SPECIAL ADOPTION

HIGHER EDUCATION

(a)

SECRETARY OF HIGHER EDUCATION

Use of Design-Build Project Delivery for Construction Projects


Filed: May 23, 2023, as R.2023 d.079.


Calendar Reference: See Summary below for explanation of exception to calendar requirement.

Concurrent Proposal Number: PRN 2023-061.

Effective Date: May 23, 2023.

Expiration Date: May 17, 2024.

Please submit written comments on the notice of proposal by September 1, 2023, through mail or email to:

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For comments submitted through email, please name the subject heading “N.J.A.C. 9A:6 Design-Build Regulations.”

Summary

The standard method that local governments and boards of education use for procurement and delivery of public works construction projects is “design-bid-build.” In the “design-bid-build” process, the contracting unit awards the contract to the lowest responsible bidder that demonstrates the ability to complete the project specified in the design provided in the bid specifications. By contrast, in a design-build project, the contracting unit solicits design proposals from prospective contractors that work in tandem with design professionals and other members of the contractor’s design-build team.

Subject to regulations promulgated by the Office of the Secretary of Higher Education (Office), P.L. 2021, c. 71, allows government entities subject to either the State College Contracts Law (N.J.S.A. 18A:64-52 et seq.) or the County College Contracts Law (N.J.S.A. 18A:64A-25.1 et seq.) to use the design-build method of project delivery for certain construction projects. Pursuant to N.J.S.A. 18A:64-76.12 and 18A:64A-25.24.h, respectively, the rules implementing P.L. 2021, c. 71 (promulgated through this rulemaking) for applicable State college and county college construction projects took effect upon filing of this notice with the Office of Administrative Law and are concurrently proposed for final adoption. Pursuant to P.L. 2021, c. 71, the expiration date of the specially adopted new rules was November 19, 2023 (180 days from the date of filing with the Office of Administrative Law); however, as the Office is also concurrently proposing to readopt the specially adopted new rules to make them permanent, the November 19, 2023 expiration date is extended 180 days to May 17, 2024, pursuant to N.J.S.A. 52:14B-5.1(c)(2).

N.J.A.C. 9A:6-1.1 states the purpose and applicability of the design-build rules promulgated by the Secretary of the Office (Secretary), specifically, to establish requirements and procedures for the procurement of design-build contracts by State colleges pursuant to Sections 10 through 17 at P.L. 2021, c. 71 (N.J.S.A. 18A:64-76.5 through 18A:64-76.12) and county colleges pursuant to Sections 18 through 25 at P.L. 2021, c. 71 (N.J.S.A. 18A:64A-25.24.a through 18A:18A-25.24.h). This chapter provides for contracting units to select design-builders according to the proposal that is most advantageous to the contracting unit, based upon a “best value selection” process premised on a combination of cost and qualitative factors. The solicitation process is divided into two phases: a request for qualifications and a subsequent request for proposals to those contractors prequalified to submit proposals for the project.

N.J.A.C. 9A:6-1.2 defines the key terms as used in the chapter. The term “contracting unit” as used in this chapter applies to both State colleges and county colleges.

N.J.A.C. 9A:6-1.3 specifies what a contracting unit must do to authorize solicitation proposals for a construction project utilizing the design-build process. In its authorization to commence the design-build process, the governing body must determine that, when compared to the design-bid-build process, design-build project delivery will facilitate a shorter overall design and construction process including, but not limited to, reducing the likelihood of work stoppages and change orders that would increase project costs. A contracting unit cannot use design-build project delivery for projects that can be reasonably, and in good faith, estimated to have a cost below $5,000,000. However, for purposes of meeting the $5,000,000 threshold, a contracting unit may group more than one project together, so long as those projects are part of the same work.

N.J.A.C. 9A:6-1.4 requires a contracting unit to either contract with a qualified outside firm or designate a qualified employee to provide architectural, engineering, or surveying services on behalf of the contracting unit, as well as provide technical advice, construction review services, and professional expertise on behalf of the contracting unit for the duration of a design-build project. A construction manager shall also serve as the contracting unit’s on-site representative for the duration of the project, whose services shall include, but need not be limited to, technical support in the area of scheduling, cost estimating, document control, hosting progress meetings, project coordination with design-builder, and inspection of construction during all phases of the design-build project.

N.J.A.C. 9A:6-1.5 establishes the responsibilities of the technical review committee, which is a selection committee responsible for reviewing, evaluating, and scoring bidder responses to a contracting unit’s request for qualifications (RFQ) and request for proposals (RFP). Before reviewing and evaluating statements of qualifications and proposals, each committee member, and advisor thereof, shall certify that they have no conflict of interest with respect to any of the bidders to be evaluated, any of the key team members, named subcontractors or subconsultants to the bidders, or any of the principals, subsidiaries, or parent companies of such bidders. A contracting unit’s qualified purchasing agent (QPA) shall serve in the role of administrator of the selection process and serve as selection coordinator for the technical review committee, unless the contracting unit does not have a QPA or the contracting unit’s QPA is otherwise unable to serve on the committee.

N.J.A.C. 9A:6-1.6 establishes the required elements of a request for qualifications, along with how contracting units are to solicit bidders’ statements of qualification in response thereto. A request for qualifications must furnish sufficient information to allow bidders to prepare informed statements of qualification and be crafted in such a way as to encourage full, free, fair, and open competition without unfairly or illegally discriminating against otherwise capable bidders. This section also specifies certain evaluation factors that a technical review committee must use in considering submitted statements of qualification and deciding which bidders are prequalified to receive a request for proposals (RFP). The contracting unit may charge a fee for the qualifications documentation that shall not exceed $50.00, or the cost of reproducing the documentation, whichever is greater.

N.J.A.C. 9A:6-1.7 specifies the required elements of a bidder’s response to a request for qualifications, which the rules call a “statement of qualifications.” This section also specifies certain evaluation factors that a technical review committee must use to review and evaluate each bidder’s statement of qualifications, and determine the relative ability of...
each such bidder to perform the work pursuant to the design-build contract. The committee is further obligated to verify that the bidder, along with other named members of the bidder’s proposed design-build team, have Public Works Contractor Registration certificates and are neither debarred pursuant to the State’s prevailing wage law nor debarred from receiving Federal government contracts. Key team members shall not be replaced without contracting unit approval. This section also sets forth the permissible methodologies by which a technical review committee is to evaluate a bidder’s prior performance on the contracting unit’s prior design-build projects, if any. The technical review committee shall qualify no fewer than two, but no more than six, of the bidders to submit proposals, with the prequalified bidders notified, in writing. All bidders shall have the right to review statements of qualification submitted to the contracting unit.

N.J.A.C. 9A:6-1.8 establishes the required criteria for a request for proposals issued by a contracting unit to prequalified bidders, along with the minimum time period to submit a proposal in response thereto. The request for proposals shall be prepared by the contracting unit using a design professional or design official and must be crafted in such a way as to encourage full, free, fair, and open competition without unfairly or illegally discriminating against otherwise capable design-builders. The contracting unit may charge a fee for the request for proposal document, which shall not exceed $50.00, or the cost of reproducing the document, whichever is greater.

