House
Offered By
AMEND House Committee Substitute for Senate Bill No. 2, Page 1, Section A, Line 11, by inserting after all of the said section and line the following:
"8.690. 1. The office of administration shall have the authority to utilize:
(1) The construction manager-at-risk delivery method, as provided for in section 67.5050;
and
(2) The design-build delivery method, as provided for in section 67.5060, only as follows:
(a) For noncivil works projects, as that term is used in section 67.5060, in excess of seven
million dollars; and
(b) No more than five noncivil works projects, as that term is used in section 67.5060, may
be contracted for in any fiscal year that are less than seven million dollars.
2. [The office of administration shall not be subject to subsection 15 of section 67.5050 and
subsection 22 of section 67.5060 in executing contracts pursuant to this section.
3.] The office of administration shall not be subject to subsection 4 of section 67.5060. The
office of administration shall publish its advertisement for proposals in the publications, and on the
website of the officer or agency or through an electronic procurement system as set forth in
subsection 3 of section 8.250. The selection and award shall follow sections 67.5050 and 67.5060,
as applicable."; and
Further amend said bill, Page 9, Section 67.1754, Line 68, by inserting after all of the said section
and line the following:
"67.5050. 1. As used in this section, the following terms mean:
(1) "Construction manager", the legal entity that proposes to enter into a construction
[management-at-risk] manager-at-risk contract under this section;
(2) "Construction manager-at-risk", a sole proprietorship, partnership, corporation, or other
legal entity that assumes the risk for the construction, rehabilitation, alteration, or repair of a project
at the contracted price as a general contractor and provides consultation to a political subdivision regarding construction during and after the design of the project.

Action Taken\_\_\_\_\_ Date \_\_\_\_\_

2. Any political subdivision may use the construction manager-at-risk method for: civil 1 2 works projects such as roads, streets, bridges, utilities, water supply projects, water plants, 3 wastewater plants, water distribution and wastewater conveyance facilities, airport runways and 4 taxiways, storm drainage and flood control projects, or transit projects commonly designed by 5 professional engineers in excess of two million dollars; and noncivil works projects such as buildings, site improvements, and other structures, habitable or not, commonly designed by 6 7 architects in excess of three million dollars. In using that method and in entering into a contract for 8 the services of a construction manager-at-risk, the political subdivision shall follow the procedures 9 prescribed by this section.

10 3. The political subdivision shall publicly disclose at a regular meeting its intent to utilize 11 the construction [management at-risk] manager-at-risk method and its selection criteria at least one 12 week prior to publishing the request for qualifications. Before or concurrently with selecting a 13 construction manager-at-risk, the political subdivision shall select or designate an engineer or 14 architect who shall prepare the construction documents for the project and who shall comply with all 15 state laws, as applicable. If the engineer or architect is not a full-time employee of the political subdivision, the political subdivision shall select the engineer or architect on the basis of 16 17 demonstrated competence and qualifications as provided by sections 8.285 to 8.291. The political 18 subdivision's engineer or architect for a project may not serve, alone or in combination with another, 19 as the construction manager-at-risk. This subsection does not prohibit a political subdivision's 20 engineer or architect from providing customary construction phase services under the engineer's or 21 architect's original professional service agreement in accordance with applicable licensing laws.

4. The political subdivision may provide or contract for, independently of the construction
manager-at-risk, inspection services, testing of construction materials, engineering, and verification
of testing services necessary for acceptance of the project by the political subdivision.

