State of Arizona Senate Forty-ninth Legislature Second Regular Session 2010

SENATE BILL 1406

AN ACT

AMENDING TITLE 28, CHAPTER 1, ARTICLE 3, ARIZONA REVISED STATUTES, BY ADDING SECTION 28-143; AMENDING SECTIONS 28-7361, 28-7365 AND 28-7366, ARIZONA REVISED STATUTES; RENUMBERING SECTION 28-7367, ARIZONA REVISED STATUTES, AS SECTION 28-7368; AMENDING TITLE 28, CHAPTER 20, ARTICLE 13, ARIZONA REVISED STATUTES, BY ADDING A NEW SECTION 28-7367; AMENDING SECTIONS 34-101, 34-102, 34–103, 34–602 AND 34–603, ARIZONA REVISED STATUTES; RENUMBERING SECTIONS 34-604, 34-605, 34-606, 34-607, 34-608, 34-609, 34-610 AND 34-611, ARIZONA REVISED STATUTES, AS SECTIONS 34-606, 34-607, 34-608, 34-609, 34-610, 34-611, 34-612 AND 34-613, RESPECTIVELY; AMENDING TITLE 34, CHAPTER 6, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING NEW SECTIONS 34-604 AND 34-605; AMENDING SECTIONS 34-608, 34-610 AND 34-611, ARIZONA REVISED STATUTES, AS RENUMBERED BY THIS ACT; AMENDING SECTIONS 41-2503, 41-2532, 41-2533, 41-2534, 41-2537, 41-2573, 41-2574 AND 41-2578, ARIZONA REVISED STATUTES; RENUMBERING SECTIONS 41-2579 AND 41-2580, ARIZONA REVISED STATUTES, AS SECTIONS 41-2582 AND 41-2583, RESPECTIVELY; AMENDING TITLE 41, CHAPTER 23, ARTICLE 5, ARIZONA REVISED STATUTES. BY ADDING NEW SECTIONS 41-2579 AND 41-2580 AND SECTION 41-2581; AMENDING SECTION 41-2582, ARIZONA REVISED STATUTES, AS RENUMBERED BY THIS ACT: AMENDING SECTION 41-2616. ARIZONA REVISED STATUTES: AMENDING SECTION 41-3506, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2009, FOURTH SPECIAL SESSION, CHAPTER 3, SECTION 8; AMENDING TITLE 48, CHAPTER 1, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 12; AMENDING SECTION 48-914, ARIZONA REVISED STATUTES; AMENDING TITLE 48, CHAPTER 6, ARTICLE 1, ARIZONA REVISED STATUTES. BY ADDING SECTION 48-967: AMENDING SECTIONS 48-2841 AND 48-2851. ARIZONA REVISED STATUTES; AMENDING LAWS 2009, CHAPTER 187, SECTION 62; RELATING TO THE PROCUREMENT OF CONSTRUCTION AND SPECIFIED PROFESSIONAL SERVICES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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 Be it enacted by the Legislature of the State of Arizona:

Section 1. Title 28, chapter 1, article 3, Arizona Revised Statutes, is amended by adding section 28-143, to read:

28-143. Heavy and commuter rail: construction: definitions

- A. FOR EACH HEAVY RAIL OR COMMUTER RAIL PROJECT, THE LICENSED CONTRACTOR PERFORMING THE CONSTRUCTION SHALL PERFORM, WITH THE CONTRACTOR'S OWN ORGANIZATION, CONSTRUCTION WORK ON THE RAIL COMPONENT THAT AMOUNTS TO NOT LESS THAN THIRTY PER CENT OF THE CONTRACT PRICE FOR CONSTRUCTION OF THE RAIL COMPONENT.
- B. THE THIRTY PER CENT SELF-PERFORMANCE REQUIREMENT OF SUBSECTION A OF THIS SECTION DOES NOT APPLY IF THE CONTRACT PRICE FOR CONSTRUCTION OF THE RAIL COMPONENT IS LESS THAN ONE-HALF OF THE TOTAL CONTRACT PRICE FOR CONSTRUCTION OF THE HEAVY RAIL OR COMMUTER RAIL PROJECT.
- C. PROJECT ELEMENTS SHALL NOT BE ARTIFICIALLY ADDED TO A PROJECT TO MAKE A PROJECT INTO A HEAVY RAIL OR COMMUTER RAIL PROJECT. PROJECT ELEMENTS SHALL NOT BE ARTIFICIALLY DELETED FROM A PROJECT TO MAKE A PROJECT NOT A HEAVY RAIL OR COMMUTER RAIL PROJECT.
- D. THE DEPARTMENT MAY INCLUDE IN ANY HEAVY RAIL OR COMMUTER RAIL PROJECT:
 - 1. RAIL COMPONENTS.
- 2. STATIONS, MAINTENANCE OR REPAIR FACILITIES, OPERATIONS CENTERS, OFFICE BUILDINGS OR PARKING FACILITIES RELATED TO HEAVY RAIL OR COMMUTER RAIL.
- E. IF ANY MONIES FOR A HEAVY RAIL OR COMMUTER RAIL PROJECT ARE PROVIDED BY THE FEDERAL GOVERNMENT, ANY REQUIREMENT OR OTHER PROVISION OF THIS SECTION DOES NOT APPLY TO THE HEAVY RAIL OR COMMUTER RAIL PROJECT IF THE REQUIREMENT OR PROVISION IS IN CONFLICT WITH ANY REQUIREMENT OF FEDERAL LAW, REGULATION OR POLICY, THE FEDERAL GOVERNMENT OR THE FEDERAL FUNDING AGENCY.
- F. FOR THE PURPOSES OF THIS SECTION, IN DETERMINING THE CONTRACT PRICE FOR CONSTRUCTION OF ALL OR ANY PART OF A HEAVY RAIL OR COMMUTER RAIL PROJECT, THE CONTRACT PRICE FOR CONSTRUCTION DOES NOT INCLUDE THE COST OF PRECONSTRUCTION SERVICES OR DESIGN SERVICES, AS DEFINED IN SECTION 28-7361, ANY OTHER RELATED SERVICES OR THE COST TO PROCURE ANY RIGHT-OF-WAY OR OTHER COST OF CONDEMNATION.
- G. THIS SECTION APPLIES TO THE DESIGN-BID-BUILD, DESIGN-BUILD, CONSTRUCTION-MANAGER-AT-RISK AND JOB-ORDER-CONTRACTING PROJECT DELIVERY METHODS.
 - H. FOR THE PURPOSES OF THIS SECTION:
- 1. "HEAVY RAIL OR COMMUTER RAIL PROJECT" MEANS A DEPARTMENT FACILITIES PROJECT FOR HEAVY RAIL OR COMMUTER RAIL, INCLUDING ANY RAIL COMPONENT AND ANY STATIONS, MAINTENANCE OR REPAIR FACILITIES, OPERATIONS CENTERS, OFFICE BUILDINGS OR PARKING FACILITIES RELATING TO HEAVY RAIL OR COMMUTER RAIL.
- 2. "RAIL COMPONENT" MEANS THE PART OF A HEAVY RAIL OR COMMUTER RAIL PROJECT RELATED TO THE TRACK AND OPERATION OF TRAINS ON THE TRACK, INCLUDING THE RAILS, TIES, TRACK BED, SUBGRADE, EXCAVATIONS, DIRT, ROCK AND OTHER

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MATERIALS REMOVAL AND BUILDUP, SIGNALS AND COMMUNICATIONS EQUIPMENT, HIGHWAY CROSSINGS AND CROSSING GATES AND SIGNALS. RAIL COMPONENT DOES NOT INCLUDE ANY STATIONS, MAINTENANCE OR REPAIR FACILITIES, OPERATIONS CENTERS, OFFICE BUILDINGS OR PARKING FACILITIES.

Sec. 2. Section 28-7361, Arizona Revised Statutes, is amended to read: 28-7361. <u>Definitions</u>

In this article, unless the context otherwise requires:

- 1. "Architect services" means those professional architect services that are within the scope of architectural practice as provided in title 32, chapter 1.
- 2. "Construction-manager-at-risk" means a project delivery method in which:
- (a) There is a contract for construction services that is separate from the contract for design services, EXCEPT THAT INSTEAD OF A SINGLE CONTRACT FOR CONSTRUCTION SERVICES, THE DEPARTMENT MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (b) Design services are performed under a separate design services contract, except that as to bridges and other transportation facilities the department may perform with its own employees or force account preliminary design and either:
- (i) In the case of bridges only, all design services up to final design.
- (ii) In the case of other transportation facilities, up to twenty per cent of the design work.
- (c) The contract for construction services may be entered into at the same time as the design services are commenced or at a later time.
- (d) Design and construction of the project may be in sequential phases or concurrent phases. EITHER:
- (i) SEQUENTIAL WITH THE ENTIRE DESIGN COMPLETE BEFORE CONSTRUCTION COMMENCES.
- (ii) CONCURRENT WITH THE DESIGN PRODUCED IN TWO OR MORE PHASES AND CONSTRUCTION OF SOME PHASES COMMENCING BEFORE THE ENTIRE DESIGN IS COMPLETE.
- (e) Finance services, maintenance services, operations services, preconstruction services and other related services may be included.
- 3. "Construction services" means either of the following for construction-manager-at-risk and job-order-contracting project delivery methods:
- (a) Construction, excluding services, through the construction-manager-at-risk or job-order-contracting project delivery methods.
- (b) A combination of construction and, as elected by the department, one or more related services, such as finance services, maintenance services, operations services, design services and preconstruction services, as those

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services are authorized in the definition of construction-manager-at-risk or job-order-contracting.

- 4. "Contract" means all types of department agreements, regardless of what they are called, for procurements pursuant to this article.
- 5. "Contractor" means any person who has a contract with the department.
- 6. "Design-build" means the process of entering into and managing a contract between the department and another party in which the other party agrees to both design and build a highway, a structure, a facility or other items specified in the contract.
- 7. "Design-builder" means any individual, partnership, joint venture, corporation or other legal entity that is appropriately licensed in this state and that furnishes the necessary design services, in addition to construction of the work, whether by itself or through subcontracts, including subcontracts for architectural and engineering services.
- 8. "Design services" means architect services, engineer services or landscape architect services.
- 9. "Emergency" means an immediate threat to public health, welfare or safety caused by flood, earthquake, hurricane, tornado, explosion, fire or other catastrophe such that compliance with normal bidding procedures for repair or reconstruction of transportation facilities would be impracticable or contrary to the public interest.
- 10. "Engineer services" means those professional engineer services that are within the scope of engineering practice as provided in title 32, chapter 1.
- 11. "Finance services" means financing for a construction services project.
 - 12. "Job-order-contracting" means a project delivery method in which:
- (a) The contract is for indefinite quantities of construction and, at the election of the department, may or may not include a guaranteed minimum amount of work.
- (b) The construction to be performed is specified in job orders issued during the contract.
- (c) Finance services, maintenance services, operations services, preconstruction services, design services and other related services may be included.
- 13. "Landscape architect services" means those professional landscape architect services that are within the scope of landscape architectural practice as provided in title 32, chapter 1.
- 14. "Maintenance services" means routine maintenance, repair and replacement of existing facilities, structures, buildings or real property.
- 15. "Operations services" means routine operation of existing facilities, structures, buildings or real property.

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- 16. "Person" means any corporation, business, individual, union, committee, club, other organization or group of individuals.
- 17. "Preconstruction services" means advice SERVICES AND OTHER ACTIVITIES during the design phase.
- 18. "Specific single project" means a project that is constructed at a single location, at a common location or for a common purpose.
- 19. "Subcontractor" means a person who contracts to perform work or render service to a contractor or to another subcontractor as a part of a contract with the department.
 - Sec. 3. Section 28-7365, Arizona Revised Statutes, is amended to read: 28-7365. Design-build; two-phase solicitation
- A. If the department determines that the design-build method of project delivery is appropriate, the department shall establish a two-phase procedure for awarding the design-build contract. The department shall limit each solicitation for a design-build contract to a specific single project.
- B. During phase one, and before solicitation, the director shall appoint a selection team of at least three persons. At least one-half of the selection team shall be architects or engineers who are registered pursuant to section 32-121. The selection team members may be either department employees or outside consultants. The selection team shall also include at least one person who is a senior management employee of a licensed contractor who is not involved in the project. Any architect or engineer who is serving on the selection team and who is not a department employee shall not be otherwise involved in the project. The department shall prepare documents for a request for qualifications.
 - C. The request for qualifications shall include all of the following:
 - 1. The minimum qualifications of the design-builder.
 - 2. A scope of work statement and schedule.
 - 3. Documents defining the project requirements.
 - 4. The form of contract to be awarded.
- 5. The selection criteria for compiling a short list and the number of firms to be included on the short list. At least three but not more than five firms shall be included on the short list.
- 6. A description of the phase two requirements and subsequent management needed to bring the project to completion.
 - 7. The maximum time allowable for design and construction.
 - 8. The department's estimated cost of design and construction.
- D. The selection team shall evaluate the design-build qualifications of responding firms and shall compile a short list of firms in accordance with technical and qualifications-based criteria. The number of firms on the short list shall be the number of firms specified in the request for qualifications, except that, if a smaller number of firms responds to the solicitation or if one or more of the firms on the short list drop out so that only two firms remain on the short list, the selection team may proceed with the selection process with the remaining firms if at least two firms

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remain or the $\frac{\text{selection team}}{\text{DEPARTMENT}}$ DEPARTMENT may readvertise as the $\frac{\text{selection team}}{\text{DEPARTMENT}}$

- E. During phase two, the department shall issue a request for proposals to the design-builders on the short list. The request shall include:
- 1. The scope of work, including programmatic, performance and technical requirements, conceptual design, specifications and functional and operational elements for the delivery of the completed project, which shall all be prepared by an architect or engineer, as appropriate, who is registered pursuant to section 32-121.
- 2. A description of the qualifications required of the design-builder and the selection criteria, including the weight or relative order, or both, of each criterion.
- 3. Copies of the contract documents that the successful proposer will be expected to sign.
 - 4. The maximum time allowable for design and construction.
 - 5. The department's estimated cost of design and construction.
- 6. The requirement that a proposal be segmented into two parts, a technical proposal and a price proposal. Each proposal shall be in a separately sealed, clearly identified package and shall include the date and time of the submittal deadline. The technical proposal shall include a schedule, schematic design plans and specifications, technical reports, calculations, permit requirements, applicable development fees and other data requested in the request for proposals. The price proposal shall contain all design, construction, engineering, inspection and construction costs of the proposed project.
- 7. The date, time and location of the public opening of the sealed price proposals.
 - 8. Other information relevant to the project.
- F. If stated in the request for proposals, in order to inform each firm whether the firm's concept is responsive to the request for proposals, the department may enter into a separate confidential discussion with each firm on the short list to discuss alternative technical concepts that the firm may propose.
 - G. The department shall proceed as follows:
- 1. The selection team shall review the technical proposals and score the technical proposals using the selection criteria in the request for proposals. The technical review team shall then submit a technical proposal score for each design-builder to the department. The technical review team shall reject any proposal it deems to be nonresponsive.
- 2. The department shall announce the technical proposal score for each design-builder, shall publicly open the sealed price proposals and shall divide each design-builder's price by the score that the selection team has given to it to obtain an adjusted score. The design-builder selected shall

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be that responsive and responsible design-builder whose adjusted score is the lowest.