N.J.A.C. 9A:6-1.9 sets forth the process for prequalified bidders to respond to a request for proposals, the content required to be submitted with the proposal, and the process by which a technical review committee is to evaluate each proposal. A prequalified bidder’s proposal shall consist of a technical proposal and a separate sealed price proposal. Before the deadline for proposal submission, the contracting unit may provide for an optional or mandatory conference at a designated date, time, and location at which prequalified bidders may ask questions and seek clarification concerning any of the information, data, or documents contained within the RFP. The technical review committee shall evaluate each responsive proposal in accordance with the proposal evaluation criteria and the weight assigned to each, specified in the RFP. Once evaluated, the committee shall total and submit the scores for each technical proposal to the selection coordinator, who shall determine the combined scores for each bidder based on their technical and price proposals. A minimum of 50 percent consideration shall be based on the cost of the price proposal. After the proposals have been evaluated, the selection coordinator shall prepare a report on the committee’s proposal evaluations and award recommendation, which shall be available to the public at least 48 hours prior to the governing body’s award of the contract or when made available to the governing body, whichever is sooner, except that the details of each bidder’s respective technical proposals shall not be disclosed.

Before awarding a design-build contract, N.J.A.C. 9A:6-1.9 requires the governing body to determine that there was adequate competition for the contract. The technical review committee shall have considered at least two complete and responsive proposals before the governing body can proceed with a preliminary or final award of the contract. The notice of award shall be final if the governing body accepts a proposal without change, or preliminary, if the governing body authorizes further negotiation with the successful design-builder. The governing body shall authorize the final award of the contract upon reaching a negotiated agreement with the design-builder. In the event the parties fail to reach a negotiated agreement, then the governing body may authorize a notice of award to the next highest-ranked bidder. Unless and until a statement proposal is accepted by the governing body, the drawings, specifications, and other information in the proposal shall remain the property of the bidder. Once a proposal is accepted by the governing body and a notice of award issued, the disclosure of the proposal and information therein, along with ownership of the drawings, specifications, and information therein, shall be determined in accordance with existing law and the terms of the final contract.

N.J.A.C. 9A:6-1.10 sets forth the circumstances pursuant to which proposals may be rejected and new proposals solicited. Within 30 days after receiving written notice of non-award, an unsuccessful bidder may request, in writing, to review the proposals submitted, the technical review committee evaluation scores from the selection process, and the final recommendation of award document. Technical proposals shall be redacted to the extent necessary to prevent revealing the trade secrets and proprietary commercial or financial information incorporated into another bidder’s technical proposal. The governing body may cancel a notice of final award at any time before the execution of the design-build contract by the contracting unit if the contracting unit deems it advisable to do so in the interest of the contracting unit or the public.

N.J.A.C. 9A:6-1.11 establishes criteria for payment of a stipend to eligible bidders submitting responsive but unsuccessful proposals in response to the contracting unit’s RFP. The terms and conditions for the payment of a stipend shall be included in the RFQ and RFP.

N.J.A.C. 9A:6-1.12 addresses records retention and disclosure requirements for documents relating to the design-build project.

N.J.A.C. 9A:6-1.13 states that any firm or individual who makes, or causes to be made, a false, deceptive, or fraudulent statement in its submittal in response to the RFQ or RFP or in the course of any hearing, litigation, mediation, or other proceeding may be disqualified from bidding, suspended, and/or debarred, and/or may be subject to prosecution pursuant to applicable law.

N.J.A.C. 9A:6-1.14 disqualifies design professionals and other professional consultants participating in the preparation of an RFQ or an RFP from participating as a bidder, or subconsultant to a bidder, submitting a statement of qualifications in response to the RFQ or a proposal in response to the RFP.

N.J.A.C. 9A:6-1.15 details the procedures to be followed for the contracting unit and a successful bidder to execute the contract. No agreement is valid or binding on the contracting unit unless and until it is executed by an appropriately authorized representative of the contracting unit. If the design-builder fails to return the executed contract and other required documents within the time specified by the contracting unit, the design-builder may take whatever action is appropriate and authorized by law including, but not limited to, withdrawing or canceling the notice of award to the delinquent bidder and awarding the contract to the next-highest ranked bidder; cancelling the procurement; or proceeding to recover pursuant to the bid bond submitted with the price proposal. All contracts executed pursuant to this chapter shall provide for, among other things, termination for the convenience of the contracting unit and for cause. Subject to the contracting unit’s cancellation rights set forth at N.J.A.C. 9A:6-10.10(e), upon the successful bidder’s submission of all required documentation or materials as specified in the notice of award, and the contracting unit’s acceptance of such documentation, the contracting unit will execute the design-build contract and provide the successful bidder with the fully executed design-build contract.

N.J.A.C. 9A:6-1.16 addresses the circumstances pursuant to which a design-builder may delete or substitute key team members during the procurement process and post-award.

N.J.A.C. 9A:6-1.17 pertains to the design and construction of a design-build project, including matters, such as management, quality control, inspection, and project close-out.

N.J.A.C. 9A:6-1.18 governs the process for how a contracting unit evaluates a design-builder’s performance on the design-build project. These performance evaluations will be used by the contracting unit in evaluating and scoring bidders as to their prior experience on future contracting unit projects.

N.J.A.C. 9A:6-1.19 establishes the process for bidder protests and protests by the design-builder regarding the contracting unit’s performance evaluation during the project. This chapter includes the process by which a contracting unit must consider requests for informal hearings and issue a decision following an informal hearing.

As the Secretary has provided a 60-day comment period on this notice of specially adopted new rules proposed for readoption, this notice is excepted from the rulemaking calendar requirement pursuant to N.J.A.C. 1:30-3.3(a)(5).

Social Impact

The special adopted and concurrently proposed new rules include measures taken to promote workforce diversity as one of the factors to be considered in prequalifying prospective design-builders. In addition, the rules on prequalifying bidders factor in circumstances where a contracting
Economic Impact

The special adopted and concurrently proposed new rules establish procedures to enable a State college or county college to procure eligible construction projects on a best-value basis by utilizing the design-build process. In fulfilling the Legislature’s objective of providing State colleges and county colleges added flexibility versus the traditional design-bid-build method, these rules promote fair competition and overall integrity with respect to procurement and project delivery, benefiting design-build firms along with the taxpayers that are ultimately responsible for funding such projects. The extent of information that must be provided to bidders in requests for qualifications and advertisements thereof, along with requests for proposals, aims to provide as much information as possible concerning the project, which will allow for fully informed responses from which a contracting unit can select the most advantageous proposal based on price and other factors.

Federal Standards Statement

A Federal standards analysis is not required because the special adopted and concurrently proposed new rules are not being proposed in order to implement, comply with, or participate in any program established pursuant to Federal law or pursuant to a State law that incorporates or refers to Federal law, standards, or requirements.

Jobs Impact

The Secretary does not anticipate that the special adopted and concurrently proposed new rules will have a direct impact on the creation or loss of jobs.

Agriculture Industry Impact

The Secretary does not anticipate that the special adopted and concurrently proposed new rules would have an impact on the agriculture industry.

Regulatory Flexibility Analysis

The special adopted and concurrently proposed new rules impose recordkeeping requirements on “small businesses,” as defined by the New Jersey Regulatory Flexibility Act, N.J.S.A. 52:14B-16 et seq., but only for those small businesses that elect to compete for design-build contracts solicited by State colleges and county colleges.

