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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO PUBLIC PROPERTY AND WORKS

<u>Introduced By:</u> Representatives Edwards, Almeida, and Blazejewski

<u>Date Introduced:</u> February 06, 2014

Referred To: House Labor

It is enacted by the General Assembly as follows: 1 SECTION 1. Sections 37-2-27.1, 37-2-27.2, 37-2-27.3 and 37-2-27.4 of the General 2 Laws in Chapter 37-2 entitled "State Purchases" are hereby amended to read as follows: 3 37-2-27.1. Procurement of construction manager at-risk services -- Written 4 determination. -- (a) Prior to procuring construction manager at-risk services the chief 5 purchasing officer must sign a written determination documenting the following: (1) That in accordance with section 37-2-18, the factors set forth in subsection (c) below, 6 the a general contractor selected as the lowest responsive bidder based on a lump sum, fixed fee 7 eontract method of construction management as provided under § 37-2-18 is not practicable for 8 9 the construction of the project and or will not result in the best value for the state; 10 (2) That the using agency has clearly identified in writing why the use of construction management at-risk services method of construction management as defined under § 37-2-7(30) 11 12 is appropriate for the building project; 13 (3) That the building project has an estimated construction value of five million dollars 14 (\$5,000,000) or more;

(4) That the using agency has in place written procedures to ensure fairness in

(5) That the using agency has the capacity, a detailed plan, and procedures in place to

effectively procure and manage construction management at-risk services for the specific project

and has procured the services of a qualified owner's program manager pursuant to chapter 37-2

competition, evaluation and reporting of results at every stage in the procurement process;

1	for the project, as set forth in § 37-2-7(32); and
2	(6) That the using agency has a detailed, written plan with clearly identified procedures
3	to monitor and approve all reimbursable costs for the project.
4	The chief purchasing officer shall file copies of the written determination with the
5	president of the senate, the speaker of the house, the senate fiscal advisor and the house fiscal
6	advisor no later than three (3) business days after executing the written determination.
7	(b) Notwithstanding any other provision to the contrary, including any provision
8	exempting any entity from the requirements of this chapter, the chief executive officer of a public
9	corporation as defined in subdivision § 35-20-5(4) or the chief executive officer of a quasi-public
10	agency as defined in § 37-2-7(16), prior to procuring construction manager at-risk services, shall
11	sign a written determination documenting the following:
12	(1) That in accordance with section 37-2-18, the factors set forth in subsection (c) below.
13	a the general contractor selected as the lowest responsive bidder based on a lump sum, fixed fee
14	contract method of construction management is not practicable for the construction of the project
15	and or will not result in the best value for the state public corporation or the public agency;
16	(2) Why the use of construction management at-risk services method of construction
17	management is appropriate for the building project;
18	(3) That the building project has an estimated construction value of five million dollars
19	(\$5,000,000) or more;
20	(4) That there is the public corporation or public agency has in place written procedures
21	to ensure fairness in competition, evaluation and reporting of results at every stage in the
22	procurement process;
23	(5) That the <u>public</u> corporation or quasi -public agency has the capacity, a detailed plan,
24	and procedures in place to effectively procure and manage construction management at-risk
25	services for the specific project and has procured the services of a qualified owner's program
26	manager, as set forth in subdivision 37-2-7(32) for the project as set forth in § 37-2-7(32); and
27	(6) That there is a detailed, written plan with clearly identified procedures to monitor and
28	approve all reimbursable costs for the project.
29	The chief executive officer shall file copies of the written determination with the
30	president of the senate, the speaker of the house, the senate fiscal advisor, and the house fiscal
31	advisor no later than three (3) business days after executing the written determination.
32	(c) When evaluating the procurement of construction manager at-risk services, the factors
33	which may be considered in determining whether the general contractor method of construction
34	management is not practicable or will not result in the best value for the state, public corporation.

