance-oriented and quantifiable specifications and drawings that can be reasonably inferred and 18 are suited to allow a design-build entity to develop a 19 20 proposal.

21 (Source: P.A. 94-716, eff. 12-13-05.)

22 (30 ILCS 537/25)

(Section scheduled to be repealed on July 1, 2019)
 Sec. 25. Selection committee. (a) When the State
 construction agency elects to use the design-build delivery

HB3295

method, it shall establish a committee to evaluate and select 1 the design-build entity. The committee, under the discretion of 2 the State construction agency, shall consist of at least 5 but 3 no more than 7 members and shall include at least one licensed 4 5 design professional and 2 members of the public. Public members 6 may not be employed or associated with any firm holding a contract with the State construction agency. Within 30 days of 7 receiving notice, one public member shall be nominated by 8 9 associations representing the general design or construction 10 industry and one member shall be nominated by associations that 11 represent minority or female-owned design or construction 12 industry businesses. If either group fails to nominate a suitable candidate within the 30-day period, the State 13 construction agency shall nominate an appropriate public 14 15 member.

16 (b) The members of the selection committee must certify for 17 each request for proposal that no conflict of interest exists 18 between the members and the design build entities submitting 19 proposals. If a conflict is discovered before proposals are 20 reviewed, the member must be replaced before any review of 21 proposals.

If a conflict is discovered after proposals are reviewed, the member with the conflict shall be removed and the committee may continue with only one public member.

25 If at least 5 members remain, the remaining committee
26 members may complete the selection process.

HB3295

- 7 - LRB101 10165 RJF 55268 b

1 (Source: P.A. 98-572, eff. 1-1-14.)

2 (30 ILCS 537/46)

3 (Section scheduled to be repealed on July 1, 2019)

4 Sec. 46. Reports and evaluation. Annually At the end of every 6 month period following the contract award, and again 5 6 prior to final contract payout and closure, a selected 7 design-build entity shall detail, in a written report submitted 8 to the State agency, its efforts and success in implementing 9 the entity's plan to comply with the utilization goals for 10 business enterprises established in the Business Enterprise 11 for Minorities, Women, and Persons with Disabilities Act and 12 the provisions of Section 2-105 of the Illinois Human Rights 13 Act. If the entity's performance in implementing the plan falls 14 short of the performance measures and outcomes set forth in the 15 plans submitted by the entity during the proposal process, the 16 entity shall, in a detailed written report, inform the General Assembly and the Governor whether and to what degree each 17 design-build contract authorized under this Act promoted the 18 19 utilization goals for business enterprises established in the 20 Business Enterprise for Minorities, Women, and Persons with 21 Disabilities Act and the provisions of Section 2-105 of the 22 Illinois Human Rights Act.

23 (Source: P.A. 100-391, eff. 8-25-17.)

24 (30 ILCS 537/90 rep.)

HB3295 - 8 - LRB101 10165 RJF 55268 b 1 Section 10. The Design-Build Procurement Act is amended by 2 repealing Section 90.

3 Section 99. Effective date. This Act takes effect upon4 becoming law.