- 3. If a time factor is included with the selection criteria in the request for proposals package, the department may also adjust the bids using a value of the time factor established by the department. The value of the time factor shall be a value per day. The adjustment shall be based on the total time value. The total time value is the design-builder's proposed number of days to complete the project multiplied by the factor. The time adjusted price is the total time value plus the bid amount. This adjustment shall be used for selection purposes only and shall not affect the department's liquidated damages schedule or incentive and disincentive program. An adjusted score shall then be obtained by dividing each design-builder's time adjusted price by the score given by the technical review team. The department shall select the responsive and responsible design-builder whose adjusted score is the lowest.
- 4. Unless all proposals are rejected, the board shall award the contract to the responsive and responsible design-builder with the lowest adjusted score. The board reserves the right to reject all proposals.
- 5. The department shall award a stipulated fee equal to two-tenths of one per cent of the department's estimated cost of design and construction to each short list responsible proposer who provides a responsive, but unsuccessful proposal. If the department does not award a contract, all responsive proposers shall receive the stipulated fee. If the department cancels the contract before reviewing the technical proposals, the department shall award each design-builder on the selected short list a stipulated fee equal to two-tenths of one per cent of the department's estimated cost of design and construction. The department shall pay the stipulated fee to each proposer within ninety days after the award of the contract or the decision not to award a contract. In consideration for paying the stipulated fee, the department may use any ideas or information contained in the proposals in connection with any contract awarded for the project, or in connection with a subsequent procurement, without any obligation to pay any additional compensation to the unsuccessful proposers. Notwithstanding the other provisions of this paragraph, an unsuccessful short list proposer may elect to waive the stipulated fee. If an unsuccessful short list proposer elects to waive the stipulated fee, the department may not use ideas and information contained in the proposer's proposal, except that this restriction does not prevent the department from using any idea or information if the idea or information is also included in a proposal of a short list proposer that accepts the stipulated fee.
 - Sec. 4. Section 28-7366, Arizona Revised Statutes, is amended to read: 28-7366. Construction-manager-at-risk construction services and job-order-contracting construction services
- A. The department may procure the following services pursuant to this section:

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- 1. Construction-manager-at-risk construction services.
- 2. Job-order-contracting construction services.
- B. The department shall provide notice of each procurement of construction services prescribed in this section and shall award contracts on the basis of demonstrated competence and qualifications for the type of construction services pursuant to the procedures prescribed in this section.
- C. In the procurement of construction services pursuant to this section:
- 1. The department shall issue a request for qualifications for each contract and publish notice of the request for qualifications in the same manner as provided in section 28-6923. The request for qualifications shall:
- (a) Include the number of persons or firms to be included on the final list. At least three but not more than five persons or firms shall be on the final list.
- (b) State the criteria to be used by the selection team to select the person or firm to perform the construction services. The request for qualifications shall also state in a manner determined by the department the relative weight of the selection criteria.
- (c) If the department will hold interviews as part of the selection process, state that interviews shall be held with AND THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED, WHICH SHALL BE at least the number of persons or firms to be included in the final list but not more than the number of persons or firms to be included in the final list plus two.
- 2. For each request for qualifications, the department shall initiate a selection team pursuant to section 28-7365, subsection B. A person who is a member of a selection team shall not be a contractor under the contract or provide construction, construction services, materials or services under the contract. The selection team shall:
- (a) Evaluate the statements of qualifications and performance data that are submitted in response to the department's request for qualifications.
- (b) If determined by the department and included by the department in the request for qualifications, conduct interviews with the number of persons or firms to be interviewed as stated in the request for qualifications regarding the contract and the relative methods of approach for furnishing the required construction services.
- (c) After any interviews OR IF INTERVIEWS ARE NOT HELD, in order of preference, based on the criteria and the weighting of criteria established and published by the department and included in the request for qualifications, select a final list for the contract of persons or firms the selection team deems to be the most qualified to provide the construction services and, in the case of a contract that will be negotiated under subsection E of this section, rank the persons or firms on the final list in order of preference. The selection team shall base the selection of the final list and the order of preference on demonstrated competence and

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qualifications only. The number of persons or firms on the final list shall be the number of persons or firms specified in the request for qualifications, except that:

- (i) If a smaller number of responsive and responsible persons or firms respond to the solicitation, the department may have the selection team proceed with the selection process, including interviews and the final list, with the remaining persons or firms if at least two persons or firms remain or the department may readvertise pursuant to this subsection as the department deems necessary or appropriate.
- (ii) If only one responsive and responsible person or firm responds to a solicitation for a contract to be negotiated pursuant to subsection E of this section, the department may proceed with only one person or firm in the selection process and may award the contract to a single person or firm if the department determines in writing that the fee negotiated pursuant to subsection E of this section is fair and reasonable and that either other prospective persons or firms had reasonable opportunity to respond or there is not adequate time for a resolicitation.
- (iii) If a person or firm on the final list withdraws or is removed from the selection process and the selection team determines that it is in the best interest of the department, the selection team may replace that person or firm with the person or firm that submitted qualifications and that is selected by the selection team as the next most qualified.
- (d) Base the selection of the final list and order of preference on the final list on demonstrated competence and qualifications only.
- 3. The department and the selection team shall not request or consider fees, price, man-hours or any other cost information at any point in the selection process under this subsection or subsection D of this section, including the selection of the persons or firms to be interviewed, the selection of the persons or firms to be on the final list, in determining the order of preference of persons or firms on the final list or for any other purpose in the selection process.
- 4. For construction-manager-at-risk construction services, the contract under a request for qualifications solicitation is limited to a specific single project.
- D. The department shall award a contract for construction services to one of the persons or firms on the final list prepared pursuant to subsection C of this section as provided in subsection E or F of this section, except that, if fewer than the number of persons or firms on the final list respond to the request for proposals pursuant to subsection F of this section but at least two persons or firms on the final list submit responsive proposals, or if one or more of the persons or firms on the final list drop out of the selection process pursuant to subsection E or F of this section:
- 1. If there are three or more remaining persons or firms, the department shall proceed with the selection process.

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- 2. If there are only two remaining persons or firms, as the department deems necessary and appropriate, the department may proceed with the selection process with the two persons or firms or may terminate the selection process and may readvertise pursuant to subsection C of this section.
- 3. If there is only one remaining person or firm, the department may award the contract to a single person or firm PURSUANT TO SUBSECTION E OF THIS SECTION if the department determines in writing that the fee negotiated pursuant to subsection E of this section is fair and reasonable and that either other prospective persons or firms had reasonable opportunity to respond or there is not adequate time for a resolicitation.
- E. For the single contract included in the request for qualifications, the department shall enter into negotiations for the contract with the highest qualified person or firm on the final list for the construction services. The negotiations shall include consideration of compensation and other contract terms that the department determines to be fair and reasonable to the department. In making this decision, the department shall take into account the estimated value, the scope, the complexity and the nature of the construction services to be rendered. If the department is not able to negotiate a satisfactory contract with the highest qualified person or firm on the final list at compensation and on other contract terms the department determines to be fair and reasonable, the department shall formally terminate negotiations with that person or firm. The department may undertake negotiations with the next most qualified person or firm on the final list in sequence until an agreement is reached or a determination is made to reject all persons or firms on the final list. If a contract for construction services is entered into pursuant to this subsection:
- 1. If the contract is for construction-manager-at-risk construction services and includes preconstruction services by the contractor, the department shall enter into a written contract with the contractor for preconstruction services under which the department shall pay the contractor a fee for preconstruction services in an amount agreed by the department and the contractor, and the department shall not request or obtain a fixed price or a guaranteed maximum price for the construction from the contractor or enter into a construction contract with the contractor until after the department has entered into the written contract for preconstruction services and a preconstruction services fee.
- 2. Construction shall not commence until the department and contractor agree in writing on either a fixed price that the department will pay for the construction to be commenced or a guaranteed maximum price for the construction to be commenced. THE CONSTRUCTION TO BE COMMENCED MAY BE THE ENTIRE PROJECT OR MAY BE ONE OR MORE PHASED PARTS OF THE PROJECT.
- F. As an alternative to subsection E of this section, the department may award job-order-contracting construction services as follows:

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- 1. The department shall use the selection team that is appointed for the request for qualifications pursuant to subsection C of this section.
- 2. The department shall issue a request for proposals to the persons or firms on the final list that is developed pursuant to subsection C of this section.
- 3. For job-order-contracting construction services, the request for proposals shall include:
- (a) The department's project schedule and project final design and construction budget or life cycle budget for a procurement that includes maintenance services or operations services.
- (b) A statement that the contract will be awarded to the offeror whose proposal receives the highest number of points under a scoring method.
- (c) A description of the scoring method, including a list of the factors in the scoring method and the number of points allocated to each factor.
- (d) A requirement that each offeror separately submit a technical proposal and a price proposal and that the offeror's entire proposal be responsive to the requirements in the request for proposals.
- (e) A statement that in applying the scoring method the selection team will separately evaluate the technical proposal and the price proposal and will evaluate and score the technical proposal before opening the price proposal.
- (f) If the department conducts discussions pursuant to paragraph 5 of this subsection, a statement that discussions will be held and a requirement that each offeror submit a preliminary technical proposal before the discussions are held.
- 4. If the department determines to conduct discussions pursuant to paragraph 5 of this subsection, each offeror shall submit a preliminary technical proposal to the department before those discussions are held.
- 5. If determined by the department and included by the department in the request for proposals, the selection team shall conduct discussions with all persons or firms OFFERORS that submit preliminary technical proposals. Discussions shall be for the purpose of clarification to assure ENSURE full understanding of, and responsiveness to, the solicitation requirements. The department shall accord fair treatment to offerors with respect to any opportunity for discussion and for clarification by the owner. Revision of preliminary technical proposals shall be permitted after submission of preliminary technical proposals and before award for the purpose of obtaining the best and final proposals. In conducting any discussions, information derived from proposals submitted by competing offerors shall not be disclosed to other competing offerors.
- 6. After completion of any discussions pursuant to paragraph 5 of this subsection or if no discussions are held, each offeror shall separately submit the offeror's final technical proposal and the offeror's price proposal.

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- 7. Before opening any price proposal, the selection team shall open the final technical proposals, evaluate the final technical proposals and score the final technical proposals using the scoring method in the request for proposals. No other factors or criteria may be used in the evaluation and scoring.
- 8. After completion of the evaluation and scoring of all final technical proposals, the selection team shall open the price proposals, evaluate the price proposals, score the price proposals and complete the scoring of the entire proposals using the scoring method in the request for proposals. No other factors or criteria may be used in the evaluation and scoring.
- 9. The department shall award the contract to the responsive and responsible offeror whose proposal receives the highest score under the method of scoring in the request for proposals. No other factors or criteria may be used in the evaluation.
- 10. The contract file shall contain the basis on which the award is made.
- G. Until an award and execution of a contract by the department, only the name of each person or firm on the final list developed pursuant to subsection C of this section may be made available to the public. All other information received by the department in response to the request for qualifications or contained in the proposals is confidential in order to avoid disclosure of the contents that may be prejudicial to competing offerors during the selection process. The department shall open the proposals to public inspection after the contract is awarded and the department has executed the contract. To the extent that the offeror designates and the department concurs, trade secrets and other proprietary data contained in a proposal remain confidential.
- H. The department may cancel a request for qualifications or a request for proposals or reject in whole or in part any or all proposals as specified in the solicitation if it is in the best interest of the department. The department shall make the reasons for cancellation or rejection part of the contract file.
 - I. Notwithstanding any other law:
- 1. The contractor for job-order-contracting construction services is not required to be registered to perform design services pursuant to title 32, chapter 1 if the person or firm actually performing the design services on behalf of the contractor is appropriately registered.
- 2. The contractor for construction-manager-at-risk CONSTRUCTION SERVICES or job-order-contracting construction services shall be licensed to perform construction pursuant to title 32, chapter 10.
- 3. For each project under a construction-manager-at-risk construction services contract, the licensed contractor performing the contract shall perform, with the contractor's own organization, construction work that amounts to not less than forty per cent of the total contract price for

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construction. For the purposes of this paragraph, the total contract price for construction does not include the cost of preconstruction services, design services or any other related services or the cost to procure any right-of-way or other cost of condemnation.

- 4. There shall be a separate request for qualifications under subsection C of this section for each contract for construction manager at risk construction services or job order contracting construction services.
- 4. EACH PROCUREMENT AND EACH REQUEST FOR QUALIFICATIONS PURSUANT TO THIS SECTION IS LIMITED TO A SINGLE CONTRACT FOR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES. THIS RESTRICTION DOES NOT AFFECT OR IMPAIR THE DEPARTMENT'S ABILITY TO PROCURE MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES IN A SINGLE PROCUREMENT USING A SINGLE REQUEST FOR QUALIFICATIONS PURSUANT TO SECTION 28-7367.
- 5. The department shall not procure any construction services using the construction-manager-at-risk construction services or job-order-contracting construction services method of project delivery after December 31, 2025. For the purposes of this paragraph, the department procures construction services when the department solicits the contract for construction services. If the department solicits a contract for construction services on or before December 31, 2025, the contract may be executed and construction services under the contract may be rendered in whole or in part after December 31, 2025.
 - J. For job-order-contracting construction services only:
- 1. The maximum dollar amount of an individual job order shall be one million dollars or such higher or lower amount prescribed by the department. Requirements shall not be artificially divided or fragmented in order to constitute a job order that satisfies this requirement.
- 2. If the contractor subcontracts or intends to subcontract any of the work under a job order and if the job-order-construction services contract includes descriptions of standard individual tasks, standard unit prices for standard individual tasks and pricing of job orders based on the number of units of standard individual tasks in the job order:
- (a) The contractor has a duty to deliver promptly to each subcontractor invited to bid a coefficient to the contractor to do all or part of the work under one or more job orders:
- (i) A copy of the descriptions of all standard individual tasks on which the subcontractor is invited to bid.
- (ii) A copy of the standard unit prices for the individual tasks on which the subcontractor is invited to bid.
- (b) If not previously delivered to the subcontractor, the contractor has a duty to deliver promptly the following to each subcontractor invited to or that has agreed to do any of the work included in any job order:

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- (i) A copy of the description of each standard individual task that is included in the job order and that the subcontractor is invited to perform.
- (ii) The number of units of each standard individual task that is included in the job order and that the subcontractor is invited to perform.
- (iii) The standard unit price for each standard individual task that is included in the job order and that the subcontractor is invited to perform.
- K. Notwithstanding anything to the contrary in this title, the department shall not enter into a contract as contractor to provide construction-manager-at-risk construction services or job-order-contracting construction services.
- L. Each contract for construction-manager-at-risk construction services or job-order-contracting construction services shall contain a description of each separate location at which the construction will be performed and a requirement that the contractor include in each of the contractor subcontracts the same location description. The contractor shall include in each subcontract a description of each separate location at which the construction will be performed.
- M. Except as otherwise provided in this section, sections 28-6923 and 28-6924, relating to bid, performance and payment bonds, change orders, progress payments, contract retention, definitions and authority to award contracts, apply to department construction-manager-at-risk and job-order-contracting contracts for transportation facilities pursuant to this article.

Sec. 5. Renumber

Section 28-7367, Arizona Revised Statutes, is renumbered as section 28-7368.