The special adopted and concurrently proposed new rules specify a 10-year recordkeeping requirement imposed on winning bidders, which term is consistent with potential liability pursuant to the statute of repose set forth at N.J.S.A. 2A:14-1.1 for claims arising from the faulty design, planning, or construction of an improvement to real property. However, it is unlikely that a small business would have to employ professional services to comply with the record retention requirements of a contract pursuant to the special adopted and concurrently proposed new rules. The Secretary cannot with accuracy ascertain the annual costs to comply with the recordkeeping requirements of the specially adopted and concurrently proposed new rules, as the costs of the recordkeeping involved in design-build procurements, as with other construction procurements, is normally included within the provisions of a contract price. However, it is estimated that the document filing, storage, and retrieval costs imposed on the winning awardee of the design-build contract by the terms and conditions of the design-build contract, as well as the special adopted and concurrently proposed new rules, may amount to several thousand dollars over the life of the design-build contract, inclusive of the 10-year storage obligation. However, costs related to document retention could be reduced to the extent that State colleges or county colleges utilize an electronic procurement platform where documents are submitted and received online. As the document retention and recordkeeping requirements imposed by the special adopted and concurrently proposed new rules are critical to upholding the fiscal integrity of the bidding and construction process and are necessary to protect State colleges and county colleges during and after design and construction, no exemption for a small business awardee of the design-build contract would be warranted.

P.L. 2021, c. 71, requires bidders to be classified by the New Jersey Division of Property Management and Construction (DPMC) or the New Jersey Department of Transportation (DOT), where applicable, to perform work on a design-build project for a local government or a board of education. The Legislature intended to ensure the firms competing for a design-build contract have the capacity and capability to perform the work, which helps to protect taxpayers from excessive delays, cost overruns, and poor execution. As such, the Secretary does not have the latitude to exempt prospective bidders on a design-build project from the process for obtaining DPMC and/or DOT classification.

Finally, it is worth noting that small businesses that are design-builders or part of a bidder’s design-build team could benefit if a contracting unit has a set-aside program for qualified small business enterprises.

Housing Affordability Impact Analysis

The Secretary does not anticipate that the special adopted and concurrently proposed new rules would evoke a change in the average costs associated with housing or any effect on the affordability of housing, as the rules pertain to the proposing and awarding of design-build contracts.

Smart Growth Development Impact Analysis

The Secretary does not anticipate that the special adopted and concurrently proposed new rules would evoke a change in housing production within Planning Areas 1 or 2, or within designated centers, under the State Development and Redevelopment Plan, as the rules pertain to the proposing and awarding of design-build contracts.

Racial and Ethnic Community Criminal Justice and Public Safety Impact

The specially adopted and concurrently proposed new rules will have no impact on pretrial detention, sentencing, probation, or parole policies concerning juveniles and adults in the State. Accordingly, no further analysis is required.

Full text of the special adopted and concurrently proposed new rules follows:

CHAPTER 6
USE OF DESIGN-BUILD PROJECT DELIVERY FOR CONSTRUCTION PROJECTS

SUBCHAPTER 1. USE OF DESIGN-BUILD PROJECT DELIVERY FOR CONSTRUCTION PROJECTS
9A:6-1.1 Purpose and applicability of rules
(b) This chapter provides for contracting units to select design builders according to the proposal that is most advantageous to the contracting unit, based upon a “best value selection” process premised on a combination of cost and qualitative factors. The chapter provides for the following two-phase selection process:
1. The public advertisement of a request for qualifications (RFQ) that describes the design-build project, outlines the scope of work for the project, and solicits responses delineating the qualifications of bidders; and
2. The issuance of a request for proposal (RFP) to prequalified bidders, selected on the basis of their responses to the RFQ, which outlines the criteria to be used for selection and the weight that will be given to each of these criteria in the evaluation process, and which solicits a proposal consisting of a technical proposal and a price proposal.
(c) All construction projects for which a contracting unit is using design-build project delivery shall be subject to this chapter.

9A:6-1.2 Definitions
The following words and terms, when used in this chapter, shall have the following meanings unless the context clearly indicates otherwise.

“Acceptance” means the adoption of a law, ordinance, or resolution authorizing the execution of a design-build contract.

“Act” means the sections of the Design-Build Construction Services Procurement Act pertaining to local government contracting units and boards of education, specifically Sections 10 through 17 and Sections 18 through 25 of P.L. 2021, c. 71, respectively.

“Best value selection” means a process in which consideration is given to both a price proposal and a technical proposal, and the award of the design-build contract is based upon a combination of price and qualitative considerations pursuant to N.J.A.C. 9A:6-1.8, such that the successful bidder is the one whose price bid and technical proposals together are most advantageous to the contracting unit, price, and other factors considered.

“Bidder” means a design-builder submitting a statement of qualifications, or a statement of qualifications and proposal, in response to a request for qualifications or request for proposals for an award of a design-build contract.

“Construction documents” means the plans, specifications, and other documents prepared by the design-builder that set forth, in detail, the design for, and other necessary requirements relating to, the construction of the design-build project.

“Contract milestones” means the dates identified in the project schedule by which the design-builder must complete certain critical activities to advance the project.


“Delivery system” means the procedure used to develop and construct a project.

“Design-bid-build” means the delivery system used in public projects in which a licensed and prequalified design professional or designated employee develops the project design in its entirety; the contracting unit then solicits bids and awards the contract to the lowest responsible bidder that demonstrates the ability to complete the project specified in the design.

“Design-build contract” means a contract between a contracting unit and a design-builder to provide labor, materials, and other construction services or a public project. A design-build contract may be conditional upon subsequent refinements in scope and price and may permit the contracting unit to make changes in the scope of the project without invalidating the design-build contract.

“Design-build project” means the planning, acquisition, demolition, construction, improvement, alteration, modernization, renovation, reconstruction, or rehabilitation of all or any part of a facility or right-of-way, or of any other personal property necessary for, or ancillary to, any facility or right-of-way, and shall include fixtures, furnishings, and equipment, and shall also include, but is not limited to, site acquisition, site development, architectural and engineering services, construction management, legal services, financing costs and administrative costs, and expenses incurred in connection with the project.

“Design-build project delivery” means a project delivery system that combines all or some portions of the design and construction phases of a construction project into a single contract, including, without limitation, design, regulatory permit approvals, and utility relocation and construction.

“Design-builder” means the entity, whether natural person, partnership, joint stock company, corporation, trust, professional corporation, business association, or other legal business entity or successor, that proposes to design and construct any public project, who possesses a public works contractor registration pursuant to the provisions at P.L. 1999, c. 238 (N.J.S.A. 34:11-56.48 et seq.), and classified by the New Jersey Division of Property Management and Construction or the New Jersey Department of Transportation, where applicable, to perform work on the project.

“Design official” means an employee of the contracting unit that is both licensed to provide architectural, engineering, and/or surveying services, in accordance with N.J.S.A. 45:3-1 et seq., and P.L. 1938, c. 342 (N.J.S.A. 45:8-27 et seq.) and designated by the contracting unit to be responsible for planning, designing, and observing the construction of a design-build project, or projects on behalf of the contracting unit.

“Design professional” means the entity, whether natural person, partnership, joint stock company, corporation, trust, professional corporation, business association, or other legal business entity or successor that provides licensed and prequalified architectural, engineering, and/or surveying services, in accordance with N.J.S.A. 45:3-1 et seq., and P.L. 1938, c. 342 (N.J.S.A. 45:8-27 et seq.), and that shall be responsible for planning, designing, and observing the construction of the project or projects on behalf of the contracting unit or the design builder.