5. The political subdivision shall select the construction manager-at-risk in a two-step 25 26 process. The political subdivision shall prepare a request for qualifications, for the case of the first 27 step of the two-step process, that includes general information on the project site, project scope, 28 schedule, selection criteria, and the time and place for receipt of proposals or qualifications, as applicable, and other information that may assist the political subdivision in its selection of a 29 construction manager-at-risk. The political subdivision shall state the selection criteria in the 30 31 request for proposals or qualifications, as applicable. The selection criteria may include the 32 construction manager's experience, past performance, safety record, proposed personnel and 33 methodology, and other appropriate factors that demonstrate the capability of the construction 34 manager-at-risk. The political subdivision shall not request fees or prices in step one. In step two, 35 the political subdivision may request that five or fewer construction managers, selected solely on the 36 basis of qualifications, provide additional information, including the construction manager-at-risk's proposed fee and its price for fulfilling the general conditions. Qualifications shall account for a 37 minimum of forty percent of the evaluation. Cost shall account for a maximum of sixty percent of 38 39 the evaluation.

6. The political subdivision shall publish the request for proposals or qualifications by
 publication in a newspaper of general circulation published in the county where the political
 subdivision is located once a week for two consecutive weeks prior to opening the proposals or
 qualifications submissions or by a virtual notice procedure that notifies interested parties for at least
 twenty various purchases, design contracts, construction contracts, or other contracts each year for
 the political subdivision.

7 7. For each step, the political subdivision shall receive, publicly open, and read aloud the 8 names of the construction managers. Within forty-five days after the date of opening the proposals 9 or qualification submissions, the political subdivision or its representative shall evaluate and rank 10 each proposal or qualification submission submitted in relation to the criteria set forth in the request 11 for proposals or request for qualifications. The political subdivision shall interview at least two of 12 the top qualified offerors as part of the final selection.

13 8. The political subdivision or its representative shall select the construction manager that 14 submits the proposal that offers the best value for the political subdivision based on the published 15 selection criteria and on its ranking evaluation. The political subdivision or its representative shall 16 first attempt to negotiate a contract with the selected construction manager. If the political 17 subdivision or its representative is unable to negotiate a satisfactory contract with the selected 18 construction manager, the political subdivision or its representative shall, formally and in writing, 19 end negotiations with that construction manager and proceed to negotiate with the next construction 20 manager in the order of the selection ranking until a contract is reached or negotiations with all 21 ranked construction managers end.

9. A construction manager-at-risk shall publicly advertise, in the manner prescribed by 22 23 chapter 50, and receive bids or proposals from trade contractors or subcontractors for the 24 performance of all major elements of the work other than the minor work that may be included in 25 the general conditions. A construction manager-at-risk may seek to perform portions of the work 26 itself if the construction manager-at-risk submits its sealed bid or sealed proposal for those portions 27 of the work in the same manner as all other trade contractors or subcontractors. All sealed bids or 28 proposals shall be submitted at the time and location as specified in the advertisement for bids or 29 proposals and shall be publicly opened and the identity of each bidder and their bid amount shall be 30 read aloud. The political subdivision shall have the authority to restrict the construction manager-at-31 risk from submitting bids to perform portions of the work.

32 10. The construction manager-at-risk and the political subdivision or its representative shall 33 review all trade contractor, subcontractor, or construction manager-at-risk bids or proposals in a 34 manner that does not disclose the contents of the bid or proposal during the selection process to a person not employed by the construction manager-at-risk, engineer, architect, or political 35 36 subdivision involved with the project. If the construction manager-at-risk submitted bids or 37 proposals, the political subdivision shall determine if the construction manager-at-risk's bid or 38 proposal offers the best value for the political subdivision. After all proposals have been evaluated 39 and clarified, the award of all subcontracts shall be made public.

1 11. If the construction manager-at-risk reviews, evaluates, and recommends to the political 2 subdivision a bid or proposal from a trade contractor or subcontractor but the political subdivision 3 requires another bid or proposal to be accepted, the political subdivision shall compensate the 4 construction manager-at-risk by a change in price, time, or guaranteed maximum cost for any 5 additional cost and risk that the construction manager-at-risk may incur because of the political 6 subdivision's requirement that another bid or proposal be accepted.