Sec. 6. Title 28, chapter 20, article 13, Arizona Revised Statutes, is amended by adding a new section 28-7367, to read:

28-7367. <u>Multiple contracts for the same job-order-contracting construction services to be awarded to separate persons or firms in a single procurement; contract requirements</u>

- A. THE DEPARTMENT MAY PROCURE IN A SINGLE PROCUREMENT MULTIPLE CONTRACTS FOR THE SAME JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS PURSUANT TO THIS SECTION.
- B. THE DEPARTMENT SHALL PROVIDE NOTICE OF EACH PROCUREMENT OF MULTIPLE CONTRACTS FOR THE SAME JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS PRESCRIBED IN THIS SECTION AND SHALL AWARD CONTRACTS ON THE BASIS OF DEMONSTRATED COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES PURSUANT TO THE PROCEDURES PRESCRIBED IN THIS SECTION.
- C. IN THE PROCUREMENT OF MULTIPLE CONTRACTS FOR THE SAME JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS PURSUANT TO THIS SECTION:

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- 1. THE DEPARTMENT SHALL ISSUE A REQUEST FOR QUALIFICATIONS FOR EACH PROCUREMENT AND PUBLISH NOTICE OF THE REQUEST FOR QUALIFICATIONS IN THE SAME MANNER AS PROVIDED IN SECTION 28-6923. THE REQUEST FOR QUALIFICATIONS SHALL:
- (a) STATE THAT MULTIPLE CONTRACTS FOR THE SAME JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES MAY OR WILL BE AWARDED, THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED, THE SERVICES TO BE PERFORMED UNDER EACH OF THE MULTIPLE CONTRACTS AND THAT EACH OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SEPARATE PERSON OR FIRM.
- (b) INCLUDE THE NUMBER OF PERSONS OR FIRMS TO BE INCLUDED ON THE FINAL LIST. THE NUMBER ON THE FINAL LIST SHALL BE THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED PLUS A NUMBER THAT IS DETERMINED BY THE DEPARTMENT AND THAT IS NOT MORE THAN FIVE.
- (c) STATE THE CRITERIA TO BE USED BY THE SELECTION TEAM TO SELECT THE PERSONS OR FIRMS TO PERFORM THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES. THE REQUEST FOR QUALIFICATIONS SHALL ALSO STATE IN A MANNER DETERMINED BY THE DEPARTMENT THE RELATIVE WEIGHT OF THE SELECTION CRITERIA.
- (d) IF THE DEPARTMENT WILL HOLD INTERVIEWS AS PART OF THE SELECTION PROCESS, STATE THAT INTERVIEWS SHALL BE HELD WITH A NUMBER OF PERSONS OR FIRMS EQUAL TO THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED PLUS A NUMBER THAT IS DETERMINED BY THE DEPARTMENT AND THAT IS NOT MORE THAN FIVE.
- 2. FOR EACH REQUEST FOR QUALIFICATIONS, THE DEPARTMENT SHALL INITIATE A SELECTION TEAM PURSUANT TO SECTION 28-7365, SUBSECTION B. A PERSON WHO IS A MEMBER OF A SELECTION TEAM SHALL NOT BE A CONTRACTOR UNDER THE CONTRACT OR PROVIDE CONSTRUCTION, CONSTRUCTION SERVICES, MATERIALS OR SERVICES UNDER THE CONTRACT. THE SELECTION TEAM SHALL:
- (a) EVALUATE THE STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA THAT ARE SUBMITTED IN RESPONSE TO THE DEPARTMENT'S REQUEST FOR QUALIFICATIONS.
- (b) IF DETERMINED BY THE DEPARTMENT AND INCLUDED BY THE DEPARTMENT IN THE REQUEST FOR QUALIFICATIONS, CONDUCT INTERVIEWS WITH THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED AS STATED IN THE REQUEST FOR QUALIFICATIONS REGARDING THE CONTRACT AND THE RELATIVE METHODS OF APPROACH FOR FURNISHING THE REQUIRED CONSTRUCTION SERVICES.
- PREFERENCE, BASED ON THE CRITERIA AND THE WEIGHTING OF CRITERIA ESTABLISHED AND PUBLISHED BY THE DEPARTMENT AND INCLUDED IN THE REQUEST FOR QUALIFICATIONS, SELECT THE FINAL LIST OF PERSONS OR FIRMS THE SELECTION TEAM DEEMS TO BE THE MOST QUALIFIED TO PROVIDE THE CONSTRUCTION SERVICES AND, IN THE CASE OF A CONTRACT THAT WILL BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, RANK THE PERSONS OR FIRMS ON THE FINAL LIST IN ORDER OF PREFERENCE. THE SELECTION TEAM SHALL BASE THE SELECTION OF THE FINAL LIST AND THE ORDER OF PREFERENCE ONLY ON DEMONSTRATED COMPETENCE AND QUALIFICATIONS. THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST SHALL BE THE NUMBER OF PERSONS OR FIRMS SPECIFIED IN THE REQUEST FOR QUALIFICATIONS, EXCEPT THAT:

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- (i) IF A SMALLER NUMBER OF RESPONSIVE AND RESPONSIBLE PERSONS OR FIRMS RESPOND TO THE SOLICITATION, THE DEPARTMENT MAY HAVE THE SELECTION TEAM PROCEED WITH THE SELECTION PROCESS, INCLUDING INTERVIEWS AND THE FINAL LIST, WITH THE REMAINING PERSONS OR FIRMS IF AT LEAST TWO PERSONS OR FIRMS REMAIN OR THE DEPARTMENT MAY READVERTISE PURSUANT TO THIS SUBSECTION AS THE DEPARTMENT DEEMS NECESSARY OR APPROPRIATE.
- (ii) IF ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM RESPONDS TO A SOLICITATION FOR A CONTRACT TO BE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION, THE DEPARTMENT MAY PROCEED WITH ONLY ONE PERSON OR FIRM IN THE SELECTION PROCESS AND MAY AWARD THE CONTRACT TO A SINGLE PERSON OR FIRM IF THE DEPARTMENT DETERMINES IN WRITING THAT THE FEE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION IS FAIR AND REASONABLE AND THAT EITHER OTHER PROSPECTIVE PERSONS OR FIRMS HAD REASONABLE OPPORTUNITY TO RESPOND OR THERE IS NOT ADEQUATE TIME FOR A RESOLICITATION.
- (iii) IF A PERSON OR FIRM ON THE FINAL LIST WITHDRAWS OR IS REMOVED FROM THE SELECTION PROCESS AND THE SELECTION TEAM DETERMINES THAT IT IS IN THE BEST INTEREST OF THE DEPARTMENT, THE SELECTION TEAM MAY REPLACE THAT PERSON OR FIRM WITH THE PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT IS SELECTED BY THE SELECTION TEAM AS THE NEXT MOST QUALIFIED.
- (d) BASE THE SELECTION OF THE FINAL LIST AND ORDER OF PREFERENCE ON THE FINAL LIST ONLY ON DEMONSTRATED COMPETENCE AND QUALIFICATIONS.
- 3. THE DEPARTMENT AND THE SELECTION TEAM SHALL NOT REQUEST OR CONSIDER FEES, PRICE, MAN-HOURS OR ANY OTHER COST INFORMATION AT ANY POINT IN THE SELECTION PROCESS UNDER THIS SUBSECTION OR SUBSECTION D OF THIS SECTION, INCLUDING THE SELECTION OF THE PERSONS OR FIRMS TO BE INTERVIEWED, THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE FINAL LIST, IN DETERMINING THE ORDER OF PREFERENCE OF PERSONS OR FIRMS ON THE FINAL LIST OR FOR ANY OTHER PURPOSE IN THE SELECTION PROCESS.
- D. THE DEPARTMENT SHALL AWARD THE MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO THE SEPARATE PERSONS OR FIRMS ON THE FINAL LIST PREPARED PURSUANT TO SUBSECTION C OF THIS SECTION AS PROVIDED IN SUBSECTION E OR F OF THIS SECTION, EXCEPT THAT, IF FEWER THAN THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST RESPOND TO THE REQUEST FOR PROPOSALS PURSUANT TO SUBSECTION F OF THIS SECTION BUT AT LEAST TWO PERSONS OR FIRMS ON THE FINAL LIST SUBMIT RESPONSIVE PROPOSALS, OR IF ONE OR MORE OF THE PERSONS OR FIRMS ON THE FINAL LIST DROP OUT OF THE SELECTION PROCESS PURSUANT TO SUBSECTION E OR F OF THIS SECTION:
- 1. IF THERE ARE THREE OR MORE REMAINING PERSONS OR FIRMS, THE DEPARTMENT SHALL PROCEED WITH THE SELECTION PROCESS.
- 2. IF THERE ARE ONLY TWO REMAINING PERSONS OR FIRMS, AS THE DEPARTMENT DEEMS NECESSARY AND APPROPRIATE, THE DEPARTMENT MAY PROCEED WITH THE SELECTION PROCESS WITH THE TWO PERSONS OR FIRMS OR MAY TERMINATE THE SELECTION PROCESS AND MAY READVERTISE PURSUANT TO SUBSECTION C OF THIS SECTION.

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- 3. IF THERE IS ONLY ONE REMAINING PERSON OR FIRM, THE DEPARTMENT MAY AWARD ONE OF THE MULTIPLE CONTRACTS TO THE SINGLE PERSON OR FIRM PURSUANT TO SUBSECTION E OF THIS SECTION IF THE DEPARTMENT DETERMINES IN WRITING THAT THE FEE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION IS FAIR AND REASONABLE AND THAT EITHER OTHER PROSPECTIVE PERSONS OR FIRMS HAD A RESOLICITATION.
- E. FOR MULTIPLE CONTRACTS FOR THE SAME JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES INCLUDED IN THE REQUEST FOR QUALIFICATIONS, THE DEPARTMENT SHALL ENTER INTO NEGOTIATIONS WITH THE NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON THE FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED. THE NEGOTIATIONS SHALL INCLUDE CONSIDERATION OF COMPENSATION AND OTHER CONTRACT TERMS THAT THE DEPARTMENT DETERMINES TO BE FAIR AND REASONABLE TO THE DEPARTMENT. IN MAKING THIS DECISION, THE DEPARTMENT SHALL TAKE INTO ACCOUNT THE ESTIMATED VALUE, THE SCOPE, THE COMPLEXITY AND THE NATURE OF THE CONSTRUCTION SERVICES TO BE RENDERED. IF THE DEPARTMENT IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH A PERSON OR FIRM WITH WHOM THE DEPARTMENT HAS COMMENCED NEGOTIATIONS AT COMPENSATION AND ON OTHER CONTRACT TERMS THE DEPARTMENT DETERMINES TO BE FAIR AND REASONABLE, THE DEPARTMENT SHALL FORMALLY TERMINATE NEGOTIATIONS WITH THAT PERSON OR FIRM. THE DEPARTMENT MAY UNDERTAKE NEGOTIATIONS WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE DEPARTMENT IS NOT THEN NEGOTIATING AND WITH WHOM THE DEPARTMENT HAS NOT PREVIOUSLY NEGOTIATED IN SEQUENCE UNTIL AN AGREEMENT IS REACHED OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST. AS TO EACH CONTRACT FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES ENTERED INTO PURSUANT TO THIS SUBSECTION, CONSTRUCTION SHALL NOT COMMENCE UNTIL THE DEPARTMENT AND THE CONTRACTOR AGREE IN WRITING ON EITHER A FIXED PRICE THAT THE DEPARTMENT WILL PAY FOR THE CONSTRUCTION TO BE COMMENCED OR A GUARANTEED MAXIMUM PRICE FOR THE CONSTRUCTION TO BE COMMENCED.
- F. AS AN ALTERNATIVE TO SUBSECTION E OF THIS SECTION, THE DEPARTMENT MAY AWARD MULTIPLE CONTRACTS FOR THE SAME JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES AS FOLLOWS:
- 1. THE DEPARTMENT SHALL USE THE SELECTION TEAM THAT IS APPOINTED FOR THE REQUEST FOR QUALIFICATIONS PURSUANT TO SUBSECTION C OF THIS SECTION.
- 2. THE DEPARTMENT SHALL ISSUE A REQUEST FOR PROPOSALS TO THE PERSONS OR FIRMS ON THE FINAL LIST THAT IS DEVELOPED PURSUANT TO SUBSECTION C OF THIS SECTION.
 - 3. THE REQUEST FOR PROPOSALS SHALL INCLUDE:
- (a) THE DEPARTMENT'S PROJECT SCHEDULE AND PROJECT FINAL DESIGN AND CONSTRUCTION BUDGET OR LIFE CYCLE BUDGET FOR A PROCUREMENT THAT INCLUDES MAINTENANCE SERVICES OR OPERATIONS SERVICES.
- (b) A STATEMENT THAT THE CONTRACT WILL BE AWARDED TO THE OFFERORS WHOSE PROPOSALS RECEIVE THE HIGHEST NUMBER OF POINTS UNDER A SCORING METHOD.

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- (c) A DESCRIPTION OF THE SCORING METHOD, INCLUDING A LIST OF THE FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR.
- (d) A REQUIREMENT THAT EACH OFFEROR SEPARATELY SUBMIT A TECHNICAL PROPOSAL AND A PRICE PROPOSAL AND THAT THE OFFEROR'S ENTIRE PROPOSAL BE RESPONSIVE TO THE REQUIREMENTS IN THE REQUEST FOR PROPOSALS.
- (e) A STATEMENT THAT IN APPLYING THE SCORING METHOD THE SELECTION TEAM WILL SEPARATELY EVALUATE THE TECHNICAL PROPOSAL AND THE PRICE PROPOSAL AND WILL EVALUATE AND SCORE THE TECHNICAL PROPOSAL BEFORE OPENING THE PRICE PROPOSAL.
- (f) IF THE DEPARTMENT CONDUCTS DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION, A STATEMENT THAT DISCUSSIONS WILL BE HELD AND A REQUIREMENT THAT EACH OFFEROR SUBMIT A PRELIMINARY TECHNICAL PROPOSAL BEFORE THE DISCUSSIONS ARE HELD.
- 4. IF THE DEPARTMENT DETERMINES TO CONDUCT DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION, EACH OFFEROR SHALL SUBMIT A PRELIMINARY TECHNICAL PROPOSAL TO THE DEPARTMENT BEFORE THOSE DISCUSSIONS ARE HELD.
- 5. IF DETERMINED BY THE DEPARTMENT AND INCLUDED BY THE DEPARTMENT IN THE REQUEST FOR PROPOSALS, THE SELECTION TEAM SHALL CONDUCT DISCUSSIONS WITH ALL OFFERORS THAT SUBMIT PRELIMINARY TECHNICAL PROPOSALS. DISCUSSIONS SHALL BE FOR THE PURPOSE OF CLARIFICATION TO ENSURE FULL UNDERSTANDING OF, AND RESPONSIVENESS TO, THE SOLICITATION REQUIREMENTS. THE DEPARTMENT SHALL ACCORD FAIR TREATMENT TO OFFERORS WITH RESPECT TO ANY OPPORTUNITY FOR DISCUSSION AND FOR CLARIFICATION BY THE OWNER. REVISION OF PRELIMINARY TECHNICAL PROPOSALS SHALL BE PERMITTED AFTER SUBMISSION OF PRELIMINARY TECHNICAL PROPOSALS AND BEFORE THE AWARD FOR THE PURPOSE OF OBTAINING THE BEST AND FINAL PROPOSALS. IN CONDUCTING ANY DISCUSSIONS, INFORMATION DERIVED FROM PROPOSALS SUBMITTED BY COMPETING OFFERORS SHALL NOT BE DISCLOSED TO OTHER COMPETING OFFERORS.
- 6. AFTER COMPLETION OF ANY DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION OR IF NO DISCUSSIONS ARE HELD, EACH OFFEROR SHALL SEPARATELY SUBMIT THE OFFEROR'S FINAL TECHNICAL PROPOSAL AND THE OFFEROR'S PRICE PROPOSAL.
- 7. BEFORE OPENING ANY PRICE PROPOSAL, THE SELECTION TEAM SHALL OPEN THE FINAL TECHNICAL PROPOSALS, EVALUATE THE FINAL TECHNICAL PROPOSALS AND SCORE THE FINAL TECHNICAL PROPOSALS USING THE SCORING METHOD IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION AND SCORING.
- 8. AFTER COMPLETION OF THE EVALUATION AND SCORING OF ALL FINAL TECHNICAL PROPOSALS, THE SELECTION TEAM SHALL OPEN THE PRICE PROPOSALS, EVALUATE THE PRICE PROPOSALS, SCORE THE PRICE PROPOSALS AND COMPLETE THE SCORING OF THE ENTIRE PROPOSALS USING THE SCORING METHOD IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION AND SCORING.