“Key team member” means an individual identified as having a responsible role in the successful completion of the design-build contract, in the bidder’s statement of qualifications and proposal, which response is made part of the contract.

“Legal requirements” means all applicable Federal, State, and local laws, acts, statutes, ordinances, codes, executive orders, rules, and regulations in effect or hereinafter promulgated that apply to the design-builder’s performance of services or work pursuant to the agreement, including, but not limited to, the New Jersey Prevailing Wage Act, P.L. 1963, c. 150 (N.J.S.A. 34:11-56.25 et seq.), the Public Works Contractor Registration Act, P.L. 1999, c. 238 (N.J.S.A. 34:11-56.48 et seq.), the Construction Industry Independent Contractor Act, P.L. 2007, c. 114 (N.J.S.A. 34-20-1 et seq.), the Occupational Safety and Health Act of 1970, the Soil, Erosion and Sediment Control Act, as well as any requirements of State, Federal, or local authorities having jurisdiction over the project, as applicable.

“Notice of award” or “NOA” means a written notice from the contracting unit to the bidder prior to award, setting forth the contracting unit’s intention to enter into a design-build contract with the bidder.

“Performance specifications” means a document provided in the RFP setting forth a description of an end result, objective, or standard of performance that the design-builder is expected to achieve in designing and constructing the project.

“Prequalification” means the contracting unit’s approval of a bidder to submit a statement of proposal in response to a request for proposals for a design-build contract.

“Prequalified bidder” means a bidder designated by the contracting unit, based on a statement of qualifications submitted by the bidder, as eligible to submit a proposal in response to a request for proposals issued by the contracting unit.

“Prescriptive specifications” means a document provided in the request for proposals that contains a description of the materials to be employed and/or the manner in which the work is to be performed that the design-builder is required to follow.

“Price proposal” means a sealed proposal containing the maximum cost of providing the required design and construction and other services described in the RFP, which shall not be exceeded if the contracting unit accepts the proposal without change. The price proposal may include a sealed proposal submitted electronically, in accordance with P.L. 2020, c. 59.

“Proposal” means a technical proposal and price proposal submitted together by a bidder in response to a request for proposals from a contracting unit. The proposal may include a technical proposal and price proposal submitted together electronically in accordance with P.L. 2020, c. 59.

“Proposal evaluation factors” means the requirements for the second phase of the selection process when statements of proposals are reviewed.

“Protest” means a challenge to a decision, statement, action, or alleged inaction of the contracting unit.

“Punchlist” means the list of incomplete or defective work, including work that does not comply with applicable code or legal requirements, to be performed or remedied by the design-builder. Punchlist(s) shall be prepared by the bridging architect in conjunction with the design
professional to the issuance of the certificate of substantial completion.

“Qualification evaluation factors” means the requirements for the first phase of the selection process when statements of qualification are reviewed and, shall include, but not be limited to: specialized experience, training certification of professional and field workforce, technical competence, capacity to perform, safety modification rating, past performance, and other appropriate factors.

“Ranking” means the process of listing responsive bidders in order of highest to lowest total scores, based upon selection criteria specified in the RFQ and/or RFP.

“Request for proposals” or “RFP” means the document issued by the contracting unit in the first phase of a two-phase selection process that describes the procurement process and forms the basis for the design-build proposals.

“Request for qualifications” or “RFQ” means the document advertised by the contracting unit in the first phase of the two-phase selection process that describes the project in enough detail to allow potential bidders to determine if they wish to compete for a design-build contract and that requests information from bidders regarding the qualifications, experience, and organizational structure of the bidder’s proposed design-build team, which information can be used by the contracting unit to prequalify bidders to submit proposals for a design-build contract.

“Schedule” means the schedule prepared and submitted by the bidder in its technical proposal to the contracting unit, wherein the bidder identifies all critical, and certain non-critical, activities, contract milestones, and the projected and actual time periods for completing such activities and contract milestones.

“Selection coordinator” means the administrator of the operations and procedures of the selection process, whose activities shall include, but are not limited to, scheduling of meetings, preparing agendas, recording scores, verifying submittal information, preparing minutes of selection committee meetings, and other similar administrative duties.

“Specification” means a written description included as part of the construction documents, which sets forth the detailed technical and functional characteristics of, or the discrete design for, an item of material, not limited to, scheduling of meetings, preparing agendas, recording activities and contract milestones.

“Stipend” means the fee paid by the contracting unit, for purposes of encouraging the submission of proposals and increasing competition, to any qualified bidder providing design, construction information, or materials presented in response to a request for proposals.

“Substantial completion” means that point in time in the progress of the design-build project when certain conditions specified by the design-build contract have occurred, including, but not limited to, the issuance of a temporary certificate of occupancy, the creation of a punch list, and the determination that the design-build project is ready for use or occupancy, in accordance with its intended use.

“Technical proposal” means the design solutions and other qualitative factors that are provided by a bidder in response to an RFP.

“Technical review committee” means a selection committee comprised of at least a qualified purchasing agent designated as the contracting unit’s purchasing agent, the contracting unit’s authorized design professional or design official, and the contracting unit’s project manager if this individual is separate from the other aforementioned members, who are responsible for reviewing and evaluating responses by bidders to an RFQ and RFP.

“Two-phase selection process” means a procurement process in which the first phase consists of prequalifying bidders based on statements of qualification submitted in response to an RFQ, and the second phase consists of the submission of price and technical proposals by bidders in response to an RFP.

“Work” means all design and construction services performed by the design-builder and its team, including providing all materials, equipment, tools, and labor, necessary to complete the construction, as described in and reasonably inferable from the construction documents and the design-build contract.

9A:6-1.3 Authorization to commence design-build process

(a) For a construction project that can be reasonably, and in good faith, estimated to have a cost equal to or exceeding $5,000,000, the governing body of a contracting unit may adopt a resolution to authorize utilization of design-build project delivery in lieu of a design-bid-build delivery system. In its authorization to commence the design-build process, the contracting unit must determine that, when compared to the design-bid-build process, design-build project delivery will facilitate a shorter overall design and construction process including, but not limited to, reducing the likelihood of work stoppages and change orders that would increase project costs. A contracting unit cannot use design-build project delivery for projects that can be reasonably, and in good faith, estimated to have a cost below $5,000,000.

(b) For purposes of meeting the minimum monetary threshold at (a) above, a contracting unit may group more than one project together, so long as those projects are part of the same work.

(c) The resolution adopted pursuant to (a) above shall also establish procedures for the solicitation and award of the design-build contract that are consistent with this chapter.

9A:6-1.4 Design professional and construction manager for contracting unit

(a) A contracting unit shall either engage a design professional or appoint a design official to provide architectural, engineering, or surveying services on behalf of the contracting unit, as well as provide technical advice, construction review services, and professional expertise on behalf of the contracting unit for the duration of a design-build project.

(b) A contracting unit shall appoint a construction manager to serve as the contracting unit’s on-site representative for the duration of the project, whose services shall include, but need not be limited to, technical support in the area of scheduling, cost estimating, document control, hosting progress meetings, project coordination with design-builder, and inspection of construction during all phases of the design-build project.

9A:6-1.5 Responsibilities of technical review committee

(a) When the design and construction of a project will be undertaken pursuant to this chapter, the resolution authorizing the solicitation of a design-build contract shall designate a technical review committee to evaluate statements of qualifications and proposals. The purchasing agent, or the individual appointed if either a contracting unit does not have a designated purchasing official certified as a qualified purchasing agent or the purchasing agent is unable to serve on the committee, shall administer the selection process and serve as selection coordinator for the technical review committee. The contracting unit shall have the discretion to add additional members to the technical review committee. The contracting unit’s attorney may advise the technical review committee.

