1	HOUSE BILL NO. 2450
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on General Laws
4	on)
5	(Patron Prior to SubstituteDelegate Campbell, J.L.)
6	A BILL to amend and reenact § 2.2-4382 of the Code of Virginia, relating to Virginia Public Procurement
7	Act; construction management; contract requirements.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 2.2-4382 of the Code of Virginia is amended and reenacted as follows:
10	§ 2.2-4382. Design-build or construction management contracts for local public bodies
11	authorized.
12	A. Any local public body may enter into a contract for construction on a fixed price or not-to-
13	exceed price construction management or design-build basis, provided that the local public body (i)
14	complies with the requirements of this article and (ii) has by ordinance or resolution implemented
15	procedures consistent with the procedures adopted by the Secretary of Administration for utilizing
16	construction management or design-build contracts.
17	B. Prior to making a determination as to the use of construction management or design-build for a
18	specific construction project, a local public body shall have in its employ or under contract a licensed
19	architect or engineer with professional competence appropriate to the project who shall (i) advise such
20	public body regarding the use of construction management or design-build for that project and (ii) assist
21	such public body with the preparation of the Request for Proposal and the evaluation of such proposals.
22	C. A written determination shall be made in advance by the local public body that competitive
23	sealed bidding is not practicable or fiscally advantageous, and such writing shall document the basis for
24	the determination to utilize construction management or design-build. The determination shall be included
25	in the Request for Qualifications and be maintained in the procurement file.

D. Procedures adopted by a local public body for construction management pursuant to this article shall include the following requirements:

- 1. Construction management may be utilized on projects where the project cost is expected to be less than the project cost threshold established in the procedures adopted by the Secretary of Administration for utilizing construction management contracts, provided that (i) the project is a complex project and (ii) the project procurement method is approved by the local governing body. The written approval of the governing body shall be maintained in the procurement file;
- 2. Public notice of the Request for Qualifications is posted on the Department's central electronic procurement website, known as eVA, at least 30 days prior to the date set for receipt of qualification proposals;
- 3. The construction management contract is entered into no later than the completion of the schematic phase of design, unless prohibited by authorization of funding restrictions;
- 4. Prior construction management or design-build experience or previous experience with the Department's Bureau of Capital Outlay Management shall not be required as a prerequisite for award of a contract. However, in the selection of a contractor, the local public body may consider the experience of each contractor on comparable projects;
- 5. Construction management contracts shall require that (i) no more than 10 percent of the construction work, as measured by the cost of the work, be performed by the construction manager with its own forces and (ii) the remaining 90 percent of the construction work, as measured by the cost of the work, be performed by subcontractors of the construction manager, which the construction manager shall procure by publicly advertised, competitive sealed bidding to the maximum extent practicable. The provisions of this subdivision shall not apply to construction management contracts involving infrastructure projects;
  - 6. The procedures allow for a two-step competitive negotiation process; and
  - 7. Price is a critical basis for award of the contract.

E. Procedures adopted by a local public body for design-build construction projects shall include a two-step competitive negotiation process consistent with the standards established by the Division of Engineering and Buildings of the Department for state public bodies.

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