1	or public agency shall include:
2	(1) Whether specifications can be prepared that permit award on the basis of either the
3	lowest bid or the lowest evaluated bid price;
4	(2) Whether the available sources, the time and place of performance, and other relevant
5	circumstances exist as are appropriate for the use of competitive sealed bidding;
6	(3) The complexity of the project, including the existing or proposed infrastructure or
7	structures, required demolition or abatement, adjacency to other structures or abutters, site
8	constraints, building systems, uniqueness of design elements, or environmental implications;
9	(4) The size, scope, and estimated cost of the project;
10	(5) The adequacy of available documentation regarding the existing site, buildings or
11	structures, abutter infrastructure, buildings, or structures, or other documentation of as-built
12	conditions;
13	(6) Phasing or logistical challenges arising out of the need to maintain existing
14	occupancy, continue existing operations, provide phased occupancy, or achieve more favorable
15	project financing terms;
16	(7) The anticipated impact of fast tracked design and construction on project cost or
17	schedule;
18	(8) Potential to achieve optimal minority or woman business enterprise or other
19	subcontractor or vendor participation required in accordance with any applicable state or federal
20	<u>laws;</u>
21	(9) The amount and type of financing available for the project, including whether the
22	budget is fixed and the source of funding, for example, general or special appropriation, federal
23	assistance monies, general obligation bonds or revenue bonds;
24	(10) The administration or implementation of procedures required to comply with
25	applicable regulations or statutes; and
26	(11) Mitigating the potential claims against the state arising from the inherent risks
27	associated with factors noted in subdivisions (3) through (10) of this subsection.
28	(d) The provisions of §§ 37-2-27.1 through 37-2-27.5 shall not apply to highway or heavy
29	construction projects that are procured by either the Rhode Island department of transportation, a
30	public corporation, a public agency, or any city or town in Rhode Island.
31	37-2-27.2. Procurement of construction manager at-risk services Owner's
32	program manager. (a) In order to bring the experience and knowledge necessary to maximize
33	the benefits of the construction manager at-risk services method of construction management, a
34	using agency shall procure an owner's program manager as set forth in subdivision 37-2-7(32)

prior to procuring a construction manager at-risk. The owner's program manager shall have at least seven (7) years experience in the construction and supervision of the construction of buildings of similar size and complexity. The owner's program manager shall not have been employed during the preceding year by the design firm, the construction management at-risk firm, and/or the subcontractors associated with the project.

(b) Notwithstanding any other provision of this section or of the general or public laws to the contrary, including any provision exempting any entity from the requirements of this chapter, all public corporations as defined in subdivision § 35-20-5(4) and quasi-public agencies as defined in § 37-2-7(16), shall be subject to and shall comply with the terms of this section.

subcommittee Procurement of construction manager at-risk services — Technical review committee. — (a) When procuring a construction manager at-risk, services for a using agency, other than a public corporation or a public agency, a technical review subcommittee committee of the architectural, engineering and consulting selection committee, as set forth in sections 37 2 59 — 37 2 63, shall be appointed by the chief purchasing officer created to evaluate the statements of qualifications, performance data and cost proposals submitted and any other relevant information. The technical review subcommittee committee shall be comprised of five (5) members with one member from the division of legal services at the department of administration, one member from the department of administration with experience in the procurement of construction manager at-risk services construction of capital projects, the owner's program manager, one member from the division of purchases, and no more than two (2) members from the using agency. The using agency's owner's program manager shall advise and assist the technical review committee as necessary. The members of a technical review committee of a public corporation or a public agency shall be determined in accordance with their own policies and procedures.

(b) Prior to opening the cost or pricing data, the technical review subcommittee committee shall prequalify at least two (2) firms as professionally and technically qualified. If unable to prequalify two (2) firms, then the technical review subcommittee committee may either re-advertise the request for proposals or may complete the project through the procurement of a general contractor recommend to the chief purchasing officer that the general contractor method of construction management be utilized on the project. If the technical review committee is unable to prequalify at least two (2) firms after the second advertising of the request for proposals for construction manager at-risk services, the using agency shall complete the project through the procurement of a general contractor then the chief purchasing officer shall require the using agency to utilize the general contractor method of construction management for the project.