(b) Each member of the technical review committee shall be responsible for evaluating and scoring the statements of qualifications and proposals submitted by bidders in response to an RFQ or RFP, either separately or together.

(c) The technical review committee may use such advisors as it deems necessary to give opinions on evaluating proposals. The names of such advisors shall be included in the report submitted to the governing body.

(d) Once the statements of qualifications are received and the identity of the bidders is ascertained, the members of the technical review committee will be given a list of all bidders.

(e) Before reviewing and evaluating statements of qualifications and proposals, each committee member, and advisor thereof, shall certify that they have no conflict of interest with respect to any of the bidders to be evaluated, any of the key team members, named subcontractors or subconsultants to the bidders, or any of the principals, subsidiaries, or parent companies of such bidders.

(f) A committee member or advisor shall be deemed to have a conflict of interest if their review and evaluation of statements of qualifications and statements of proposal would violate the Local Government Ethics

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Law, N.J.S.A. 40A:9-22.1 et seq., or the Institutional Code of Ethics rules, N.J.A.C. 9A:3, as applicable. Any person with a conflict of interest related to the design-build project solicitation shall not participate in the evaluation process or advise technical review committee members.

(g) Notwithstanding the definition of technical review committee, should any of the technical review committee members indicate that a conflict of interest exists once the identity of the bidders is revealed, that member shall not serve on the committee and an appropriate official with sufficient knowledge and expertise to review and evaluate statements of qualifications and statements of proposal shall be appointed instead. If a technical review committee member is discovered to have a conflict of interest, the contracting unit shall remove the member from the committee.

9A:6-1.6 Request for qualifications

(a) The contracting unit shall advertise a solicitation of statements of qualifications from bidders in a newspaper with Statewide circulation, and on the contracting unit’s official website, no less than 30 days prior to the date on which responses to the request are due. The published notice shall contain, at a minimum:

1. A general description of the design-build project;
2. Information on how requests for qualifications may be obtained;
3. The manner of submitting, and the method of receiving, the statement of qualifications; and
4. The time and place at which the statements of qualifications will be received.

(b) Prior to advertising the request for qualifications on a design-build project valued at $12.5 million or more, or such other threshold as may be established by the Office of the State Comptroller, the contracting unit shall submit the request for qualifications and accompanying documents to the Office of the State Comptroller for review and approval pursuant to N.J.S.A. 52:15C-10.

(c) A request for qualifications must furnish sufficient information to allow bidders to prepare informed statements of qualification. An RFQ must be crafted in such a way as to encourage full, fair, and open competition without unfairly or illegally discriminating against otherwise capable design-builders. At a minimum, a request for qualifications shall include the following:

1. A scope of work statement, including:
   i. Project type, size, and scope;
   ii. Preliminary design documents;
   iii. General budget parameters, if any; and
   iv. General schedule or delivery requirements;
2. For projects involving vertical construction, a statement that the bidder and, to the extent necessary for the project, key team members and other subcontractors have a current design-build classification from the New Jersey Division of Property Management and Construction (DPMC) in the New Jersey Department of the Treasury;
3. Required minimum classifications and aggregate rating limits to which the bidder and, as applicable, key team members and other subcontractors must be assigned by the New Jersey Department of the Treasury, Division of Property Management and Construction pursuant to N.J.A.C. 17:19; or the New Jersey Department of Transportation pursuant to N.J.A.C. 16:44-3 and 16:44A-3.1, as applicable, to the project;
4. Qualification evaluation factors, which shall include:
   i. Experience level and degree of technical competence;
   ii. Training of, and certifications held by, the professional and field workforce;
   iii. Principal location of the bidder to the extent that it would materially impact project delivery;
   iv. Performance capability;
   v. Certifications, classifications, and ratings possessed by the design-builder as relevant to the project;
   vi. Past performance of the individual members of the design-builder’s team in their respective capacities, including the architect-engineer and construction members of the team;
   vii. Measures taken by the bidder and members of the proposed design-build team to promote workforce diversity with respect to women and minorities; and
   viii. Other technical factors as may be relevant to the project;

5. A statement of the maximum number of bidders to be prequalified to submit a statement of proposal; and
6. If the contracting unit is offering a stipend to bidders prequalified to provide a statement of proposal, the terms, and conditions for payment thereof;

(d) The contracting unit may charge a fee for the qualifications documentation that shall not exceed $50.00 or the cost of reproducing the documentation, whichever is greater.

9A:6-1.7 Statements of qualifications; qualification of bidders to submit statements of proposal

(a) Each bidder’s statement of qualifications shall contain, at a minimum, the following:

1. An organizational chart of the bidder, and the key team members of the proposed design-build team;
2. A list of current construction projects, and construction projects completed within the last five years, on which the bidder and key team members of the proposed design-build team have worked that are of similar size, scope, and complexity to the contracting unit’s project, regardless of method of project delivery;
3. A listing of all the contracting unit’s public works projects on which the design-builder and proposed design-build team have performed work within the past five years;
4. For transportation infrastructure projects, the minimum classifications and aggregate rating limits to which the bidder and, as applicable, key team members and other subcontractors have been assigned by the New Jersey Department of Transportation pursuant to N.J.A.C. 16:44-3 and 16:44A-3.1, as applicable, to the project;
5. For all non-transportation infrastructure projects, documentation that the bidder and, to the extent necessary for the project, key team members and other subcontractors have:
   i. A current design-build classification from the New Jersey Division of Property Management and Construction (DPMC) in the Department of the Treasury; and
   ii. Such other DPMC classifications and ratings issued pursuant to N.J.A.C. 17:19, as may be necessary for the project;
6. A listing of all public works projects for which a contracting unit has made a determination of prior negative experience with respect to the design-builder or members of its proposed design-build team within the past five years pursuant to N.J.S.A. 18A:64-70.1 through 18A:64-70.4 or 18A:64A-1 et seq.;
7. Training certification of the bidder’s professional and field workforce, along with that of the members of the proposed design-build team;
8. Safety experience modification rating (EMR) of the bidder and construction members of its proposed design-build team;
9. Measures taken by the bidder and members of the proposed design-build team to promote workforce diversity with respect to women and minorities;
10. If the design-build contract would be subject to a project labor agreement pursuant to P.L. 2002, c. 44 (N.J.S.A. 52:38-1 et seq.);
11. A copy of the bidder’s Public Works Contractor Registration certificate along with a copy of the certificates of the proposed members of the bidder’s design-build team required to be registered pursuant to the law;
12. A certification that the bidder, along with the bidder’s proposed design-build team, including individually named key team members, are in compliance with, and are not currently debarred from awards of State or local contracts for violation of, the New Jersey Prevailing Wage Act, Public Works Contractor Registration Act, and the Construction Industry Independent Contractor Act; and
13. A certification that the bidder, along with the bidder’s proposed design-build team, including individual key team members, are not debarred from awards of Federal contracts for public work, as defined at N.J.S.A. 52:32-44.1.