7 12. If a selected trade contractor or subcontractor materially defaults in the performance of 8 its work or fails to execute a subcontract after being selected in accordance with this section, the 9 construction manager-at-risk may itself, without advertising, fulfill the contract requirements or 10 select a replacement trade contractor or subcontractor to fulfill the contract requirements. The penal 11 sums of the performance and payment bonds delivered to the political subdivision shall each be in 12 an amount equal to the fixed contract amount or guaranteed maximum price. The construction 13 manager-at-risk shall deliver the bonds not later than the tenth day after the date the fixed contract 14 amount or guaranteed maximum price is established.

15 13. Any political subdivision engaged in a project under this section, which impacts a 16 railroad regulated by the Federal Railroad Administration, shall consult with the affected railroad on 17 required specifications relating to clearance, safety, insurance, and indemnification to be included in 18 the construction documents for such project.

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14. This section shall not apply to:

20 (1) Any metropolitan sewer district established under Article VI, Section 30(a) of the
21 Constitution of Missouri;

(2) Any special charter city, or any city or county governed by home rule under Article VI,
 [Section 18] Sections 18(a) to 18(r) or Section 19 of the Constitution of Missouri that has adopted a
 construction manager-at-risk method via ordinance, rule or regulation.

[15.Notwithstanding the provisions of section 23.253 to the contrary, the provisions of this
 section shall expire September 1, 2026.]

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67.5060. 1. As used in this section, the following terms mean:

- (1) "Design-build", a project delivery method subject to a three-stage qualifications-based
   selection for which the design and construction services are furnished under one contract;
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(2) "Design-build contract", a contract which is subject to a three-stage qualifications-based selection process similar to that described in sections 8.285 to 8.291 between a political subdivision and a design-builder to furnish the architectural, engineering, and related design services and the

labor, materials, supplies, equipment, and other construction services required for a design-build
 project;

- (3) "Design-build project", the design, construction, alteration, addition, remodeling, or
   improvement of any buildings or facilities under contract with a political subdivision. Such design build projects include, but are not limited to:
- 38 (a) Civil works projects, such as roads, streets, bridges, utilities, airport runways and
   39 taxiways, storm drainage and flood control projects, or transit projects; and

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(b) Noncivil works projects, such as buildings, site improvements, and other structures, habitable or not, commonly designed by architects in excess of seven million dollars;

(4) "Design-builder", any individual, partnership, joint venture, or corporation subject to a qualification-based selection that offers to provide or provides design services and general contracting services through a design-build contract in which services within the scope of the practice of professional architecture or engineering are performed respectively by a licensed architect or licensed engineer and in which services within the scope of general contracting are performed by a general contractor or other legal entity that furnishes architecture or engineering services and construction services either directly or through subcontracts or joint ventures;

10 (5) "Design criteria consultant", a person, corporation, partnership, or other legal entity duly 11 licensed and authorized to practice architecture or professional engineering in this state under 12 chapter 327 who is employed by or contracted by the political subdivision to assist the political 13 subdivision in the development of project design criteria, requests for proposals, evaluation of 14 proposals, the evaluation of the construction under a design-build contract to determine adherence to 15 the design criteria, and any additional services requested by the political [subdivisions] subdivision 16 to represent its interests in relation to a project. The design criteria consultant may not submit a 17 proposal or furnish design or construction services for the design-build contract for which its 18 services were sought;

19 (6) "Design criteria package", performance-oriented program, scope, and specifications for the design-build project sufficient to permit a design-builder to prepare a response to a political 20 21 subdivision's request for proposals for a design-build project, which may include capacity, 22 durability, standards, ingress and egress requirements, performance requirements, description of the 23 site, surveys, soil and environmental information concerning the site, interior space requirements, 24 material quality standards, design and construction schedules, site development requirements, 25 provisions for utilities, storm water retention and disposal, parking requirements, applicable 26 governmental code requirements, preliminary designs for the project or portions thereof, and other 27 criteria for the intended use of the project;

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(7) "Design professional services", services that are:

(a) Within the practice of architecture as defined in section 327.091, or within the practice
 of professional engineering as defined in section 327.181; or

(b) Performed by a licensed or authorized architect or professional engineer in connection
 with the architect's or professional engineer's employment or practice;

(8) "Proposal", an offer in response to a request for proposals by a design-builder to enter
into a design-build contract for a design-build project under this section;

(9) "Request for proposal", the document by which the political subdivision solicits
proposals for a design-build contract;

37 (10) "Stipend", an amount paid to the unsuccessful but responsive, short-listed design38 builders to defray the cost of participating in phase II of the selection process described in this
39 section.