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- 9. THE DEPARTMENT SHALL AWARD THE MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO THE RESPONSIVE AND RESPONSIBLE OFFERORS WHOSE PROPOSALS RECEIVE THE HIGHEST SCORES UNDER THE METHOD OF SCORING IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION.
- 10. THE CONTRACT FILE SHALL CONTAIN THE BASIS ON WHICH THE AWARD IS MADE.
- G. UNTIL AN AWARD AND EXECUTION OF ALL OF THE MULTIPLE CONTRACTS BY THE DEPARTMENT, ONLY THE NAME OF EACH PERSON OR FIRM ON THE FINAL LIST DEVELOPED PURSUANT TO SUBSECTION C OF THIS SECTION MAY BE MADE AVAILABLE TO THE PUBLIC. ALL OTHER INFORMATION RECEIVED BY THE DEPARTMENT IN RESPONSE TO THE REQUEST FOR QUALIFICATIONS OR CONTAINED IN THE PROPOSALS IS CONFIDENTIAL IN ORDER TO AVOID DISCLOSURE OF THE CONTENTS THAT MAY BE PREJUDICIAL TO COMPETING OFFERORS DURING THE SELECTION PROCESS. THE DEPARTMENT SHALL OPEN THE PROPOSALS TO PUBLIC INSPECTION AFTER THE CONTRACT IS AWARDED AND THE DEPARTMENT HAS EXECUTED ALL OF THE MULTIPLE CONTRACTS. TO THE EXTENT THAT THE OFFEROR DESIGNATES AND THE DEPARTMENT CONCURS, TRADE SECRETS AND OTHER PROPRIETARY DATA CONTAINED IN A PROPOSAL REMAIN CONFIDENTIAL.
- H. THE DEPARTMENT MAY CANCEL A REQUEST FOR QUALIFICATIONS OR A REQUEST FOR PROPOSALS OR REJECT IN WHOLE OR IN PART ANY OR ALL PROPOSALS AS SPECIFIED IN THE SOLICITATION IF IT IS IN THE BEST INTEREST OF THE DEPARTMENT. THE DEPARTMENT SHALL MAKE THE REASONS FOR CANCELLATION OR REJECTION PART OF THE CONTRACT FILE.
 - I. NOTWITHSTANDING ANY OTHER LAW:
- 1. THE CONTRACTOR FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES IS NOT REQUIRED TO BE REGISTERED TO PERFORM DESIGN SERVICES PURSUANT TO TITLE 32, CHAPTER 1 IF THE PERSON OR FIRM ACTUALLY PERFORMING THE DESIGN SERVICES ON BEHALF OF THE CONTRACTOR IS APPROPRIATELY REGISTERED.
- 2. THE CONTRACTOR FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL BE LICENSED TO PERFORM CONSTRUCTION PURSUANT TO TITLE 32, CHAPTER 10.
- 3. THE DEPARTMENT SHALL NOT PROCURE ANY CONSTRUCTION SERVICES USING THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES METHOD OF PROJECT DELIVERY UNDER THIS SECTION AFTER DECEMBER 31, 2025. FOR THE PURPOSES OF THIS PARAGRAPH, THE DEPARTMENT PROCURES CONSTRUCTION SERVICES IF THE DEPARTMENT SOLICITS THE CONTRACT FOR CONSTRUCTION SERVICES. IF THE DEPARTMENT SOLICITS A CONTRACT FOR CONSTRUCTION SERVICES ON OR BEFORE DECEMBER 31, 2025, THE CONTRACT MAY BE EXECUTED AND CONSTRUCTION SERVICES UNDER THE CONTRACT MAY BE RENDERED IN WHOLE OR IN PART AFTER DECEMBER 31, 2025.
 - J. FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES ONLY:
- 1. THE MAXIMUM DOLLAR AMOUNT OF AN INDIVIDUAL JOB ORDER SHALL BE ONE MILLION DOLLARS OR THE HIGHER OR LOWER AMOUNT PRESCRIBED BY THE DEPARTMENT. REQUIREMENTS SHALL NOT BE ARTIFICIALLY DIVIDED OR FRAGMENTED IN ORDER TO CONSTITUTE A JOB ORDER THAT SATISFIES THIS REQUIREMENT.
- 2. IF THE CONTRACTOR SUBCONTRACTS OR INTENDS TO SUBCONTRACT ANY OF THE WORK UNDER A JOB ORDER AND IF THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES

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 CONTRACT INCLUDES DESCRIPTIONS OF STANDARD INDIVIDUAL TASKS, STANDARD UNIT PRICES FOR STANDARD INDIVIDUAL TASKS AND PRICING OF JOB ORDERS BASED ON THE NUMBER OF UNITS OF STANDARD INDIVIDUAL TASKS IN THE JOB ORDER:

- (a) THE CONTRACTOR HAS A DUTY TO DELIVER PROMPTLY TO EACH SUBCONTRACTOR INVITED TO BID A COEFFICIENT TO THE CONTRACTOR TO DO ALL OR PART OF THE WORK UNDER ONE OR MORE JOB ORDERS:
- (i) A COPY OF THE DESCRIPTIONS OF ALL STANDARD INDIVIDUAL TASKS ON WHICH THE SUBCONTRACTOR IS INVITED TO BID.
- (ii) A COPY OF THE STANDARD UNIT PRICES FOR THE INDIVIDUAL TASKS ON WHICH THE SUBCONTRACTOR IS INVITED TO BID.
- (b) IF NOT PREVIOUSLY DELIVERED TO THE SUBCONTRACTOR, THE CONTRACTOR HAS A DUTY TO DELIVER PROMPTLY THE FOLLOWING TO EACH SUBCONTRACTOR INVITED TO OR THAT HAS AGREED TO DO ANY OF THE WORK INCLUDED IN ANY JOB ORDER:
- (i) A COPY OF THE DESCRIPTION OF EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- (ii) THE NUMBER OF UNITS OF EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- (iii) THE STANDARD UNIT PRICE FOR EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- K. EACH CONTRACT FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL CONTAIN A DESCRIPTION OF EACH SEPARATE LOCATION AT WHICH THE CONSTRUCTION WILL BE PERFORMED AND A REQUIREMENT THAT THE CONTRACTOR INCLUDE IN EACH OF THE CONTRACTOR SUBCONTRACTS THE SAME LOCATION DESCRIPTION. THE CONTRACTOR SHALL INCLUDE IN EACH SUBCONTRACT A DESCRIPTION OF EACH SEPARATE LOCATION AT WHICH THE CONSTRUCTION WILL BE PERFORMED.
- L. EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, SECTIONS 28-6923 AND 28-6924, RELATING TO BID, PERFORMANCE AND PAYMENT BONDS, CHANGE ORDERS, PROGRESS PAYMENTS, CONTRACT RETENTION, DEFINITIONS AND AUTHORITY TO AWARD CONTRACTS, APPLY TO DEPARTMENT JOB-ORDER-CONTRACTING CONTRACTS FOR TRANSPORTATION FACILITIES PURSUANT TO THIS SECTION.
 - Sec. 7. Section 34-101, Arizona Revised Statutes, is amended to read: 34-101. <u>Definitions</u>

In this title, unless the context otherwise requires:

- 1. "Agent":
- (a) Means any county, city or town, or officer, board or commission $\frac{\text{thereof}}{\text{OF}}$ OF ANY COUNTY, CITY OR TOWN, and irrigation, power, electrical, drainage, flood protection and flood control districts, tax levying public improvement districts, and county or city improvement districts.
- (b) Includes any county board of supervisors and any representative authorized by an agent to act as an agent for the purpose of authorizing necessary change orders to previously awarded contracts in accordance with guidelines established by rule of the agent, including the board of supervisors.

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- 2. "Architect services" means those professional architect services that are within the scope of architectural practice as provided in title 32, chapter 1.
 - 3. "Construction":
- (a) Means the process of building, altering, repairing, improving or demolishing any public structure or building or other public improvements of any kind to any public real property.
- (b) Does not include the routine operation, routine repair or routine maintenance of existing facilities, structures, buildings or real property or demolition projects costing less than two hundred thousand dollars.
- 4. "Construction-manager-at-risk" means a project delivery method in which:
- (a) There is a separate contract for design services and a separate contract for construction services, EXCEPT THAT INSTEAD OF A SINGLE CONTRACT FOR CONSTRUCTION SERVICES, THE AGENT MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (b) The contract for construction services may be entered into at the same time as the contract for design services or at a later time.
- (c) Design and construction of the project may be in sequential phases or concurrent phases. EITHER:
- (i) SEQUENTIAL WITH THE ENTIRE DESIGN COMPLETE BEFORE CONSTRUCTION COMMENCES.
- (ii) CONCURRENT WITH THE DESIGN PRODUCED IN TWO OR MORE PHASES AND CONSTRUCTION OF SOME PHASES COMMENCING BEFORE THE ENTIRE DESIGN IS COMPLETE.
- (d) Finance services, maintenance services, operations services, preconstruction services and other related services may be included.
- 5. "Construction services" means either of the following for construction-manager-at-risk, design-build and job-order-contracting project delivery methods:
- (a) Construction, excluding services, through the construction-manager-at-risk or job-order-contracting project delivery methods.
- (b) A combination of construction and, as elected by the agent, one or more related services, such as finance services, maintenance services, operations services, design services and preconstruction services, as those services are authorized in the definitions of construction-manager-at-risk, design-build or job-order-contracting in this section.
- 6. "Contract" means all types of agent agreements, regardless of what they are called, for the procurement of services pursuant to this title.
 - 7. "Contractor" means any person who has a contract with an agent.
 - 8. "Design-bid-build" means a project delivery method in which:
 - (a) There is a sequential award of two separate contracts.
 - (b) The first contract is for design services.
 - (c) The second contract is for construction.

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- (d) Design and construction of the project are in sequential phases.
- (e) Finance services, maintenance services and operations services are not included.
 - 9. "Design-build" means a project delivery method in which:
- (a) There is a single contract for design services and construction services, EXCEPT THAT INSTEAD OF A SINGLE CONTRACT FOR DESIGN SERVICES AND CONSTRUCTION SERVICES, THE AGENT MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES AND DESIGN SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION AND DESIGN SERVICES DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (b) Design and construction of the project may be in sequential phases or concurrent phases. EITHER:
- (i) SEQUENTIAL WITH THE ENTIRE DESIGN COMPLETE BEFORE CONSTRUCTION COMMENCES.
- (ii) CONCURRENT WITH THE DESIGN PRODUCED IN TWO OR MORE PHASES AND CONSTRUCTION OF SOME PHASES COMMENCING BEFORE THE ENTIRE DESIGN IS COMPLETE.
- (c) Finance services, maintenance services, operations services, preconstruction services and other related services may be included.
 - 10. "Design requirements":
- (a) Means at a minimum the agent's written description of the project or service to be procured, including:
- (i) The required features, functions, characteristics, qualities and properties.
- (ii) The anticipated schedule, including start, duration and completion.
- (iii) The estimated budgets applicable to the specific procurement for design and construction and, if applicable, for operation and maintenance.
 - (b) May include:
- (i) Drawings and other documents illustrating the scale and relationship of the features, functions and characteristics of the project, which shall all be prepared by an architect or engineer, as appropriate, who is registered pursuant to section 32-121.
- (ii) Additional design information or documents that the agent elects to include.
- 11. "Design services" means architect services, engineer services or landscape architect services.
- 12. "Direct selection" means the selection of a technical registrant without the requirement of advertising or the use of a current register.
- 13. "Engineer services" means those professional engineer services that are within the scope of engineering practice as provided in title 32, chapter 1.
- 14. "Finance services" means financing for a construction services project.
- 15. "Horizontal construction" means CONSTRUCTION OF highways, roads, streets, bridges, canals, floodways, earthen dams, and landfills, LIGHT RAIL

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AND AIRPORT RUNWAYS, TAXIWAYS AND APRONS. FOR THE PURPOSES OF THIS PARAGRAPH, LIGHT RAIL DOES NOT INCLUDE ANY RELATED RAIL STATIONS, MAINTENANCE FACILITIES OR PARKING FACILITIES.

- 16. "Job-order-contracting" means a project delivery method in which:
- (a) The contract is a requirements contract for indefinite quantities of construction.
- (b) The construction to be performed is specified in job orders issued during the contract.
- (c) Finance services, maintenance services, operations services, preconstruction services, design services and other related services may be included.
- 17. "Landscape architect services" means those professional landscape architect services that are within the scope of landscape architectural practice as provided in title 32, chapter 1.
- 18. "Maintenance services" means routine maintenance, repair and replacement of existing facilities, structures, buildings or real property.
 - 19. "Materials":
- (a) Means all property, including equipment, supplies, printing, insurance and leases of property.
- (b) Does not include land, a permanent interest in land or real property or leasing space.
- 20. "Operations services" means routine operation of existing facilities, structures, buildings or real property.
- 21. "Person" means any corporation, business, individual, union, committee, club, other organization or group of individuals.
- 22. "Preconstruction services" means advice SERVICES AND OTHER ACTIVITIES during the design phase.
 - 23. "Procurement":
- (a) Means buying, purchasing, renting, leasing or otherwise acquiring any materials, services, construction or construction services.
- (b) Includes all functions that pertain to obtaining any material MATERIALS, services, construction or construction services, including description of requirements, selection and solicitation of sources, preparation and award of contract and all phases of contract administration.
- 24. "Public competition" means a competitive procurement process pursuant to section 34-103, subsection G that includes advertising in a public newspaper and a qualification-based selection process.
 - 25. "Services":
- (a) Means the furnishing of labor, time or effort by a contractor or subcontractor that does not involve the delivery of a specific end product other than required reports and performance.
- (b) Does not include employment agreements or collective bargaining agreements.

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26. "Specific single project" means one or more facilities at a single location, at a common location or, if for a similar purpose, at multiple locations.
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- $\frac{27}{26}$. "Subcontractor" means a person who contracts to perform work or render service to a contractor or to another subcontractor as a part of a contract with an agent.
- 28. 27. "Technical registrant" means a person who provides any of the professional services listed in title 32, chapter 1.
 - Sec. 8. Section 34-102, Arizona Revised Statutes, is amended to read: 34-102. <u>Multiple contracts; professional services</u>
- A. For professional services that are provided by a technical registrant, an agent may procure and award multiple contracts from a single solicitation under section 34-103 or 34-603 CHAPTER 6 OF THIS TITLE, as applicable, except that professional services that are part of design-build construction services may not be procured under this subsection. Each of the multiple contracts for professional services THAT ARE PROCURED IN A PROCUREMENT must have a term not exceeding five years AFTER THE DATE OF THE CONTRACT AWARD OF THE FIRST CONTRACT UNDER THE PROCUREMENT and may continue in effect after the five year term for professional services on projects commenced within the five year term.
- B. In a solicitation for multiple contracts for professional services by technical registrants, \div
- 1. Any publication shall include the fact that multiple contracts may or will be awarded, shall state the number of contracts that may or will be awarded and shall describe the services to be performed under each contract. If the solicitation is under section 34 603, subsection C, the request for qualifications shall also contain this information.
- 2. There shall be a single selection process for all of the multiple contracts, except that if the solicitation is under section 34-103, subsections E and F or under section 34-603, subsection C there shall be a separate final list for each contract and a separate contract negotiation for each contract. However, if the solicitation specifies that all of the multiple contracts will be awarded to a single contractor, there may be a single final list and a single negotiation for all of the multiple contracts.
- 3. the agent may award all of the multiple contracts to one contractor or may award the multiple contracts to multiple contractors.
- C. Except for construction-manager-at-risk construction services for horizontal construction and design-build construction services for horizontal construction, Multiple contracts for construction-manager-at-risk construction services, design-build construction services or THE SAME job-order-contracting construction services TO BE AWARDED TO SEPARATE PERSONS OR FIRMS may be procured in a single solicitation as provided in section 34-603, subsection C 34-604.

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Sec. 9. Section 34-103, Arizona Revised Statutes, is amended to read:

34-103. Employment of technical registrants for work on public buildings and structures; direct selection; final list selection; public competition

- A. An agent shall procure professional services from a technical registrant in the manner prescribed in chapter 6 of this title if either of the following applies:
- 1. The contract is with a technical registrant other than an architect and is for an amount of more than five hundred thousand dollars.
- 2. The contract is with an architect and is for an amount of more than two hundred fifty thousand dollars.
- B. An agent may procure professional services from a technical registrant in the manner prescribed in chapter 6 of this title or as prescribed in subsection D if either of the following applies:
- 1. The contract is with a technical registrant other than an architect and is for an amount of five hundred thousand dollars or less.
- 2. The contract is with an architect and is for an amount of two hundred fifty thousand dollars or less.
- C. If authority is given by law to an agent to construct a building or structure, or additions to or alterations of existing buildings, an agent shall employ an architect or engineer, or both, as warranted by the type of construction, if the agent deems the work to be of a nature that requires such employment.
- D. An agent may employ a technical registrant by direct selection, by public competition pursuant to subsection G or pursuant to subsections E and F if either of the following applies:
- 1. The contract is with a technical registrant other than an architect and is for an amount of five hundred thousand dollars or less.
- 2. The contract is with an architect and is for an amount of two hundred fifty thousand dollars or less.
- E. The agent may elect to employ a technical registrant OR TECHNICAL REGISTRANTS by encouraging persons or firms engaged in the lawful practice of the profession to submit annually a statement of qualifications and experience. If the agent elects to employ a technical registrant OR TECHNICAL REGISTRANTS by this method, the agent shall initiate an appropriately qualified selection committee for each procurement, which may include one CONTRACT or more MULTIPLE contracts, in accordance with rules adopted by the agent. THE AMOUNT OF EACH CONTRACT IN A SINGLE PROCUREMENT UNDER THIS SUBSECTION AND SUBSECTION F SHALL NOT EXCEED THE DOLLAR AMOUNT LIMITS IN SUBSECTIONS B AND D. The selection committee shall evaluate current statements of qualifications and experience on file with the agent together with those that may be submitted by other persons or firms regarding the procurement. If possible and practicable, the selection committee shall conduct interviews with at least three persons or firms regarding the procurement and the relative methods of furnishing the required services and,