1	(c) The technical review subcommittee shall that and evaluate the request for proposals
2	used to procure the construction manger at risk. The department of administration's division of
3	capital projects, in conjunction with the division of purchases, shall assist the using agency in
4	drafting the request for proposals used to procure the construction manager at-risk services,
5	provided that such assistance is not mandatory for a public corporation or a public agency, which
6	may develop the request for proposals without such assistance.
7	(1) If federal restrictions do not prohibit the consideration of cost in the selection
8	process, then the request for proposals shall require that the proposals submitted itemize the
9	following:
10	(i) The fee for pre-construction services;
11	(ii) The fee for construction services with the profit and overhead separately itemized;
12	and
13	(iii) The estimated cost of the general conditions.
14	(2) The request for proposals shall include a standardized contract for construction
15	manager at-risk services in a form acceptable to the chief purchasing officer. Firms responding to
16	the request for proposals shall submit proposed changes to the contract language in writing as part
17	of their proposal. The technical review subcommittee committee shall consider the favorability to
18	the state of any proposed changes to the standardized contract as a criteria for evaluating and
19	ranking the firms.
20	(3) The technical review subcommittee may conduct written or oral discussions
21	negotiations concerning proposed changes to the standardized contract with all offerors
22	determined in writing to be reasonably susceptible to being selected for award. Any discussions
23	negotiations conducted must be clearly memorialized through the detailed documentation of the
24	decisions made and the reasons for those decisions.
25	(4) The technical review subcommittee committee shall submit its final recommendation
26	written recommendations of eligible construction management at-risk firms to the chief
27	purchasing officer. for selection to the architectural, engineering and consultant services selection
28	committee, as set forth in sections 37 2 59 37 2 63.
29	(5) The chief purchasing officer must determine through signature that all the terms of the
30	contract are fair and reasonable to the state. The chief purchasing officer shall issue a written
31	determination selecting a construction management at-risk firm for the project which includes
32	findings that all the terms of the proposed contract are fair and reasonable to the state.
33	(6) The <u>construction management at-risk</u> firm selected <u>for the project</u> may not be
34	reimbursed or paid for any services provided prior to the execution of the contract through

1	signature by the effect purchasing officer, a representative of the using agency, and a
2	representative of the construction manager at-risk firm and the issuance of a purchase order.
3	(d) The technical review subcommittee chief purchasing officer shall negotiate the
4	guaranteed maximum price as an amendment to the contract executed pursuant to subsection (c)
5	of this section when the design documents are no less than sixty percent (60%) complete. The
6	guaranteed maximum price shall represent the maximum amount to be paid by the using agency
7	for the building project, including the cost of the work, the general conditions and the fee payable
8	to the construction management at-risk firm.
9	(1) The guaranteed maximum price shall itemize:
10	(i) The amount of any construction manger manager at-risk contingency;
11	(ii) The amount of the general conditions;
12	(iii) Any fees, including fees incurred prior to the guaranteed maximum price;
13	(iv) Each allowance with a statement of its basis;
14	(v) A breakdown of costs by trade;
15	(vi) The dates for substantial and final completion upon which the guaranteed maximum
16	price is based;
17	(vii) A schedule of applicable alternates and the unit prices; and
18	(viii) The drawings, specifications and other information on which the price is based.
19	(2) The chief purchasing officer must determine through signature shall issue a written
20	determination that all the terms of the guaranteed maximum price amendment are fair and
21	reasonable to the state.
22	(3) The project may not proceed to the construction phase without the execution of the
23	guaranteed maximum price amendment to the contract through signature by the chief purchasing
24	officer, a representative of the using agency, and a representative of the construction management
25	at-risk firm and issuance of an approved change order; provided, nevertheless, the chief
26	purchasing officer may authorize the commencement of preliminary investigatory, site, or other
27	construction if the chief purchasing officer issues a written determination that such preliminary
28	construction is advantageous to and in the best interest of the state, public corporation, or public
29	agency, and the remaining requirements for the commencement of construction set forth above
30	are satisfied as it relates to the proposed preliminary construction.
31	(4) If the technical review subcommittee is unable to obtain a guaranteed maximum price
32	amendment that is fair and reasonable to the state or if the construction management at risk firm
33	is unable to provide all necessary bonds within five (5) days of the execution of the amendment,
2 /	the contract shall be terminated in writing and the project shall be completed through the