2. In using a design-build contract, the political subdivision shall determine the scope and
 level of detail required to permit qualified persons to submit proposals in accordance with the
 request for proposals given the nature of the project.

4 3. A design criteria consultant shall be employed or retained by the political subdivision to 5 assist in preparation of the design criteria package and request for proposal, perform periodic site 6 visits to observe adherence to the design criteria, prepare progress reports, review and approve 7 progress and final pay applications of the design-builder, review shop drawings and submissions, 8 provide input in disputes, help interpret the construction documents, perform inspections upon 9 substantial and final completion, assist in warranty inspections, and provide any other professional 10 service assisting with the project administration. The design criteria consultant may also evaluate 11 construction as to the adherence of the design criteria. The consultant shall be selected and its 12 contract negotiated in compliance with sections 8.285 to 8.291 unless the consultant is a direct 13 employee of the political subdivision.

14 4. The political subdivision shall publicly disclose at a regular meeting its intent to utilize 15 the design-build method and its project design criteria at least one week prior to publishing the request for proposals. Notice of requests for proposals shall be advertised by publication in a 16 17 newspaper of general circulation published in the county where the political subdivision is located 18 once a week for two consecutive weeks prior to opening the proposals, or by a virtual notice 19 procedure that notifies interested parties for at least twenty various purchases, design contracts, construction contracts, or other contracts each year for the political subdivision. The political 20 21 subdivision shall publish a notice of a request for proposal with a description of the project, the 22 procedures for submission, and the selection criteria to be used.

5. The political subdivision shall establish in the request for proposal a time, place, and
other specific instructions for the receipt of proposals. Proposals not submitted in strict accordance
with the instructions shall be subject to rejection.

6. A request for proposal shall be prepared for each design-build contract containing atminimum the following elements:

(1) The procedures to be followed for submitting proposals, the criteria for evaluating
proposals and their relative weight, and the procedures for making awards;

30 31 (2) The proposed terms and conditions for the design-build contract, if available;

- (3) The design criteria package;
- 32 (4) A description of the drawings, specifications, or other information to be submitted with
  33 the proposal, with guidance as to the form and level of completeness of the drawings, specifications,
  34 or other information that will be acceptable;
- 35 (5) A schedule for planned commencement and completion of the design-build contract, if36 any;

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(6) Budget limits for the design-build contract, if any;

38 (7) Requirements including any available ratings for performance bonds, payment bonds,
39 and insurance, if any;

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(8) The amount of the stipend which will be available; and

(9) Any other information that the political subdivision in its discretion chooses to supply
including, but not limited to, surveys, soil reports, drawings of existing structures, environmental
studies, photographs, references to public records, or affirmative action and minority business
enterprise requirements consistent with state and federal law.

- 7. The political subdivision shall solicit proposals in a three-stage process. Phase I shall be
  the solicitation of qualifications of the design-build team. Phase II shall be the solicitation of a
  technical proposal including conceptual design for the project. Phase III shall be the proposal of the
  construction cost.
- 8. The political subdivision shall review the submissions of the proposals and assign points
  to each proposal in accordance with this section and as set out in the instructions of the request for
  proposal.
- 9. Phase I shall require all design-builders to submit a statement of qualification that shallinclude, but not be limited to:
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(1) Demonstrated ability to perform projects comparable in design, scope, and complexity;

(2) References of owners for whom design-build projects, construction projects, or design
 projects have been performed;