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if possible, shall select, in order of preference and based on criteria established and published by the selection committee, a separate final list for each contract being procured of at least three ONE OR MORE FINAL LISTS of the persons or firms deemed to be the most qualified to provide the services required. The selection committee shall base the selection of each final list and the order of preference on each final list on demonstrated competence and qualifications only. The agent and the selection committee shall not request or consider fees, price, man-hours or any other cost information at any point in the selection process under this subsection, including the selection of the persons or firms to be interviewed, the selection of the persons and firms to be on a final list, in determining the order of preference of persons and firms on a final list or for any other purpose in the selection process. IF THE PROCUREMENT IS FOR:

- 1. A SINGLE CONTRACT OR IF THE PROCUREMENT IS FOR MULTIPLE CONTRACTS TO BE AWARDED TO A SINGLE PERSON OR FIRM, THERE SHALL BE ONE FINAL LIST OF AT LEAST THREE BUT NO MORE THAN FIVE PERSONS OR FIRMS.
- 2. MULTIPLE CONTRACTS FOR DIFFERENT TECHNICAL REGISTRANT SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE SHALL BE A SEPARATE FINAL LIST FOR EACH TYPE OF TECHNICAL REGISTRANT SERVICES AND THE NUMBER OF PERSONS OR FIRMS ON EACH FINAL LIST SHALL BE THE NUMBER OF CONTRACTS FOR EACH TYPE OF TECHNICAL REGISTRANT SERVICE PLUS ANOTHER NUMBER THAT IS DETERMINED BY THE AGENT AND THAT IS NOT MORE THAN FIVE.
- 3. MULTIPLE CONTRACTS FOR SIMILAR TECHNICAL REGISTRANT SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE SHALL BE ONE FINAL LIST AND THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST SHALL BE THE NUMBER OF CONTRACTS PLUS ANOTHER NUMBER THAT IS DETERMINED BY THE AGENT AND THAT IS NOT MORE THAN FIVE.
- After a EACH final list is selected for each contract included in the procurement PURSUANT TO SUBSECTION E, the agent shall enter into separate negotiations for a contract with the highest qualified person or firm on the EACH final list for the contract determined under subsection E for the professional services OR, IN THE CASE OF A FINAL LIST FOR MULTIPLE CONTRACTS TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THE AGENT SHALL ENTER INTO NEGOTIATIONS WITH A NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON A FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED. The negotiations shall include consideration of compensation and other contract terms that the agent determines to be fair and reasonable to the agent. making this determination, the agent shall take into account the estimated value, the scope, the complexity and the nature of the professional services to be rendered. If the agent is not able to negotiate a satisfactory contract with the highest qualified person or firm on the final list for the contract at a A PERSON OR FIRM WITH WHICH THE AGENT IS NEGOTIATING AT A price and on other contract terms the agent determines to be fair and reasonable, the agent shall formally terminate negotiations with that person or firm. The agent may enter into negotiations with the next most qualified person or

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firm on the final list for the contract in sequence until an agreement is reached or a determination is made to reject all persons or firms on the final list for the contract. If the agent terminates negotiations with a person or firm on a final list and commences negotiations with another person or firm on a final list, the agent shall not in that procurement recommence negotiations or enter into the single contract or multiple contracts for the technical registrant services covered by that final list with any person or firm on that final list with whom the agent has terminated negotiations.

- G. If competitive designs are solicited, the agent shall publish notice of the competition at least thirty days before the date set for closing the competition. The notice shall include the following:
 - 1. The project title and description.
 - The design and construction budget.
- 3. The competitive process and criteria to be used to select the winning offeror.
 - 4. The amount of the stipend to be paid to the unsuccessful offerors.
 - 5. The offerors' response date.
- 6. The person to contact to obtain additional information regarding the competition.
 - 7. Any other requirements established by the agent as appropriate.
 - Sec. 10. Section 34-602, Arizona Revised Statutes, is amended to read:
 - 34-602. <u>Project delivery methods for design and construction</u> services
- A. An agent may procure design services, construction and construction services, as applicable, under any of the following project delivery methods:
 - 1. Design-bid-build.
 - 2. Construction-manager-at-risk.
 - Design-build.
 - 4. Job-order-contracting.
- B. Except as provided in section 41-2501, subsection C and section 41-2535, subsection D, for the design-bid-build project delivery method, the agent shall procure:
- 1. Design services as provided in this chapter and chapter 1, article $1\ \text{of this title.}$
- 2. Construction by competitive sealed bidding pursuant to chapter 2, articles 1, 2 and 3 of this title and pursuant to rules adopted by the agent pursuant to section 41-2501, subsection C.
- C. An agent shall procure construction services under the construction-manager-at-risk, design-build and job-order-contracting project delivery methods pursuant to this chapter.
- D. An agent shall procure design services relating to construction-manager-at-risk construction services projects pursuant to section 34-103, or 34-603, 34-604 OR 34-606, as applicable.
- E. For job-order-contracting construction services projects, if the agent does not include design services in the job-order-contracting

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construction services contract, the agent shall procure any design services relating to the job-order-contracting construction services projects under the contract pursuant to section 34-103, or 34-603, 34-604 OR 34-606, as applicable.

Sec. 11. Section 34-603, Arizona Revised Statutes, is amended to read:

34-603. Procurement of professional services and construction-manager-at-risk, design-build and job-order-contracting construction services; definition

- A. Except for services THAT ARE UNDER A SINGLE CONTRACT AND THAT an agent procures pursuant to section 34-103 or 34-604 34-606, an agent shall procure A SINGLE CONTRACT FOR the following services pursuant to this section:
 - 1. Architect services.
 - 2. Construction-manager-at-risk construction services.
 - 3. Design-build construction services.
 - 4. Engineer services.
 - 5. Job-order-contracting construction services.
 - 6. Landscape architect services.
 - 7. Assayer services.
 - 8. Geologist services.
 - 9. Land surveying services.
- B. An agent shall provide notice of each procurement of professional services or construction services specified in this section and shall award contracts THE SINGLE CONTRACT on the basis of demonstrated competence and qualifications for the type of professional services or construction services pursuant to the procedures prescribed in this section.
- C. In the A procurement of A SINGLE CONTRACT FOR professional services or construction services pursuant to this section:
 - 1. THE FOLLOWING REQUIREMENTS APPLY:
- (a) THE AGENT AND THE SELECTION COMMITTEE SHALL NOT REQUEST OR CONSIDER FEES, PRICE, MAN-HOURS OR ANY OTHER COST INFORMATION AT ANY POINT IN THE SELECTION PROCESS UNDER THIS SUBSECTION OR UNDER SUBSECTION D OF THIS SECTION, INCLUDING THE SELECTION OF PERSONS OR FIRMS TO BE INTERVIEWED, THE SELECTION OF PERSONS OR FIRMS TO BE ON THE FINAL LIST, IN DETERMINING THE ORDER OF PREFERENCE OF PERSONS OR FIRMS ON THE FINAL LIST OR FOR ANY OTHER PURPOSE IN THE SELECTION PROCESS.
- (b) IN DETERMINING THE PERSONS OR FIRMS TO PARTICIPATE IN ANY INTERVIEWS AND IN DETERMINING THE PERSONS AND FIRMS TO BE ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST, THE SELECTION COMMITTEE SHALL USE AND SHALL CONSIDER ONLY THE CRITERIA AND WEIGHTING OF CRITERIA SPECIFIED BY THE AGENT FOR THAT PURPOSE AS PROVIDED IN THIS SUBSECTION. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION, DETERMINATIONS AND OTHER ACTIONS.
- (c) AN AGENT IS LIMITED TO ONE CONTRACT IN EACH PROCUREMENT UNDER THIS SECTION. ALTERNATIVELY:

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- (i) FOR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES, AN AGENT MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (ii) FOR DESIGN-BUILD CONSTRUCTION SERVICES, AN AGENT MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES AND DESIGN SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION AND DESIGN SERVICES DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (iii) FOR PROFESSIONAL SERVICES, AN AGENT MAY ENTER INTO MULTIPLE CONTRACTS FOR DIFFERENT PHASES OF A SINGLE PROJECT.
- (d) ALL CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR DESIGN-BUILD CONSTRUCTION SERVICES INCLUDED IN A PROCUREMENT UNDER THIS SECTION SHALL BE LIMITED TO CONSTRUCTION SERVICES TO BE PERFORMED AT A SINGLE LOCATION, A COMMON LOCATION OR, IF THE CONSTRUCTION SERVICES ARE ALL FOR A SIMILAR PURPOSE, MULTIPLE LOCATIONS. FOR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES AND DESIGN-BUILD CONSTRUCTION SERVICES TO BE PERFORMED AT MULTIPLE LOCATIONS:
- (i) AT THE TIME THE REQUEST FOR QUALIFICATIONS IS ISSUED, THE AGENT MUST INTEND TO COMMENCE ALL CONSTRUCTION AT EACH LOCATION WITHIN THIRTY MONTHS AFTER EXECUTION OF THE FIRST CONTRACT FOR PRECONSTRUCTION SERVICES OR OTHER CONSTRUCTION SERVICES AT ANY OF THE LOCATIONS.
- (ii) THE REQUEST FOR QUALIFICATIONS MUST INCLUDE THE INFORMATION DESCRIBED IN PARAGRAPH 2, SUBDIVISION (G) OF THIS SUBSECTION.
- (e) IF THE AGENT ENTERS INTO THE FIRST CONTRACT FOR PRECONSTRUCTION SERVICES, CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES AS THE RESULT OF THE PROCUREMENT, THE PROCUREMENT UNDER THIS SECTION ENDS. AFTER EXECUTION OF THAT FIRST CONTRACT THE AGENT MAY NOT USE THE PROCUREMENT OR THE EXISTING FINAL LIST IN THE PROCUREMENT AS THE BASIS FOR ENTERING INTO A CONTRACT WITH ANY OTHER PERSON OR FIRM THAT PARTICIPATED IN THE PROCUREMENT.
- (f) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION SPECIFYING THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED, THE NUMBER OF PERSONS OR FIRMS TO BE ON A FINAL LIST OR ANY OTHER NUMERICAL SPECIFICATION IN THIS SECTION:
- (i) IF A SMALLER NUMBER OF PERSONS OR FIRMS RESPOND TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT THERE IS A SMALLER NUMBER OF PERSONS OR FIRMS PARTICIPATING IN THE PROCUREMENT, THE AGENT MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH THE PARTICIPATING PERSONS OR FIRMS IF THERE ARE AT LEAST TWO PARTICIPATING RESPONSIVE AND RESPONSIBLE PERSONS OR FIRMS. ALTERNATIVELY, THE AGENT MAY ELECT TO TERMINATE THE PROCUREMENT.
- (ii) AS TO A REQUEST FOR QUALIFICATIONS FOR PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES TO BE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION ONLY, IF ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM RESPONDS TO THE REQUEST FOR QUALIFICATIONS OR, IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM REMAINS IN THE PROCUREMENT, THE AGENT MAY ELECT TO PROCEED WITH THE

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PROCUREMENT WITH ONLY ONE PERSON OR FIRM IF THE AGENT DETERMINES IN WRITING THAT THE FEE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION IS FAIR AND REASONABLE AND THAT EITHER OTHER PROSPECTIVE PERSONS OR FIRMS HAD REASONABLE OPPORTUNITY TO RESPOND OR THERE IS NOT ADEQUATE TIME FOR A RESOLICITATION.

- (iii) IF A PERSON OR FIRM ON THE FINAL LIST WITHDRAWS OR IS REMOVED FROM THE PROCUREMENT AND THE SELECTION COMMITTEE DETERMINES THAT IT IS IN THE BEST INTEREST OF THE AGENT, THE SELECTION COMMITTEE MAY REPLACE THAT PERSON OR FIRM ON THE FINAL LIST WITH ANOTHER PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS IN THE PROCUREMENT AND THAT IS SELECTED BY THE SELECTION COMMITTEE AS THE NEXT MOST OUALIFIED.
- 1. 2. An agent shall issue a request for qualifications for each contract PROCUREMENT and publish notice of the request for qualifications. This notice shall be published by advertising in a newspaper of general circulation in the county in which the agent is located for two consecutive publications if it is a weekly newspaper or for two publications that are at least six but no more than ten days apart if it is a daily newspaper. The request for qualifications shall:
- (a) Include the number of persons or firms to be included on the final list. In a request for qualifications for a horizontal construction project, at least three but not more than five persons or firms shall be on the final list. In all other requests for qualifications, three persons or firms shall be on the final list.
- (b) State the criteria to be used by the selection committee to select the person or firm to perform the professional services or the construction services. The request for qualifications shall also state in a manner determined by the agent the relative weight of the selection criteria and, if required under paragraph 7, subdivision (b) of this subsection, that one of the criteria will be the person's or firm's subcontractor selection plan or procedures to implement the agent's subcontractor selection plan.
- (a) STATE THAT ONE CONTRACT MAY OR WILL BE AWARDED, DESCRIBE THE SERVICES TO BE PERFORMED UNDER THE CONTRACT AND STATE THAT ONE PERSON OR FIRM MAY OR WILL BE AWARDED THE CONTRACT.
- (b) IN A PROCUREMENT OF A CONTRACT TO BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, STATE THAT THERE WILL BE A SINGLE FINAL LIST OF AT LEAST THREE AND NOT MORE THAN FIVE PERSONS OR FIRMS. IN A PROCUREMENT IN WHICH THE CONTRACT WILL BE AWARDED UNDER SUBSECTION F OF THIS SECTION, STATE THAT THERE WILL BE A SINGLE FINAL LIST AND THAT THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST WILL BE THREE.
- (c) AS PRESCRIBED BELOW, STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE, EXCEPT THAT FOR CONSTRUCTION SERVICES ONE OF THE CRITERIA SHALL BE THE PERSON'S OR FIRM'S SUBCONTRACTOR SELECTION PLAN OR PROCEDURES TO IMPLEMENT THE AGENT'S SUBCONTRACTOR SELECTION PLAN. ALL SELECTION CRITERIA UNDER THIS SUBSECTION SHALL BE FACTORS THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS

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FOR THE TYPE OF PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES INCLUDED IN THE PROCUREMENT. IF:

- (i) INTERVIEWS WILL BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS TO BE INTERVIEWED AND THE REQUEST FOR QUALIFICATIONS MAY STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON THE FINAL LIST AND IN DETERMINING THEIR ORDER ON THE FINAL LIST. THE FINAL LIST SELECTION CRITERIA AND RELATIVE WEIGHTS MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHTS USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED. THE REQUEST FOR QUALIFICATIONS SHALL ALSO STATE WHETHER THE AGENT WILL SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST SOLELY THROUGH THE RESULTS OF THE INTERVIEW PROCESS OR THROUGH THE COMBINED RESULTS OF BOTH THE INTERVIEW PROCESS AND THE EVALUATION OF STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA SUBMITTED IN RESPONSE TO THE AGENT'S REQUEST FOR QUALIFICATIONS.
- (ii) INTERVIEWS WILL NOT BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON THE FINAL LIST AND IN DETERMINING THEIR ORDER ON THE FINAL LIST.
- (c) (d) If the agent will hold interviews as part of the selection process, state that interviews shall WILL be held AND THAT THE INTERVIEWS WILL BE with at least three and no BUT NOT more than five persons or firms, except that if multiple contracts are being procured under a single request for qualifications solicitation under this subsection or a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section, the number to be interviewed shall be at least three and not more than the number of contracts plus two.
 - (e) FOR PROCUREMENTS OF CONSTRUCTION SERVICES, INCLUDE EITHER:
- (i) A REQUIREMENT THAT EACH PERSON OR FIRM SUBMIT A PROPOSED SUBCONTRACTOR SELECTION PLAN AND A REQUIREMENT THAT THE PROPOSED SUBCONTRACTOR SELECTION PLAN MUST SELECT SUBCONTRACTORS BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND SHALL NOT SELECT SUBCONTRACTORS BASED ON PRICE ALONE.
- (ii) A SUBCONTRACTOR SELECTION PLAN ADOPTED BY THE AGENT THAT APPLIES TO THE PERSON OR FIRM THAT IS SELECTED TO PERFORM THE CONSTRUCTION SERVICES AND THAT REQUIRES SUBCONTRACTORS TO BE SELECTED BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND NOT BASED ON PRICE ALONE AND A REQUIREMENT THAT EACH PERSON OR FIRM MUST SUBMIT A DESCRIPTION OF THE PROCEDURES IT PROPOSES TO USE TO IMPLEMENT THE AGENT'S SUBCONTRACTOR SELECTION PLAN.
- (f) INCLUDE A DESCRIPTION OF THE PUBLICLY AVAILABLE LOCATION OF THE AGENT'S PROTEST POLICY AND PROCEDURES OR, IF THE AGENT DOES NOT HAVE A PROTEST POLICY AND PROCEDURES. A STATEMENT THAT THE PROTEST POLICY AND

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PROCEDURES REFERRED TO IN SUBSECTION J OF THIS SECTION APPLY TO ANY PROTESTS IN CONNECTION WITH THE PROCUREMENT.