(b) The technical review committee shall review and evaluate each bidder’s statement of qualification and determine the relative ability of each such bidder to perform the work pursuant to the design-build contract. Before evaluating a bidder’s statement of qualification, the committee shall:
1. Verify with the New Jersey Department of Labor and Workforce Development that the bidder and any listed members of the bidder’s proposed design-build team, including individually named key team members, that are required to have Public Works Contractor Registration certificates are current with their respective registrations.
2. Review the New Jersey Department of Labor and Workforce Development’s Prevailing Wage Debarment List to confirm that the bidder and any listed members of the bidder’s proposed design-build team, including individually named key team members, are not currently debarred; and
3. Review the Federal government’s debarment database to confirm that the bidder and any listed members of the bidder’s proposed design-build team, including individually named key team members, and affiliates thereof are not debarred pursuant to N.J.S.A. 52:32-44.1.

(c) The evaluation of the qualifications of each bidder shall include, but need not be limited to, consideration of the following factors:
1. The level of experience of the bidder and the key team members of its proposed design-build team on design-build projects of similar size, scope, and complexity;
2. Training certification of the bidder’s professional and field workforce, along with that of the members of the proposed design-build team;
3. Safety experience modification rating (EMR) of the bidder and construction members of its proposed design-build team;
4. Measures taken by the bidder and key team members to promote workforce diversity with respect to women and minorities; and
5. Any other pertinent information necessary to establish the qualifications of the bidder and proposed design-build team to undertake the design-build contract.

(d) The process for evaluating the bidder’s prior performance on the contracting unit’s prior design-build projects, if any, by a technical review committee shall be specified in the RFP. Such process shall consist of:
1. A mathematical tabulation and averaging of the scores of all prior performance evaluations within a specified time period;
2. Consideration of particularly favorable or unfavorable evaluations individually and with reference to other evaluations;
3. Consideration of multiple evaluations over the course of a given project, to show consistency of performance, deterioration of performance, or efforts at improvement and recovery; and
4. A combination of the above methodologies.

(e) On the basis of the submitted statements of qualification, the technical review committee shall qualify no fewer than two, but no more than six, of the bidders to submit proposals. The contracting unit shall provide written notification to all bidders submitting statements of qualification of whether or not they have been prequalified to receive requests for proposal. All bidders shall have the right to review statements of qualification submitted to the contracting unit.

(f) Key team members shall not be replaced without the approval of the contracting unit.

9A:6-1.8 Request for proposals
(a) The contracting unit shall issue a request for proposals to each bidder qualified pursuant to N.J.A.C. 9A:6-1.7, no fewer than 14 days prior to the date established for submission of statements of proposal. The date fixed for receiving the proposals shall not fall on a Monday or any day directly following a State or Federal holiday. A request for proposals shall be prepared by the contracting unit using a design professional or design official and must be crafted in such a way as to encourage full, free, fair, and open competition without unfairly or illegally discriminating against otherwise capable design-builders.
(b) The request for proposals shall include, without limitation:
1. The technical proposal and price proposal forms;
2. Proposed terms and conditions of the design-build contract;
3. Instructions to bidders, including the manner of submitting and the method of receiving the statement of proposal;
4. Factor criteria for proposals, including the relative importance assigned to the evaluation factors and sub-factors to be considered with respect to the technical proposal and the price proposal. The evaluation factors for technical proposals may include, but need not be limited to, experience, design concepts, management approach, diversity, proposed technical solutions, plans for quality assurance and control, and the design-builder’s understanding of the means and methods needed to complete the project on time and within budget;
5. A description of the drawings, specifications, or other submittals to be provided with the technical proposal, with guidance as to the form and level of completeness of the drawings, specifications, or submittals that will be acceptable;
6. Site development requirements, including, but not limited to, parking, lighting, equipment, and landscaping;
7. Description of physical relationships between site elements;
8. Specific architectural style or concept;
9. Performance specifications and prescriptive specifications regarding materials, systems, performance criteria, energy efficiency, life cycle costs, and known environmental issues;
10. Engineering, architectural, and/or environmental reports (for example, geotechnical evaluations, building evaluations, and/or environmental preliminary assessment);
11. In the case of a project that includes the removal of soil from the site, any documentation relative to the known soil conditions at the site including, but not limited to, any test results specifying the level of contamination, if any, of the soil that has been found at the site of the project;
12. If a project is located on a site with historical or suspected contamination, a line-item allowance or minimum unit price line item for soil testing and contaminated soil disposal, which shall be a good faith effort on the part of the contracting unit to reasonably estimate the total cost of testing and disposing of the soil;
13. Assignment of responsibility for obtaining required approvals and permits;
14. Budget limits for the work, if any;
15. Insurance requirements, and bonding or guarantees as may be required for public works projects pursuant to the State College Contracts Law or County College Contracts Law;
16. A schedule for planned commencement and completion of the design-build contract;
17. Amount of the stipend, if any;
18. A form listing all documentary and informational forms, certifications, and other documents that the contracting unit requires each bidder to submit with their statement of proposal, along with a means by which the bidder can indicate their inclusion of said items with the statement of proposal;
19. A means of acknowledging receipt of revisions or addenda to the RFP; and
20. The documents required to be submitted by the successful bidder upon notice of award.
(c) The contracting unit may charge a fee for the request for proposal documents not to exceed $50.00 or the cost of reproducing the documents, whichever is greater.

9A:6-1.9 Statements of proposal; award of contract
(a) The RFP shall require the submission of a sealed statement of proposal in two separate parts, a technical proposal and a price proposal. The technical and price proposals shall be evaluated separately, in accordance with the evaluation factors and process set forth in the RFP.
(b) In addition to such drawings, specifications, data, calculations, or other submittals as the contracting unit requires to be submitted with the technical proposal, or the bidder is otherwise required by law to submit with their statement of proposal, a bidder’s technical proposal shall include:
1. A list of each person to whom the bidder as design-builder proposes to delegate obligations pursuant to the design-build contract, including key team members;
2. A surety company bond or guarantee as specified in the RFP;
3. Acknowledgment of receipt of revisions or addenda to the RFP;
5. If required by the contracting unit, a certificate pursuant to N.J.S.A. 18A:64-1 et seq., or 18A:64A-1 et seq., as applicable, showing that the design-builder and construction members of the proposed design-build team own, lease, or otherwise control all the necessary equipment required by the plans and specifications of the design-build project; and

6. Such other documentation required by law to be submitted with a bid for a design-bid-build project.

(c) The price proposal, which shall be a separate sealed document clearly identifying the bidder’s name, project number, a statement of ownership disclosure pursuant to N.J.S.A. 52:25-24.2 for the bidder and proposed key team members, a bid bond pursuant, as applicable, and other information required by the RFP, shall provide a price for all design services and construction work required to complete construction of the design-build project. The named price shall not be exceeded if the proposal is accepted by the contracting unit without change. The price proposals shall remain sealed until such time as provided at (f) below.

(d) Before the proposal submission deadline, the contracting unit may provide for a conference at a designated date, time, and location at which prequalified bidders may ask questions and seek clarification concerning any of the information, data, or documents contained within the RFP. A pre-proposal conference may be mandatory or optional, as stated in the RFP.

(e) The submission of technical and price proposals is conclusive evidence that the bidder has completely reviewed the RFP, along with the proposed terms and conditions of the design-build contract and fully understands and agrees to all the requirements, terms, and conditions set forth therein.