1	procurement of a general contractor. If the chief purchasing officer is unable to obtain a
2	guaranteed maximum price amendment that is fair and reasonable to the state or if the
3	construction management at-risk firm is unable to provide all necessary bonds within ten (10)
4	days of the execution of the amendment, then the chief purchasing officer may terminate the
5	construction management at-risk contract and:
6	(i) Negotiate a new construction management at-risk contract and guaranteed maximum
7	price agreement with the next most qualified construction management at-risk firm as determined
8	by the technical review committee; or
9	(ii) Order that the project shall be completed through the utilization of the general
10	contractor method of construction management.
11	(e) No provision of this section is intended to require a party to breach a contract
12	disclosed to the using agency and executed prior to the award of the CMAR construction manager
13	at-risk contract.
14	37-2-27.4. Procurement of construction manager at-risk services Bidding of
15	subcontracts (a) In order to promote transparency and the fair and equitable treatment of all
16	persons who deal with the procurement system, when using the construction manager at-risk
17	(CMAR) delivery method of construction management on a project, all subcontract work and
18	subcontractors, equipment, and material purchases shall be procured pursuant to the following:
19	(1) All <u>potential</u> vendors shall be prequalified as a responsible <u>bidder or offeror</u> <u>bidders</u>
20	or offerors as defined in subdivision § 37-2-15(6);
21	(2) All subcontract work and equipment and material purchases shall be procured
22	through the Rhode Island vendor information program (RIVIP); The construction management at-
23	risk firm shall be provided with access to the Rhode Island Vendor Information Program
24	("RIVIP") and/or the relevant portion of the program or information thereon in such direct or
25	indirect manner as the director of the department of administration may determine for the purpose
26	of issuing solicitations to pre-qualified vendors for subcontracts, equipment, and materials
27	necessary for the project. The construction manager at-risk shall use the RIVIP for solicitation of
28	bids for all subcontractors, equipment, and material necessary for the project;
29	(3) All bids shall be opened in public at the time and place designated in the invitation
30	solicitation for bids and each bid, together with the name of the bidder, shall be recorded and an
31	abstract made available for public inspection;
32	(4) The three (3) lowest responsive bids, as defined in subdivision 37 2 15(7), shall be
33	forwarded to the CMAR who The construction manager at-risk shall evaluate the bids bid
34	proposals and conduct further negotiations with vendors where appropriate;

1	(5) Prior to the awarding of a bid project-related contract by the construction manager at-
2	<u>risk</u> , the using agency shall provide <u>its</u> written approval of the final award;
3	(6) The final award shall be awarded construction manager at-risk shall award all
4	project-related contracts with reasonable promptness after approval by the using agency.
5	(b) When using the construction manager at-risk (CMAR) delivery method of
6	construction management, all subcontract work, and equipment, and material purchases shall be
7	memorialized by the construction management at-risk firm and the using agency through the
8	detailed documentation of the decisions made and the reasons for those decisions.
9	(c) All bid documents, bid abstracts and documents referring to the bid process shall be
10	public in accordance with the provisions of chapter 38-2, the Access to Public Records Act. The
11	burden to identify trade secrets, commercial or financial information, or other records not subject
12	to public disclosure pursuant to chapter 38-2 shall rest with the bidder or offeror.
13	Any person or entity denied the right to inspect records may appeal the denial in
14	accordance with the provisions of chapter 38-2, the Access to Public Records Act.
15	(d) No provision of this section is intended to require a party to breach a contract
16	disclosed to the using agency and executed prior to the award of the CMAR construction
17	management at-risk contract.
18	SECTION 2. This act shall take effect upon passage.
	LC004076/SUB A

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PUBLIC PROPERTY AND WORKS

This act would amend the provisions of the written determination of procurement of construction manager at-risk services by delineating those conditions or situations when competitive sealed bidding is not practicable or will not result in the best values for the state.

This act would take effect upon passage.

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