- (g) IN A PROCUREMENT OF CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR DESIGN-BUILD CONSTRUCTION SERVICES TO BE PERFORMED AT MULTIPLE LOCATIONS, INCLUDE:
- (i) A BRIEF DESCRIPTION OF THE CONSTRUCTION SERVICES TO BE PERFORMED AT EACH LOCATION.
- (ii) THE ESTIMATED BUDGET FOR THE CONSTRUCTION SERVICES TO BE PERFORMED AT EACH LOCATION.
- (iii) A SCHEDULE FOR THE CONSTRUCTION SERVICES TO BE PERFORMED AT EACH LOCATION THAT SHOWS THE AGENT'S INTENT TO COMMENCE ALL CONSTRUCTION AT EACH LOCATION WITHIN THIRTY MONTHS AFTER EXECUTION OF THE FIRST CONTRACT FOR PRECONSTRUCTION SERVICES OR OTHER CONSTRUCTION SERVICES AT ANY OF THE LOCATIONS.
- 2. 3. An agent shall initiate an appropriately qualified selection committee for each request for qualifications. THE AGENT SHALL ENSURE THAT THE SELECTION COMMITTEE MEMBERS ARE COMPETENT TO SERVE ON THE SELECTION COMMITTEE. EACH SELECTION COMMITTEE MUST INCLUDE ONE EMPLOYEE OF THE AGENT OR AN AGENT REPRESENTATIVE WHO IS APPOINTED BY THE AGENT. If the agent is procuring professional services, the agent shall determine the number and qualifications of the selection committee members. A selection committee for the procurement of construction services shall not have more than seven members, except that, if the contract involves the agent and additional governmental or private participants, the number of members of the selection committee shall be increased by one for each additional participant, except that the maximum number of members of the selection committee is nine. selection committee for construction services shall include at least one person who is a senior management employee of a licensed contractor and one person who is an architect or an engineer who is registered pursuant to section 32-121. These members may be employees of the agent or outside consultants. Outside contractors, architects and engineers serving on a selection committee shall not receive compensation from the agent for performing this service, but the agent may elect to reimburse outside contractors, architects and engineers for travel, lodging and other expenses incurred in connection with service on a selection committee. A person who is a member of a selection committee shall not be a contractor under a contract awarded under the procurement or provide ANY PROFESSIONAL SERVICES, construction, construction services, materials or OTHER services under the contract. The selection committee AND THE AGENT shall DO THE FOLLOWING:
- (a) Evaluate the statements of qualifications and performance data that are submitted in response to the agent's request for qualifications.
- (b) (a) If determined by the agent and included by the agent in the request for qualifications, IF INTERVIEWS ARE SPECIFIED IN THE REQUEST FOR QUALIFICATIONS:

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- (i) THE SELECTION COMMITTEE SHALL DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED BY EVALUATING THE STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA THAT ARE SUBMITTED IN RESPONSE TO THE AGENT'S REQUEST FOR QUALIFICATIONS BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA STATED IN THE REQUEST FOR QUALIFICATIONS TO BE USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.
- (ii) IF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE TO SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST ARE NOT INCLUDED IN THE REQUEST FOR QUALIFICATIONS, BEFORE THE INTERVIEWS ARE HELD THE AGENT SHALL DISTRIBUTE TO THE PERSONS OR FIRMS TO BE INTERVIEWED THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED TO SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST. THESE SELECTION CRITERIA AND RELATIVE WEIGHT MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHT USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.
- (iii) THE SELECTION COMMITTEE SHALL conduct interviews with the number of persons or firms to be interviewed as stated in the request for qualifications regarding the professional services or construction services and the relative methods of approach for furnishing the required professional services or construction services.
- (c) (b) After any interviews, in order of preference, based on the criteria and the weighting of criteria included in the request for qualifications, select a final list for each contract of persons or firms the selection committee deems to be the most qualified to provide the professional services or construction services BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA SPECIFIED AS PROVIDED IN THIS SUBSECTION FOR SELECTION OF THE PERSONS OR FIRMS ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST, THE SELECTION COMMITTEE SHALL SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST and, in the case of A FINAL LIST FOR a contract that will be negotiated under subsection E of this section, rank the persons or firms on the final list in order of preference. The selection committee shall base the selection of the final list and the order of preference on demonstrated competence and qualifications only. If the request for qualifications solicited multiple contracts, the selection committee shall select a separate final list for each contract, except that if multiple contracts are being procured and if the request for qualifications specified that all of the multiple contracts will be awarded to a single contractor, the selection committee may select a single final list for all of the multiple contracts. The number of persons or firms on the final list shall be the number of persons or firms specified in the request for qualifications, except that:
- (i) If a smaller number of responsive and responsible persons or firms respond to the solicitation, the agent may elect to have the selection committee proceed with the selection process, including interviews and the

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final list, with the remaining persons or firms if at least two persons or firms remain or the agent may readvertise pursuant to this subsection as the agent deems necessary or appropriate.

(ii) If only one responsive and responsible person or firm responds to a solicitation for a contract or multiple contracts to be negotiated pursuant to subsection E of this section, the agent may elect to proceed with only one person or firm in the selection process and may award the contract or contracts to a single person or firm if the agent determines in writing that the fee negotiated pursuant to subsection E of this section is fair and reasonable and that either other prospective persons or firms had reasonable opportunity to respond or there is not adequate time for a resolicitation.

(iii) If a person or firm on the final list withdraws or is removed from the selection process and the selection committee determines that it is in the best interest of the agent, the selection committee may replace that person or firm with another person or firm that submitted qualifications and that is selected by the selection committee as the next most qualified.

(d) Base the selection of the final list and order of preference on the final list on demonstrated competence and qualifications only.

3. Except for construction-manager-at-risk construction services for horizontal construction and design-build construction services for horizontal construction, an agent may procure multiple contracts for professional services, construction-manager-at-risk construction services, design-build construction services or job-order-contracting construction services under a single request for qualifications solicitation under this subsection or, for job order-contracting construction services or design build construction services, under a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section. If an agent does this:

(a) The advertisement and the request for qualifications shall state that multiple contracts may or will be awarded, shall state the number of contracts that may or will be awarded and shall describe the services to be performed under each contract.

(b) There shall be a single selection process for all of the multiple contracts, except that for each contract there shall be a separate final list and a separate negotiation under subsection E of this section or a separate request for proposals competition under subsection F of this section. However, if the request for qualifications specifies that all of the multiple contracts will be awarded to a single contractor, there may be a single final list and a single negotiation for all of the multiple contracts under subsection E of this section or a single request for proposals competition under subsection F of this section.

(c) The agent may award all of the multiple contracts to one contractor or may award the multiple contracts to multiple contractors.

4. For professional services, an agent may procure multiple contracts using a single request for qualifications solicitation under this subsection,

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 except that professional services that are part of design build construction services may not be procured under this paragraph. Each of the multiple contracts for professional services must have a term not exceeding five years and may continue in effect after the five year term for professional services on projects commenced within the five year term.

5. An agent may procure multiple contracts for job order contracting construction services using a single request for qualifications solicitation under this subsection or using a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section.

6. Except for horizontal construction, an agent may procure multiple contracts for construction-manager-at-risk construction services or for design-build construction services using a single request for qualifications solicitation under this subsection or for design-build construction services using a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section but in either case only for a specific single project. Portions of the specific single project shall be allocated to separate contracts.

7. For construction-manager-at-risk construction services, design-build construction services and job-order-contracting construction services if the contract will be negotiated under subsection E of this section or for job-order-contracting construction services if the contract will be awarded pursuant to subsection F of this section:

(a) The person or firm selected to perform the construction services must select subcontractors based on qualifications alone or on a combination of qualifications and price and shall not select subcontractors based on price alone. A qualifications and price selection may be a single step selection based on a combination of qualifications and price or a two step selection. In a two step selection, the first step shall be based on qualifications alone and the second step may be based on a combination of qualifications and price or on price alone.

(b) The agent shall include in the request for qualifications either:

(i) A requirement that each person or firm submit a proposed

subcontractor selection plan, a requirement that the proposed subcontractor selection plan must select subcontractors based on qualifications alone or on a combination of qualifications and price and shall not select subcontractors based on price alone and, as a selection criteria under the request for qualifications, an evaluation of each person's or firm's proposed subcontractor selection plan.

(ii) A subcontractor selection plan adopted by the agent that will apply to the person or firm that is selected to perform the construction services and that requires subcontractors to be selected based on qualifications alone or on a combination of qualifications and price and not based on price alone, a requirement that each person or firm must submit a description of the procedures it proposes to use to carry out the agent's

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subcontractor selection plan and, as a selection criteria under the request for qualifications, an evaluation of each person's or firm's proposed procedures to carry out the agent's subcontractor selection plan.

- (c) The agent shall include in its contract with the selected person or firm either:
- (i) If the agent included its subcontractor selection plan in the request for qualifications, the agent's subcontractor selection plan and the procedures proposed by the selected person or firm in submitting its qualifications with those modifications to the procedures as the agent and the selected person or firm agree.
- (ii) If the agent did not include its subcontractor selection plan in the request for qualifications, the subcontractor selection plan proposed by the selected person or firm in submitting its qualifications with those modifications as the agent and the selected person or firm agree.
- (d) In making the selection of subcontractors, the person or firm selected to perform the construction services shall use the subcontractor selection plan and any procedures included in its contract.
- 8. The agent and the selection committee shall not request or consider fees, price, man-hours or any other cost information at any point in the selection process under this subsection or subsection D of this section, including the selection of the persons or firms to be interviewed, the selection of the persons or firms to be on the final list, in determining the order of preference of persons or firms on the final list or for any other purpose in the selection process.
- 9. For construction manager at risk construction services and design build construction services, the contract or contracts under a single request for qualifications solicitation or for design build construction services a single request for qualifications and request for proposals solicitation shall be limited to a specific single project.
- (c) IF THE CONTRACT WILL BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE AGENT NOTIFIES THE HIGHEST RANKING PERSON OR FIRM ON THE FINAL LIST THAT IT IS THE HIGHEST RANKING PERSON OR FIRM, THE AGENT SHALL SEND ACTUAL NOTICE TO EACH OF THE FOLLOWING THAT IT IS NOT THE HIGHEST PERSON OR FIRM ON THE FINAL LIST OR THAT ANOTHER PERSON OR FIRM IS THE HIGHEST RANKING PERSON OR FIRM ON THE FINAL LIST:
 - (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS AND FIRMS INTERVIEWED.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS AND FIRMS THAT MADE SUBMITTALS.
- (d) IF THE CONTRACT WILL BE AWARDED UNDER SUBSECTION F OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE AGENT NOTIFIES THE PERSONS OR FIRMS ON THE FINAL LIST THAT THEY ARE ON THE FINAL LIST, THE AGENT SHALL SEND ACTUAL NOTICE TO EACH OF THE FOLLOWING PERSONS OR FIRMS THAT THEY ARE NOT ON THE FINAL LIST OR THAT OTHER PERSONS OR FIRMS ARE ON THE FINAL LIST:
 - (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS OR FIRMS INTERVIEWED.

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 (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS OR FIRMS THAT MADE SUBMITTALS.

D. An agent shall award a— THE SINGLE contract for professional services or for construction services to one of the persons or firms on the final list for that contract prepared pursuant to subsection C of this section UNDER THE PROCUREMENT as provided in subsection E or F of this section. , except that, if fewer than the number of persons or firms on the final list respond to the request for proposals pursuant to subsection F of this section but at least two persons or firms on the final list submit responsive proposals or if one or more of the persons or firms on the final list drop out of the selection process pursuant to subsection E or F of this section:

1. If there are three or more remaining persons or firms, the agent shall proceed with the selection process.

2. If there are only two remaining persons or firms, as the agent deems necessary and appropriate, the agent may elect to proceed with the selection process with the two persons or firms or may elect to terminate the selection process and may elect to readvertise pursuant to subsection C of this section.

3. If there is only one remaining person or firm, the agent may award the contract to a single person or firm if the agent determines in writing that the fee negotiated pursuant to subsection E of this section is fair and reasonable and that either other prospective persons or firms had reasonable opportunity to respond or there is not adequate time for a resolicitation.

- E. For each contract included in the request for qualifications, the agent shall enter into separate negotiations for the contract with the highest qualified person or firm on the final list for that contract determined pursuant to subsection C of this section for the professional services or for the construction services. However, if the request for qualifications is for multiple contracts and specifies that all of the multiple contracts will be awarded to a single contractor, there may be a single negotiation for all of the multiple contracts. The negotiations shall include consideration of compensation and other contract terms that the agent determines to be fair and reasonable to the agent. In making this decision, the agent shall take into account the estimated value, the scope, the complexity and the nature of the professional services or construction services to be rendered. THE AGENT SHALL CONDUCT NEGOTIATIONS WITH PERSONS OR FIRMS ON THE FINAL LIST AS FOLLOWS:
- 1. THE PROCUREMENT IS FOR A SINGLE CONTRACT FOR CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES, AND THERE IS ONE FINAL LIST.
- 2. THE NEGOTIATIONS SHALL INCLUDE CONSIDERATION OF COMPENSATION AND OTHER CONTRACT TERMS THAT THE AGENT DETERMINES TO BE FAIR AND REASONABLE TO THE AGENT. IN MAKING THIS DECISION, THE AGENT SHALL TAKE INTO ACCOUNT THE ESTIMATED VALUE, THE SCOPE, THE COMPLEXITY AND THE NATURE OF THE PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES TO BE RENDERED.

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- 3. THE AGENT SHALL ENTER INTO NEGOTIATIONS WITH THE HIGHEST QUALIFIED PERSON OR FIRM ON THE FINAL LIST.
- 4. If the agent is not able to negotiate a satisfactory contract with the highest qualified person or firm on the final list, at compensation and on other contract terms the agent determines to be fair and reasonable, the agent shall formally terminate negotiations with that person or firm. The agent may SHALL THEN undertake negotiations with the next most qualified person or firm on the final list in sequence until an agreement is reached or a determination is made to reject all persons or firms on the final list. If a contract for construction services is entered into pursuant to this subsection:
- 1. If the contract is for construction-manager-at-risk construction services and includes preconstruction services by the contractor or if the contract is for design-build construction services, the agent shall enter into a written contract with the contractor for preconstruction services under which contract the agent shall pay the contractor a fee for preconstruction services in an amount agreed by the agent and the contractor, and the agent shall not request or obtain a fixed price or a guaranteed maximum price for the construction from the contractor or enter into a construction contract with the contractor until after the agent has entered into the written contract for preconstruction services and a preconstruction services fee.
- 2. Construction shall not commence until the agent and contractor agree in writing on either a fixed price that the agent will pay for the construction to be commenced or a guaranteed maximum price for the construction to be commenced.
- 5. IF IN A PROCUREMENT UNDER THIS SECTION THE AGENT TERMINATES NEGOTIATIONS WITH A PERSON OR FIRM ON THE FINAL LIST AND COMMENCES NEGOTIATIONS WITH ANOTHER PERSON OR FIRM ON THE FINAL LIST, THE AGENT SHALL NOT IN THAT PROCUREMENT RECOMMENCE NEGOTIATIONS OR ENTER INTO A CONTRACT FOR THE CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES COVERED BY THE FINAL LIST WITH ANY PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE AGENT HAS TERMINATED NEGOTIATIONS.
- F. As an alternative to subsection E of this section, an agent may award A SINGLE CONTRACT FOR design-build construction services or job-order-contracting construction services as follows:
- 1. The agent shall use the selection committee appointed for the request for qualifications pursuant to subsection C of this section.
- 2. The agent shall issue a request for proposals to the persons or firms on the final list developed pursuant to subsection C of this section.
- 3. For design-build construction services and job-order-contracting construction services, The request for proposals shall include:
- (a) The agent's project schedule and project final BUDGET FOR design and construction budget or life cycle budget for a procurement that includes maintenance services or operations services.