- (3) Qualifications of personnel who will manage the design and construction aspects of theproject; and
- (4) The names and qualifications of the primary design consultants and the primary trade
   contractors with whom the design-builder proposes to subcontract or joint venture. The design builder [may] shall not replace an identified contractor, subcontractor, design consultant, or
   subconsultant without the written approval of the political subdivision.
- 24 10. The political subdivision shall evaluate the qualifications of all the design-builders who submitted proposals in accordance with the instructions of the request for proposal. Architectural 25 26 and engineering services on the project shall be evaluated in accordance with the requirements of 27 sections 8.285 and 8.291. Qualified design-builders selected by the evaluation team may proceed to 28 phase II of the selection process. Design-builders lacking the necessary qualifications to perform 29 the work shall be disqualified and shall not proceed to phase II of the process. This process of short 30 listing shall narrow the number of qualified design-builders to not more than five nor fewer than 31 two. Under no circumstances shall price or fees be a part of the prequalification criteria. Design-32 builders may be interviewed in either phase I or phase II of the process. Points assigned in phase I 33 of the evaluation process shall not carry forward to phase II of the process. All qualified design-34 builders shall be ranked on points given in phases II and III only.
- 11. The political subdivision shall have discretion to disqualify any design-builder who, in
   the political subdivision's opinion, lacks the minimum qualifications required to perform the work.
- 37 12. Once a sufficient number of no more than five and no fewer than two qualified design38 builders have been selected, the design-builders shall have a specified amount of time in which to
  39 assemble phase II and phase III proposals.

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13. Phase II of the process shall be conducted as follows:

2 (1) The political subdivision shall invite the top qualified design-builders to participate in 3 phase II of the process;

4 (2) A design-builder shall submit its design for the project to the level of detail required in 5 the request for proposal. The design proposal shall demonstrate compliance with the requirements 6 set out in the request for proposal;

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(3) The ability of the design-builder to meet the schedule for completing a project as 8 specified by the political subdivision may be considered as an element of evaluation in phase II;

9 (4) Up to twenty percent of the points awarded to each design-builder in phase II may be 10 based on each design-builder's qualifications and ability to design, contract, and deliver the project 11 on time and within the budget of the political subdivision;

12 (5) Under no circumstances shall the design proposal contain any reference to the cost of the 13 proposal; and

14 (6) The submitted designs shall be evaluated and assigned points in accordance with the 15 requirements of the request for proposal. Phase II shall account for not less than forty percent of the 16 total point score as specified in the request for proposal.

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14. Phase III shall be conducted as follows:

18 (1) The phase III proposal shall provide a firm, fixed cost of design and construction. The 19 proposal shall be accompanied by bid security and any other items, such as statements of minority 20 participation as required by the request for proposal;

21 (2) Cost proposals shall be submitted in accordance with the instructions of the request for 22 proposal. The political subdivision shall reject any proposal that is not submitted on time. Phase III 23 shall account for not less than forty percent of the total point score as specified in the request for 24 proposal;

25 (3) Proposals for phase II and phase III shall be submitted concurrently at the time and place 26 specified in the request for proposal, but in separate envelopes or other means of submission. The 27 phase III cost proposals shall be opened only after the phase II design proposals have been evaluated 28 and assigned points, ranked in order, and posted;

29 (4) Cost proposals shall be opened and read aloud at the time and place specified in the 30 request for proposal. At the same time and place, the evaluation team shall make public its scoring 31 of phase II. Cost proposals shall be evaluated in accordance with the requirements of the request for 32 proposal. In evaluating the cost proposals, the lowest responsive bidder shall be awarded the total 33 number of points assigned to be awarded in phase III. For all other bidders, cost points shall be 34 calculated by reducing the maximum points available in phase III by at least one percent for each percentage point by which the bidder exceeds the lowest bid and the points assigned shall be added 35 36 to the points assigned for phase II for each design-builder;