(f) Sealed technical proposals shall not be opened until expiration of the time established for submission as set forth in the RFP. The contracting unit shall make reasonable efforts to maintain the secrecy and confidentiality of all technical proposals, and all information contained in the technical proposals, and shall not disclose the proposals or the information contained therein to the design-builders’ competitors or the public except as otherwise permitted pursuant to N.J.A.C. 9A:6-1.12 and this section. All price proposals shall be made public once the contracting unit awards the contract.

(g) Before the technical review committee begins evaluating the technical proposals, the contracting unit’s design professional or design official shall examine all documents required to be submitted with the statement of proposal. All statements of proposal considered by the technical proposals, and all information contained in the technical proposals, and shall not disclose the proposals or the information contained therein to the design-builders’ competitors or the public except as otherwise permitted pursuant to N.J.A.C. 9A:6-1.12 and this section. All price proposals shall be made public once the contracting unit awards the contract.

(h) The technical review committee, meeting together, may conduct interviews with each bidder prior to ranking the bidders’ respective technical proposals.

(i) The technical review committee shall evaluate each technical proposal in accordance with the proposal evaluation criteria and the weight assigned to each, specified in the RFP. Once evaluated, the committee shall total and submit the scores for each technical proposal to the selection coordinator.

(j) After the technical proposals have been reviewed and scores are submitted, the selection coordinator shall assign the maximum price points to the lowest total dollar price proposal. All other responsive proposals shall be scored based upon the percentage that each price proposal exceeds the lowest price proposal. The bidder shall show all amounts in words and figures. In the event of a discrepancy between the words and figures, the amount shown in words shall govern.

(k) The selection coordinator shall determine the combined scores for each bidder based on their technical and price proposals. A minimum of 50 percent consideration shall be based on the cost of the price proposal. After the proposals have been evaluated, the selection coordinator shall prepare a report concerning the technical review committee’s proposal evaluations and award recommendation. The report shall list the names of all bidders submitting a proposal and shall summarize each statement of proposal submitted. The report shall rank the bidders in order of evaluation, clearly state the reasons for the committee’s award recommendation, and detail the terms, conditions, scope of services, fees, and other matters to be incorporated into the contract. The bidder with the highest overall score shall be recommended to the contracting unit’s governing body for an award of the design-build contract. The report shall be made available to the public at least 48 hours prior to the contracting unit’s award of the contract or when made available to the contracting unit, whichever is sooner, except that the details of each bidder’s respective technical proposals shall not be disclosed.

(l) A bidder may withdraw a proposal for any reason at any time prior to the contracting unit’s award of the contract either on a preliminary or final basis. If a bidder withdraws a proposal, the bidder shall be disqualified from submitting a future proposal on the same project, including whenever a contracting unit rejects all proposals pursuant to N.J.A.C. 9A:6-1.10.

(m) Before awarding a design-build contract, the contracting unit shall determine that there was adequate competition for the contract. The technical review committee shall have considered at least two complete and responsive proposals before the contracting unit can proceed with awarding the contract.

(n) If the contracting unit approves the recommendation and awards the contract, the contracting unit shall notify the successful design-builder, in writing, and the ownership of the drawings, specifications, and information therein, shall be determined, in accordance with the terms of the design-build contract, as permitted by law.

1. The notice of award shall be final if the contracting unit accepts a proposal without change, or preliminary if the contracting unit authorizes further negotiation with the successful bidder.

2. If the contracting unit preliminarily awards a design-build contract, the maximum cost in the successful bidder’s price proposal may be modified by negotiated agreement between the contracting unit and the design-builder if the parties agree to further modification of the proposal prior to final award. The contracting unit shall authorize the final award of the contract upon reaching a negotiated agreement with the design-builder. In the event the parties fail to reach a negotiated agreement, then the contracting unit may authorize a notice of award to be issued to the next highest-ranked bidder.

(o) Unless and until a statement proposal is accepted by the contracting unit, the drawings, specifications, and other information in the proposal shall remain the property of the bidder. Once a proposal is accepted by the contracting unit and a notice of award issued, the disclosure of the proposal, and information therein, along with ownership of the drawings, specifications, and information therein, shall be determined in accordance with existing law and the terms of the final contract.

9A:6-1.10 Rejection of statements of proposal; cancellation of contract award

(a) Proposals received after the submission date and time prescribed in the advertisement and RFP shall be rejected.

(b) The contracting unit shall have the right to reject any and all proposals, except for purposes of evading P.L. 2021, c. 71, when it is otherwise deemed to be in the interest of the contracting unit or the public to do so. A contracting unit may not award a design-build contract unless the technical review committee evaluated at least two complete and responsive proposals from design-builders.

(c) A contracting unit that rejects all proposals may solicit new proposals using the same qualifications, evaluation factors, and budget constraints unless there has been a material change in circumstances affecting the needs of the contracting unit, including, but not limited to, environmental issues, natural disasters, statement of emergency, or unforeseen fiscal constraint. When soliciting new proposals, the contracting unit shall start the process by soliciting new statements of qualifications.

(d) Upon award of the design-build contract, the contracting unit shall, within five days, notify all unsuccessful bidders, in writing, that the contracting unit awarded the design-build contract to another design-builder. Within 30 days after receiving the written notice, an unsuccessful
bidder may request, in writing, to review the proposals submitted, the technical review committee evaluation scores from the selection process, and the final recommendation of award document. Technical proposals shall be redacted to the extent necessary to prevent revealing the trade secrets and proprietary commercial or financial information incorporated into another bidder’s technical proposal.

(e) The contracting unit may cancel a notice of final award at any time before the execution of the design-build contract by the contracting unit if the contracting unit deems it advisable to do so in the interest of the contracting unit or the public.

9A:6-1.11 Criteria for payment of stipend
(a) At the discretion of the contracting unit, a stipend of no more than three percent of the design-build project’s estimated costs may be paid to eligible bidders who submit responsive but unsuccessful proposals in response to the RFP. The decision to issue such a stipend shall be based on the contracting unit’s analysis of the design-build project’s size, scope, and complexity, and the anticipated degree of competition during the procurement process. However, the purpose of the stipend is to encourage competition by offering to compensate responsive but unsuccessful bidders, for a portion of the estimated proposal development costs.

(b) The terms and conditions for the payment of a stipend shall be included in the RFQ and RFP.

(c) Bidders submitting a response to the RFP which is determined by the contracting unit in its sole discretion to be incomplete or otherwise non-responsive will not be entitled to a stipend.

9A:6-1.12 Disclosure; access and record retention
(a) Any and all submissions made in response to any RFQ and any RFP are subject to the provisions of the Open Public Records Act, N.J.S.A. 47:1A-1 et seq., and the exceptions from disclosure provided therein, except that technical proposals shall not be subject to disclosure prior to award of the contract.

(b) The design-builder awarded a design-build contract shall make available records and accounts pertaining to the design-build project to the Office of the State Comptroller in any investigations, examinations, and inspections that they may undertake of the activities related to the financing and undertaking of design-build projects. The design-builder shall also cooperate, upon request, in sharing information with other State or Federal entities.

(c) The design-builder and contracting unit shall retain all records and accounts, including records and accounts of subcontractors and subconsultants, for design-build project activities, as necessary, to evidence compliance with the Act and all applicable regulations and contractual requirements. Such records shall be retained for 10 years following substantial completion of a design-build project, and any additional period required for the resolution of litigation, claims, or audit findings. At any time, upon request of the Secretary of Higher Education, the contracting unit and the design-builder shall make records relating to the design-build project available to the Secretary within four business days of the request for documents and at no cost.