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- (b) A statement that the contract or contracts will be awarded to the offeror whose proposal receives the highest number of points under a scoring method.
- (c) A description of the scoring method, including a list of the factors in the scoring method and the number of points allocated to each factor. The factors in the scoring method $\frac{1}{2}$ MAY include:
- (i) For design-build construction services only, demonstrated compliance with the design requirements.
 - (ii) Offeror qualifications.
 - (iii) Offeror financial capacity.
 - (iv) Compliance with the agent's project schedule.
- (v) For design-build construction services only, if the request for proposals specifies that the agent will spend its project budget and not more than its project budget and is seeking the best proposal for the project budget, compliance of the offeror's price or life cycle price for procurements that include maintenance services, operations services or finance services with the agent's budget as prescribed in the request for proposals.
- (vi) For design-build construction services if the request for proposals does not contain the specifications prescribed in item (v) and for job-order-contracting construction services, the price or life cycle price for procurements that include maintenance services, operations services or finance services.
 - (vii) An offeror quality management plan.
- (viii) Other evaluation factors THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF CONSTRUCTION SERVICES IN THE REQUEST FOR PROPOSALS as determined by the agent, if any.
- (d) For design-build construction services only, the design requirements.
- (e) A requirement that each offeror submit separately a technical proposal and a price proposal and that the offeror's entire proposal be responsive to the requirements in the request for proposals. For design-build construction services, the price in the price proposal shall be a fixed price or a guaranteed maximum price.
- (f) A statement that in applying the scoring method the selection committee will separately evaluate the technical proposal and the price proposal and will evaluate and score the technical proposal before opening the price proposal.
- (g) If the agent conducts discussions pursuant to paragraph 5 of this subsection, a statement that discussions will be held and a requirement that each offeror submit a preliminary technical proposal before the discussions are held.
- 4. If the agent determines to conduct discussions pursuant to paragraph 5 of this subsection, each offeror shall submit a preliminary technical proposal to the agent before those discussions are held.

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- 5. If determined by the agent and included by the agent in the request for proposals, the selection committee shall conduct discussions with all persons or firms OFFERORS that submit preliminary technical proposals. Discussions shall be for the purpose of clarification to ensure full understanding of, and responsiveness to, the solicitation requirements. Offerors shall be accorded fair treatment with respect to any opportunity for discussion and for clarification by the owner. Revision of preliminary technical proposals shall be permitted after submission of preliminary technical proposals and before award for the purpose of obtaining best and final proposals. In conducting any discussions, information derived from proposals submitted by competing offerors shall not be disclosed to other competing offerors.
- 6. After completion of any discussions pursuant to paragraph 5 of this subsection or if no discussions are held, each offeror shall submit separately the offeror's final technical proposal and its price proposal.
- 7. Before opening any price proposal, the selection committee shall open the final technical proposals, evaluate the final technical proposals and score the final technical proposals using the scoring method in the request for proposals. No other factors or criteria may be used in the evaluation and scoring.
- 8. After completion of the evaluation and scoring of all final technical proposals, the selection committee shall open the price proposals, evaluate the price proposals, score the price proposals and complete the scoring of the entire proposals using the scoring method in the request for proposals. No other factors or criteria may be used in the evaluation and scoring.
- 9. The agent shall award the contract or contracts to the responsive and responsible offeror whose proposal receives the highest score under the method of scoring in the request for proposals. No other factors or criteria may be used in the evaluation. BEFORE OR AT THE SAME TIME AS THE AGENT NOTIFIES THE WINNING OFFEROR THAT IT HAS WON, THE AGENT SHALL SEND ACTUAL NOTICE TO EACH OTHER OFFEROR EITHER THAT THE OFFEROR HAS NOT WON OR THAT ANOTHER OFFEROR HAS WON.
- 10. The contract or contracts file shall contain the basis on which the award is made, INCLUDING AT A MINIMUM THE INFORMATION AND DOCUMENTS REQUIRED UNDER SUBSECTION G OF THIS SECTION.
- a stipulated fee equal to a percentage, as prescribed in the request for proposals, of the agent's project final BUDGET FOR design and construction budget, as prescribed in the request for proposals, but not less than two-tenths of one per cent of the project final BUDGET FOR design and construction budget to each final list offeror who provides a responsive, but unsuccessful, proposal. If the agent does not award a contract, all responsive final list offerors shall receive the stipulated fee based on the owner's estimate of the project final BUDGET FOR design and construction

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budget as included in the request for proposals. The agent shall pay the stipulated fee to each offeror within ninety days after the award of the initial contract or the decision not to award a contract. In consideration for paying the stipulated fee, the agent may use any ideas or information contained in the proposals in connection with any contract awarded for the project, or in connection with a subsequent procurement, without any obligation to pay any additional compensation to the unsuccessful offerors. Notwithstanding the other provisions of this paragraph, an unsuccessful final list offeror may elect to waive the stipulated fee. If an unsuccessful final list offeror elects to waive the stipulated fee, the agent may not use ideas and information contained in the offeror's proposal, except that this restriction does not prevent the agent from using any idea or information if the idea or information is also included in a proposal of an offeror that accepts the stipulated fee.

- G. AT A MINIMUM, THE AGENT SHALL RETAIN THE FOLLOWING FOR EACH PROCUREMENT UNDER THIS SECTION:
- 1. FOR EACH REQUEST FOR QUALIFICATIONS PROCUREMENT PROCESS UNDER SUBSECTION C OF THIS SECTION:
 - (a) IF INTERVIEWS WERE NOT HELD:
- (i) THE SUBMITTAL OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND, IF DIFFERENT, THE SUBMITTAL OF THE PERSON OR FIRM WITH WHICH THE AGENT ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (\mbox{iv}) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.
 - (b) IF INTERVIEWS WERE HELD:
- (i) ALL SUBMITTALS OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND, IF DIFFERENT, ALL SUBMITTALS OF THE PERSON OR FIRM WITH WHICH THE AGENT ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.

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- (iv) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORF.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT WERE INTERVIEWED. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.
- (vi) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE SHORT LIST TO BE INTERVIEWED.
- (vii) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED.
- (vii) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR THE INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.
- 2. FOR EACH REQUEST FOR PROPOSALS PROCUREMENT PROCESS UNDER SUBSECTION F OF THIS SECTION:
- (a) THE ENTIRE PROPOSAL SUBMITTED BY THE PERSON OR FIRM THAT RECEIVED THE HIGHEST SCORE IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS AND, IF DIFFERENT, THE ENTIRE PROPOSAL SUBMITTED BY THE PERSON OR FIRM WITH WHICH THE AGENT ENTERS INTO A CONTRACT.
- (b) THE DESCRIPTION OF THE SCORING METHOD, THE LIST OF FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR, ALL AS INCLUDED IN THE REQUEST FOR PROPOSALS.
- (c) A LIST THAT CONTAINS THE NAME OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SHOWS THE OFFEROR'S FINAL OVERALL SCORE.
- (d) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE ON EACH FACTOR IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SUPPORT THE FINAL OVERALL SCORES OF THE OFFERORS THAT SUBMITTED PROPOSALS. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.

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- H. INFORMATION RELATING TO EACH PROCUREMENT UNDER THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AS FOLLOWS:
- G. 1. NOTWITHSTANDING TITLE 39, CHAPTER 1, ARTICLE 2, until an award and execution of a contract by an agent THE AGENT AWARDS A CONTRACT OR TERMINATES THE PROCUREMENT, only the name of each person or firm on the final list developed pursuant to subsection C of this section may be made available to the public. All other information received by the agent in response to the request for qualifications PURSUANT TO SUBSECTION C OF THIS SECTION or contained in the proposals SUBMITTED PURSUANT TO SUBSECTION F OF THIS SECTION shall be confidential in order to avoid disclosure of the contents that may be prejudicial to competing SUBMITTERS AND offerors during the selection process. The proposals shall be open to public inspection after the contract is awarded and the agent has executed the contract.
- 2. AFTER THE AGENT AWARDS THE CONTRACT OR TERMINATES THE PROCUREMENT, THE AGENT SHALL MAKE AVAILABLE TO THE PUBLIC PURSUANT TO TITLE 39, CHAPTER 1, ARTICLE 2 AT A MINIMUM ALL OF THE ITEMS THAT THE AGENT IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION, EXCEPT THE PROPOSALS SUBMITTED IN RESPONSE TO A REQUEST FOR PROPOSALS UNDER SUBSECTION F OF THIS SECTION AND THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION.
- 3. THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION SHALL NOT BE MADE AVAILABLE TO THE PUBLIC UNTIL AFTER THE AGENT HAS ENTERED INTO A CONTRACT OR TERMINATED THE PROCUREMENT. AT A MINIMUM THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION THAT THE AGENT IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AFTER THE AGENT HAS ENTERED INTO A CONTRACT OR TERMINATED THE PROCUREMENT.
- 4. To the extent that the offeror designates and the agent concurs, trade secrets and other proprietary data contained in a proposal remain confidential.
- 5. THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION ARE AVAILABLE TO THE EXTENT PROVIDED IN TITLE 39, CHAPTER 1, ARTICLE 2.
- H. I. An agent may cancel a request for qualifications or a request for proposals, or reject in whole or in part any or all SUBMITTALS OR proposals, OR DETERMINE NOT TO ENTER INTO A CONTRACT as specified in the solicitation if it THE AGENT DETERMINES IN THE AGENT'S ABSOLUTE AND SOLE DISCRETION THAT THE ACTION is in the best interest of the agent. The agent shall make the reasons for cancellation, or rejection OR DETERMINATION NOT TO ENTER INTO A CONTRACT part of the contract file.
 - I. Notwithstanding any other law:
- 1. The contractor for design-build or job-order-contracting construction services is not required to be registered to perform design services pursuant to title 32, chapter 1 if the person or firm actually

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performing the design services on behalf of the contractor is appropriately registered.

2. The contractor for construction manager at risk, design build or job order contracting construction services shall be licensed to perform construction pursuant to title 32, chapter 10.

3. For each project for horizontal construction under a design build or construction manager at risk construction services contract, the licensed contractor performing the contract shall perform, with the contractor's own organization, construction work that amounts to not less than forty five percent of the total contract price for construction. For the purposes of this paragraph, the total contract price for construction does not include the cost of preconstruction services, design services or any other related services or the cost to procure any right-of-way or other cost of condemnation.

4. There shall be a separate request for qualifications under subsection C of this section for each contract for horizontal construction construction-manager-at-risk construction services or horizontal construction design-build construction services.

J. For job-order-contracting construction services only:

1. The maximum dollar amount of an individual job order shall be one million dollars or such higher or lower amount prescribed by the agent in an action noticed pursuant to title 38, chapter 3, article 3.1 or a rule adopted by the agent as the maximum amount of an individual job order. Requirements shall not be artificially divided or fragmented in order to constitute a job order that satisfies this requirement.

2. If the contractor subcontracts or intends to subcontract part or all of the work under a job order and if the job order construction services contract includes descriptions of standard individual tasks, standard unit prices for standard individual tasks and pricing of job orders based on the number of units of standard individual tasks in the job order:

(a) The contractor has a duty to deliver promptly to each subcontractor invited to bid a coefficient to the contractor to do all or part of the work under one or more job orders:

(i) A copy of the descriptions of all standard individual tasks on which the subcontractor is invited to bid.

(ii) A copy of the standard unit prices for the individual tasks on which the subcontractor is invited to bid.

(b) If not previously delivered to the subcontractor, the contractor has a duty to deliver promptly the following to each subcontractor invited to or that has agreed to do any of the work included in any job order:

(i) A copy of the description of each standard individual task that is included in the job order and that the subcontractor is invited to perform.

(ii) The number of units of each standard individual task that is included in the job order and that the subcontractor is invited to perform.

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(iii) The standard unit price for each standard individual task that is included in the job order and that the subcontractor is invited to perform.

K. Notwithstanding anything to the contrary in this chapter, an agent shall not procure any horizontal construction using the construction manager at risk, design build or job order contracting method of project delivery after June 30, 2020. For purposes of this paragraph, an agent procures horizontal construction when the contract for the construction services is executed by the agent and the contractor for the construction-manager-at-risk, design-build or job-order-contracting construction services. If a contract is executed for construction services on or before June 30, 2020, construction services under the contract may be rendered in whole or in part after June 30, 2020.

L. Notwithstanding anything to the contrary in this section or this title, an agent shall not:

1. Enter into a contract as contractor to provide construction-manager-at-risk construction services, design-build construction services or job-order-contracting construction services.

2. Contract with itself, with another agent, with this state or with any other governmental unit of this state or the federal government for the agent to provide construction-manager-at-risk construction services, design-build construction services or job-order-contracting construction services.

M. The prohibitions prescribed in subsection L of this section do not prohibit an agent from providing construction for itself as provided by law.

N. The agent shall include in each contract for construction services the full street or physical address of each separate location at which the construction will be performed and a requirement that the contractor and each subcontractor at any level include in each of its subcontracts the same address information. The contractor and each subcontractor at any level shall include in each subcontract the full street or physical address of each separate location at which construction work will be performed.

J. IF THE AGENT DOES NOT HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE AGENT, FOR PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION THE AGENT SHALL FOLLOW THE PROCUREMENT PROTEST POLICY AND PROCEDURES OF THE DEPARTMENT OF ADMINISTRATION. THE AGENT SHALL PROCESS ALL PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION.

0. K. For the purposes of this section, "professional services" includes architect services, engineer services, landscape architect services, assayer services, geologist services and land surveying services and any combination of those services.

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Sec. 12. Renumber

Sections 34-604, 34-605, 34-606, 34-607, 34-608, 34-609, 34-610 and 34-611, Arizona Revised Statutes, are renumbered as sections 34-606, 34-607, 34-608, 34-609, 34-610, 34-611, 34-612 and 34-613, respectively.

Sec. 13. Title 34, chapter 6, article 1, Arizona Revised Statutes, is amended by adding new sections 34-604 and 34-605, to read:

34-604. Procurement of multiple contracts for certain job-order-contracting construction services and certain professional services; definition

- A. EXCEPT FOR MULTIPLE CONTRACTS AN AGENT PROCURES PURSUANT TO SECTION 34-103, SECTION 34-606 OR THIS SECTION, AN AGENT SHALL NOT PROCURE IN A SINGLE PROCUREMENT MULTIPLE CONTRACTS FOR CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES. IN A PROCUREMENT UNDER THIS SECTION, THERE IS A SINGLE PROCUREMENT PROCESS FOR ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE PROCUREMENT. AN AGENT MAY PROCURE UNDER THIS SECTION:
- 1. MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS.
- 2. MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR TO BE AWARDED TO A SINGLE PERSON OR FIRM AS SPECIFIED IN THE REQUEST FOR QUALIFICATIONS.
- B. AN AGENT SHALL PROVIDE NOTICE OF EACH PROCUREMENT UNDER THIS SECTION AND SHALL AWARD CONTRACTS ON THE BASIS OF DEMONSTRATED COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES PURSUANT TO THE PROCEDURES PRESCRIBED IN THIS SECTION.
 - C. IN A PROCUREMENT PURSUANT TO THIS SECTION:
 - 1. THE FOLLOWING REQUIREMENTS APPLY:
- (a) THE AGENT AND THE SELECTION COMMITTEE SHALL NOT REQUEST OR CONSIDER FEES, PRICE, MAN-HOURS OR ANY OTHER COST INFORMATION AT ANY POINT IN THE SELECTION PROCESS UNDER THIS SUBSECTION OR UNDER SUBSECTION D OF THIS SECTION, INCLUDING THE SELECTION OF PERSONS OR FIRMS TO BE INTERVIEWED, THE SELECTION OF PERSONS OR FIRMS TO BE ON A FINAL LIST, IN DETERMINING THE ORDER OF PREFERENCE OF PERSONS OR FIRMS ON A FINAL LIST OR FOR ANY OTHER PURPOSE IN THE SELECTION PROCESS.
- (b) IN DETERMINING THE PERSONS OR FIRMS TO PARTICIPATE IN ANY INTERVIEWS AND IN DETERMINING THE PERSONS AND FIRMS TO BE ON A FINAL LIST AND THEIR ORDER ON A FINAL LIST, THE SELECTION COMMITTEE SHALL USE AND SHALL CONSIDER ONLY THE CRITERIA AND WEIGHTING OF CRITERIA SPECIFIED BY THE AGENT FOR THAT PURPOSE AS PROVIDED IN THIS SUBSECTION. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION, DETERMINATIONS AND OTHER ACTIONS.
- (c) IF THE AGENT ENTERS INTO THE NUMBER OF MULTIPLE CONTRACTS BEING PROCURED FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES, A PROCUREMENT UNDER THIS SECTION ENDS. AFTER THAT TIME THE AGENT MAY NOT USE THE PROCUREMENT OR ANY EXISTING FINAL LIST IN THE PROCUREMENT AS THE BASIS FOR ENTERING INTO A REPLACEMENT CONTRACT WITH ANY OTHER PERSON OR FIRM THAT PARTICIPATED IN THE PROCUREMENT.