37 (5) If the political subdivision determines that it is not in the best interest of the political 38 subdivision to proceed with the project pursuant to the proposal offered by the design-builder with 39 the highest total number of points, the political subdivision shall reject all proposals. In this event,

all qualified and responsive design-builders with lower point totals shall receive a stipend and the 1 2 responsive design-builder with the highest total number of points shall receive an amount equal to 3 two times the stipend. If the political subdivision decides to award the project, the responsive 4 design-builder with the highest number of points shall be awarded the contract; and

- 5 (6) If all proposals are rejected, the political subdivision may solicit new proposals using 6 different design criteria, budget constraints, or qualifications.
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15. As an inducement to qualified design-builders, the political subdivision shall pay a 8 reasonable stipend, the amount of which shall be established in the request for proposal, to each 9 prequalified design-builder whose proposal is responsive but not accepted. Such stipend shall be no 10 less than one-half of one percent of the total project budget. Upon payment of the stipend to any 11 unsuccessful design-builder, the political subdivision shall acquire a nonexclusive right to use the 12 design submitted by the design-builder, and the design-builder shall have no further liability for the 13 use of the design by the political subdivision in any manner. If the design-builder desires to retain 14 all rights and interest in the design proposed, the design-builder shall forfeit the stipend.

- 15 16. (1) As used in this subsection, "wastewater or water contract" means any design-build 16 contract that involves the provision of engineering and construction services either directly by a 17 party to the contract or through subcontractors retained by a party to the contract for a wastewater or 18 water storage, conveyance, or treatment facility project.
- 19 (2) Any political subdivision may enter into a wastewater or water contract for design-build 20 of a wastewater or water project.
- 21 (3) In disbursing community development block grants under 42 U.S.C. Sections 5301 to 22 5321, the department of economic development shall not reject wastewater or water projects solely 23 for utilizing wastewater or water contracts.
- 24 (4) The department of natural resources shall not preclude wastewater or water contracts 25 from consideration for funding provided by the water and wastewater loan fund under section 26 644.122.
- 27 (5) A political subdivision planning a wastewater or water design-build project shall retain 28 an engineer duly licensed in this state to assist in preparing any necessary documents and 29 specifications and evaluations of design-build proposals.
- 30 17. The payment bond requirements of section 107.170 shall apply to the design-build 31 project. All persons furnishing design services shall be deemed to be covered by the payment bond 32 the same as any person furnishing labor and materials. The performance bond for the design-builder 33 shall not cover any damages of the type specified to be covered by the professional liability 34 insurance established by the political subdivision in the request for proposals.
- 35 18. Any person or firm performing architectural, engineering, landscape architecture, or 36 land-surveying services for the design-builder on the design-build project shall be duly licensed or 37 authorized in this state to provide such services as required by chapter 327.
- 38 19. Any political subdivision engaged in a project under this section which impacts a 39 railroad regulated by the Federal Railroad Administration shall consult with the affected railroad on

- required specifications relating to clearance, safety, insurance, and indemnification to be included in
   the construction documents for such project.
- 20. Under section 327.465, any design-builder that enters into a design-build contract with a political subdivision is exempt from the requirement that such person or entity hold a license or that such corporation hold a certificate of authority if the architectural, engineering, or land-surveying services to be performed under the design-build contract are performed through subcontracts or joint ventures with properly licensed or authorized persons or entities, and not performed by the designbuilder or its own employees.
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- 21. This section shall not apply to:
- 10 (1) Any metropolitan sewer district established under Article VI, Section 30(a) of the
- 11 Constitution of Missouri; or
- 12 (2) Any special charter city, or any city or county governed by home rule under Article VI,
- 13 [Section 18] Sections 18(a) to 18(r) or Section 19 of the Constitution of Missouri that has adopted a
- 14 design-build process via ordinance, rule, or regulation.
- 15 [22.The authority to use design-build and design-build contracts provided under this section
   16 shall expire September 1, 2026. ]"; and
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- 18 Further amend said bill by amending the title, enacting clause, and intersectional references
- 19 accordingly.