(d) In the event that any litigation, claim, audit, or request pursuant to the Open Public Records Act, N.J.S.A. 47:1A-1 et seq., relating to the procurement or the performance of work under the design-build contract is commenced prior to expiration or termination of the design-build contract, all records relating to the procurement and the contract shall be retained until all litigation, claims, audit findings, document requests, and related appeals, if any, have been resolved with finality.

9A:6-1.13 Fraudulent statements
Any firm or individual who makes, or causes to be made, a false, deceptive, or fraudulent statement in its submittal in response to the RFQ or RFP or in the course of any hearing, litigation, mediation, or other proceeding may be disqualified from bidding, suspended, and/or debarred, and/or may be subject to prosecution pursuant to applicable law.

9A:6-1.14 Disqualification from bidding for conflicts of interest
Design professionals and other professional consultants participating in the preparation of an RFQ or an RFP will not be permitted to participate as a bidder or subconsultant to a bidder submitting a statement of qualifications or a proposal.
reviewer with direct involvement in the management or supervision of the project.

(c) The design-builder’s performance evaluations will be used by the contracting unit in evaluating and scoring bidders as to their prior experience on contracting unit projects, in accordance with the provisions of this chapter.

(d) Design-builders shall be evaluated on their construction performance with respect to the various evaluation categories using the following evaluation ratings:

1. Outstanding (O) or 100 percent–far exceeds the contract requirements by consistently exhibiting excellent performance. Always meets, and almost always exceeds the contract requirements;

2. Very Good (VG) or 90 percent–often exceeds the contract requirements and frequently provides a high level of performance. Typically meets and often exceeds the contract requirements;

3. Satisfactory (S) or 80 percent–provides an acceptable level of performance consistently meeting the contract requirements;

4. Marginal (M) or 70 percent–performs slightly below the requirements of the contract, meeting the contract requirements on an intermittent basis; and

5. Unsatisfactory (U) or 60 percent–fails to meet important contract requirements, resulting in a negative impact on the entire project.

(e) The numerical scores established at (d) above may be subject to special adjustment factors for certain categories deemed by the contracting unit to be particularly critical to contractor performance, with such special adjustment factors specified in the RFP. The numerical ratings for each category shall be tabulated to arrive at an overall numerical evaluation score for each performance evaluation.

9A:6-1.19 Protests and administrative hearings

(a) A bidder that intends to submit or has submitted a statement of qualifications for the first phase of the design-build procurement, may request an informal hearing before the contracting unit to protest the RFQ process or documents by submitting a written protest to the contracting unit at least five business days prior to the date and time scheduled for opening of the statements of qualifications, setting forth in detail the grounds for such protest. The protest must contain all legal and factual arguments, materials, or other documents that support the protestor’s position, and must indicate whether the protestor requests an informal hearing. The contracting unit may deny any protest that is filed less than five business days prior to the scheduled opening of statements of qualifications, or that fails to provide specific reasons for and arguments supporting the protest.

(b) A bidder that intends to submit or has submitted a statement of proposal for the second phase of the design-build procurement may request an informal hearing before the contracting unit to protest the RFP process or documents by submitting a written protest to the contracting unit at least five business days prior to the date and time scheduled for opening of the technical proposals, setting forth in detail the grounds for such protest. The protest must contain all legal and factual arguments, materials, or other documents that support the protestor’s position, and must indicate whether the protestor requests an informal hearing. The contracting unit may deny any protest that is filed less than five business days prior to the scheduled opening of technical proposals, or that fails to provide specific reasons for and arguments supporting the protest.

(c) A bidder protest its failure to be prequalified, or the prequalification of another bidder may request an informal hearing before the contracting unit to protest the prequalification by submitting a written protest to the contracting unit setting forth the specific grounds for challenging the prequalification. The protest must contain all factual and legal arguments, materials, or other documents that support the protestor’s position, and must indicate whether the protestor requests an informal hearing. The protesting bidder must submit a written protest within five business days of receiving written notification of their prequalification or failure to be prequalified. The contracting unit may deny any protest that is filed more than five business days after the bidder’s receipt of written notification, or any protest that fails to provide specific reasons for and arguments supporting the protest.

(d) A bidder protesting the scoring of its technical and/or price proposals, or those of another bidder, may request an informal hearing before the contracting unit to protest the scoring of technical and/or price proposals, by submitting a written protest to the contracting unit setting forth the specific grounds for challenging such scorings. The protest must contain all factual and legal arguments, materials, or other documents that support the protestor’s position and a statement as to whether the protestor requests the opportunity for an informal hearing. The protestor must submit a written protest within five business days of the public announcement of the bidder’s scores. The contracting unit may deny any such protest that is filed more than five business days after the public announcement of the bidder’s scores, or any protest that fails to provide specific reasons for and arguments supporting the protest.

(e) A bidder that has submitted a proposal may request an informal hearing before the contract to protest the award of a contract to another bidder by submitting to the contracting unit a written protest, setting forth the specific grounds for challenging such award, within five business days of the public announcement of the award. The protest must contain all factual and legal arguments, materials, or other documents that support the protestor’s position and a statement as to whether the protestor requests an informal hearing. The contracting unit may deny any protest that is filed more than five business days after the public announcement of the award, or any protest that fails to provide specific reasons for and arguments supporting the protest.

(f) Challenges by a design-builder of a design-build performance evaluation by a contracting unit may request an informal hearing before the contracting unit by submitting to the contracting unit a written protest setting forth the specific grounds for such protest, within 15 calendar days after the date of receipt of written notification of the performance evaluation. The protest must contain all factual and legal arguments, materials, or other documents that support the protestor’s position, and must indicate whether the protestor requests an informal hearing. The contracting unit may deny any protest that is filed more than 15 calendar days after the design-builder’s receipt of written notification of the performance evaluation, or any protest that fails to provide specific reasons for and arguments supporting the protest.

(g) Hearing procedures shall be as follows:

1. The contracting unit, in its sole discretion, shall determine whether to grant an informal hearing regarding any protest. Informal hearings are for fact-finding purposes for the benefit of the contracting unit and the contracting unit shall have the sole discretion as to whether to hold an informal hearing. Alternatively, the contracting unit may determine that sufficient information already exists in the record so that a decision may be made without a hearing, and the contracting unit may waive the hearing and issue a final determination accordingly. In the event that the contracting unit determines that a hearing is not necessary, a written decision will be issued by the contracting unit within five business days of receipt of all documents related to the protest.

2. Informal hearings will be held, when feasible, within 14 business days of the receipt of the request. Hearings will be heard, where practicable, by either the governing body or a hearing officer designated by the governing body. The governing body or the hearing officer shall issue a final written decision within 30 calendar days of the conclusion of the hearing unless, due to the circumstances of the hearing, a greater time is required. For all protests of the RFQ or RFP processes and documents, the written decision will be issued prior to the opening of statements of qualification or proposals, respectively. If a decision based upon a protest results in a modification of the aforesaid process or documents, such decision shall be conveyed to all potential bidders by addendum.

3. In an informal hearing, the contracting unit may, in instances where the public exigency exists or where there is potential for substantial savings to the contracting unit, modify, or amend the time frames or any other requirements provided in this chapter. In these instances, the contracting unit shall document, for the record, the rationale for such amendment and give adequate notice to the parties.

(CITE 55 N.J.R. 1348) NEW JERSEY REGISTER, MONDAY, JULY 3, 2023