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- (d) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION SPECIFYING THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED, THE NUMBER OF PERSONS OR FIRMS TO BE ON A FINAL LIST OR ANY OTHER NUMERICAL SPECIFICATION IN THIS SECTION:
- (i) IF A SMALLER NUMBER OF PERSONS OR FIRMS RESPOND TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT THERE IS A SMALLER NUMBER OF PERSONS OR FIRMS PARTICIPATING IN THE PROCUREMENT, THE AGENT MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH THE PARTICIPATING PERSONS OR FIRMS IF THERE ARE AT LEAST TWO PARTICIPATING RESPONSIVE AND RESPONSIBLE PERSONS OR FIRMS. ALTERNATIVELY, THE AGENT MAY ELECT TO TERMINATE THE PROCUREMENT.
- (ii) AS TO A REQUEST FOR QUALIFICATIONS FOR PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION ONLY, IF ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM RESPONDS TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM REMAINS IN THE PROCUREMENT, THE AGENT MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH ONLY ONE PERSON OR FIRM IF THE AGENT DETERMINES IN WRITING THAT THE FEE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION IS FAIR AND REASONABLE AND THAT EITHER OTHER PROSPECTIVE PERSONS OR FIRMS HAD REASONABLE OPPORTUNITY TO RESPOND OR THERE IS NOT ADEQUATE TIME FOR A RESOLICITATION.
- (iii) IF A PERSON OR FIRM ON A FINAL LIST WITHDRAWS OR IS REMOVED FROM THE PROCUREMENT AND THE SELECTION COMMITTEE DETERMINES THAT IT IS IN THE BEST INTEREST OF THE AGENT, THE SELECTION COMMITTEE MAY REPLACE THAT PERSON OR FIRM ON THE FINAL LIST WITH ANOTHER PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS IN THE PROCUREMENT AND THAT IS SELECTED BY THE SELECTION COMMITTEE AS THE NEXT MOST QUALIFIED.
- 2. AN AGENT SHALL ISSUE A REQUEST FOR QUALIFICATIONS FOR EACH PROCUREMENT AND PUBLISH NOTICE OF THE REQUEST FOR QUALIFICATIONS. THIS NOTICE SHALL BE PUBLISHED BY ADVERTISING IN A NEWSPAPER OF GENERAL CIRCULATION IN THE COUNTY IN WHICH THE AGENT IS LOCATED FOR TWO CONSECUTIVE PUBLICATIONS IF IT IS A WEEKLY NEWSPAPER OR FOR TWO PUBLICATIONS THAT ARE AT LEAST SIX BUT NO MORE THAN TEN DAYS APART IF IT IS A DAILY NEWSPAPER. THE PUBLICATION SHALL INCLUDE THE FACT THAT MULTIPLE CONTRACTS MAY OR WILL BE AWARDED, SHALL STATE THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND SHALL DESCRIBE THE PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE PERFORMED UNDER EACH CONTRACT. THE REQUEST FOR QUALIFICATIONS SHALL:
- (a) STATE THE FOLLOWING INFORMATION ABOUT THE CONTRACTS THAT MAY OR WILL BE AWARDED:
- (i) IF THE REQUEST FOR QUALIFICATIONS IS FOR MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THAT MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES MAY OR WILL BE AWARDED, THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED, THE SERVICES TO BE PERFORMED UNDER EACH OF THE

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MULTIPLE CONTRACTS AND THAT EACH OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SEPARATE PERSON OR FIRM.

- (ii) IF THE REQUEST FOR QUALIFICATIONS IS FOR MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES, THAT MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES MAY OR WILL BE AWARDED, THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED, THE SERVICES TO BE PERFORMED UNDER EACH OF THE MULTIPLE CONTRACTS AND EITHER THAT EACH OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SEPARATE PERSON OR FIRM OR THAT ALL OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO THE SAME PERSON OR FIRM.
 - (b) STATE AS TO FINAL LISTS:
- (i) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO A SINGLE PERSON OR FIRM, THAT THERE WILL BE A SINGLE FINAL LIST OF AT LEAST THREE BUT NO MORE THAN FIVE PERSONS OR FIRMS.
- (ii) IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR SIMILAR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THAT THERE WILL BE A SINGLE FINAL LIST AND THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST, WHICH SHALL BE THE SUM OF THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND A NUMBER THAT IS DETERMINED BY THE AGENT AND THAT IS NOT MORE THAN FIVE.
- (iii) IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THAT THERE WILL BE A SEPARATE FINAL LIST FOR EACH TYPE OF PROFESSIONAL SERVICES AND THAT THE NUMBER OF PERSONS OR FIRMS ON EACH FINAL LIST WILL BE THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED FOR EACH TYPE OF PROFESSIONAL SERVICES AND A NUMBER THAT IS DETERMINED BY THE AGENT AND THAT IS NOT MORE THAN FIVE.
- (c) AS PRESCRIBED BELOW, STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE, EXCEPT THAT IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS ONE OF THE CRITERIA SHALL BE THE PERSON'S OR FIRM'S SUBCONTRACTOR SELECTION PLAN OR PROCEDURES TO IMPLEMENT THE AGENT'S SUBCONTRACTOR SELECTION PLAN. ALL SELECTION CRITERIA PURSUANT TO THIS SUBSECTION SHALL BE FACTORS THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES INCLUDED IN THE PROCUREMENT. IF:
- (i) INTERVIEWS WILL BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND THE RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS TO BE INTERVIEWED AND THE REQUEST FOR QUALIFICATIONS MAY STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON EACH FINAL LIST AND IN DETERMINING THEIR ORDER ON EACH FINAL LIST. THE FINAL LIST SELECTION CRITERIA AND RELATIVE WEIGHTS MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHTS USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED. THE REQUEST FOR QUALIFICATIONS ALSO SHALL STATE

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WHETHER THE AGENT WILL SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST SOLELY THROUGH THE RESULTS OF THE INTERVIEW PROCESS OR THROUGH THE COMBINED RESULTS OF BOTH THE INTERVIEW PROCESS AND THE EVALUATION OF STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA SUBMITTED IN RESPONSE TO THE AGENT'S REQUEST FOR QUALIFICATIONS.

- (ii) INTERVIEWS WILL NOT BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON EACH FINAL LIST AND IN DETERMINING THEIR ORDER ON EACH FINAL LIST.
- (d) IF THE AGENT WILL HOLD INTERVIEWS AS PART OF THE SELECTION PROCESS:
- (i) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO THE SAME PERSON OR FIRM, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH AT LEAST THREE BUT NOT MORE THAN FIVE PERSONS OR FIRMS.
- (ii) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR SIMILAR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH A SPECIFIED NUMBER OF PERSONS OR FIRMS. THE SPECIFIED NUMBER SHALL BE STATED IN THE REQUEST FOR QUALIFICATIONS, SHALL BE DETERMINED BY THE AGENT, AND SHALL BE THE SUM OF THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND A NUMBER THAT IS DETERMINED BY THE AGENT AND THAT IS NOT MORE THAN FIVE.
- (iii) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH A SPECIFIED NUMBER OF PERSONS OR FIRMS. THE SPECIFIED NUMBER SHALL BE STATED IN THE REQUEST FOR QUALIFICATIONS, SHALL BE DETERMINED BY THE AGENT, SHALL BE AT LEAST THREE TIMES THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND SHALL NOT BE MORE THAN FIVE TIMES THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED.
- (e) FOR PROCUREMENTS OF MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, INCLUDE EITHER:
- (i) A REQUIREMENT THAT EACH PERSON OR FIRM SUBMIT A PROPOSED SUBCONTRACTOR SELECTION PLAN AND A REQUIREMENT THAT THE PROPOSED SUBCONTRACTOR SELECTION PLAN MUST SELECT SUBCONTRACTORS BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND SHALL NOT SELECT SUBCONTRACTORS BASED ON PRICE ALONE.
- (ii) A SUBCONTRACTOR SELECTION PLAN ADOPTED BY THE AGENT THAT APPLIES TO THE PERSON OR FIRM THAT IS SELECTED TO PERFORM THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES AND THAT REQUIRES SUBCONTRACTORS TO BE SELECTED BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND NOT BASED ON PRICE ALONE AND A REQUIREMENT THAT EACH PERSON OR FIRM MUST

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SUBMIT A DESCRIPTION OF THE PROCEDURES IT PROPOSES TO USE TO IMPLEMENT THE AGENT'S SUBCONTRACTOR SELECTION PLAN.

- (f) INCLUDE A DESCRIPTION OF THE PUBLICLY AVAILABLE LOCATION OF THE AGENT'S PROTEST POLICY AND PROCEDURES OR, IF THE AGENT DOES NOT HAVE A PROTEST POLICY AND PROCEDURES, A STATEMENT THAT THE PROTEST POLICY AND PROCEDURES REFERRED TO IN SUBSECTION J OF THIS SECTION APPLY TO ANY PROTESTS IN CONNECTION WITH THE PROCUREMENT.
- 3. AN AGENT SHALL INITIATE AN APPROPRIATELY QUALIFIED SELECTION COMMITTEE FOR EACH REQUEST FOR QUALIFICATIONS. THE AGENT SHALL ENSURE THAT THE SELECTION COMMITTEE MEMBERS ARE COMPETENT TO SERVE ON THE SELECTION COMMITTEE. EACH SELECTION COMMITTEE MUST INCLUDE ONE EMPLOYEE OF THE AGENT OR AN AGENT REPRESENTATIVE WHO IS APPOINTED BY THE AGENT. THE SAME SELECTION COMMITTEE SHALL FUNCTION AS TO ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE PROCUREMENT. IF THE AGENT IS PROCURING MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES, THE AGENT SHALL DETERMINE THE NUMBER AND QUALIFICATIONS OF THE SELECTION COMMITTEE MEMBERS. A SELECTION COMMITTEE FOR THE PROCUREMENT OF MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL HAVE NOT MORE THAN SEVEN MEMBERS, EXCEPT THAT IF THE CONTRACT INVOLVES THE AGENT AND ADDITIONAL GOVERNMENTAL OR PRIVATE PARTICIPANTS, THE NUMBER OF MEMBERS OF THE SELECTION COMMITTEE SHALL BE INCREASED BY ONE FOR EACH ADDITIONAL PARTICIPANT, EXCEPT THAT THE MAXIMUM NUMBER OF MEMBERS OF THE SELECTION COMMITTEE IS NINE. THE SELECTION COMMITTEE FOR MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL INCLUDE AT LEAST ONE PERSON WHO IS A SENIOR MANAGEMENT EMPLOYEE OF A LICENSED CONTRACTOR AND ONE PERSON WHO IS AN ARCHITECT OR ENGINEER REGISTERED PURSUANT TO SECTION 32-121. THESE MEMBERS MAY BE EMPLOYEES OF THE AGENT OR OUTSIDE CONSULTANTS. OUTSIDE CONTRACTORS, ARCHITECTS AND ENGINEERS SERVING ON A SELECTION COMMITTEE SHALL NOT RECEIVE COMPENSATION FROM THE AGENT FOR PERFORMING THIS SERVICE, BUT THE AGENT MAY ELECT TO REIMBURSE OUTSIDE CONTRACTORS, ARCHITECTS AND ENGINEERS FOR TRAVEL, LODGING AND OTHER EXPENSES INCURRED IN CONNECTION WITH SERVICE ON A SELECTION COMMITTEE. A PERSON WHO IS A MEMBER OF A SELECTION COMMITTEE SHALL NOT BE A CONTRACTOR UNDER A CONTRACT AWARDED UNDER THE PROCUREMENT OR PROVIDE ANY PROFESSIONAL SERVICES, CONSTRUCTION, CONSTRUCTION SERVICES, MATERIALS OR OTHER SERVICES UNDER THE CONTRACT. THE SELECTION COMMITTEE AND THE AGENT SHALL DO THE FOLLOWING:
 - (a) IF INTERVIEWS ARE SPECIFIED IN THE REQUEST FOR QUALIFICATIONS:
- (i) THE SELECTION COMMITTEE SHALL DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED BY EVALUATING THE STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA THAT ARE SUBMITTED IN RESPONSE TO THE AGENT'S REQUEST FOR QUALIFICATIONS BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA STATED IN THE REQUEST FOR QUALIFICATIONS TO BE USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.
- (ii) IF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE TO SELECT THE PERSONS OR FIRMS ON A FINAL LIST AND TO DETERMINE THEIR ORDER ON A FINAL LIST ARE NOT INCLUDED

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IN THE REQUEST FOR QUALIFICATIONS, BEFORE THE INTERVIEWS ARE HELD THE AGENT SHALL DISTRIBUTE TO THE PERSONS OR FIRMS TO BE INTERVIEWED THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED TO SELECT THE PERSONS OR FIRMS ON EACH FINAL LIST AND TO DETERMINE THEIR ORDER ON EACH FINAL LIST. THESE SELECTION CRITERIA AND RELATIVE WEIGHT MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHT USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.

- (iii) THE SELECTION COMMITTEE SHALL CONDUCT INTERVIEWS WITH THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED AS STATED IN THE REQUEST FOR QUALIFICATIONS REGARDING THE PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES AND THE RELATIVE METHODS OF APPROACH FOR FURNISHING THE REQUIRED PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES.
- (b) BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA SPECIFIED AS PROVIDED IN THIS SUBSECTION FOR SELECTION OF THE PERSONS OR FIRMS ON EACH FINAL LIST AND THEIR ORDER ON EACH FINAL LIST, THE SELECTION COMMITTEE SHALL SELECT THE PERSONS OR FIRMS FOR EACH FINAL LIST AND IN THE CASE OF A FINAL LIST OR FINAL LISTS FOR MULTIPLE CONTRACTS THAT WILL BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, RANK THE PERSONS OR FIRMS ON EACH FINAL LIST IN ORDER OF PREFERENCE. IF THE PROCUREMENT IS FOR MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE IS A SEPARATE FINAL LIST FOR EACH TYPE OF PROFESSIONAL SERVICES, AND IF A PERSON OR FIRM SUBMITTED QUALIFICATIONS FOR MORE THAN ONE TYPE OF PROFESSIONAL SERVICES, THE PERSON OR FIRM MAY BE ON MORE THAN ONE FINAL LIST.
- (c) IF THE CONTRACT WILL BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE AGENT NOTIFIES THE PERSONS OR FIRMS ON EACH FINAL LIST THAT THEY ARE ON THAT FINAL LIST, THE AGENT SHALL SEND ACTUAL NOTICE TO THE FOLLOWING PERSONS OR FIRMS THAT THEY ARE NOT ON THAT FINAL LIST:
- (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS AND FIRMS INTERVIEWED FOR THAT FINAL LIST.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS AND FIRMS THAT MADE SUBMITTALS FOR THAT FINAL LIST.
- (d) IF THE CONTRACT WILL BE AWARDED UNDER SUBSECTION F OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE AGENT NOTIFIES THE PERSONS OR FIRMS ON THE FINAL LIST THAT THEY ARE ON THE FINAL LIST, THE AGENT SHALL SEND ACTUAL NOTICE TO EACH OF THE FOLLOWING PERSONS OR FIRMS THAT THEY ARE NOT ON THE FINAL LIST OR THAT OTHER PERSONS OR FIRMS ARE ON THE FINAL LIST:
 - (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS OR FIRMS INTERVIEWED.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS OR FIRMS THAT MADE SUBMITTALS.
- D. AN AGENT SHALL AWARD MULTIPLE CONTRACTS SPECIFIED IN THE REQUEST FOR QUALIFICATIONS AS PROVIDED IN SUBSECTION E OR F OF THIS SECTION.

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- E. THE AGENT SHALL CONDUCT NEGOTIATIONS WITH PERSONS OR FIRMS ON THE FINAL LIST OR FINAL LISTS. THE NEGOTIATIONS SHALL INCLUDE CONSIDERATION OF COMPENSATION AND OTHER CONTRACT TERMS THAT THE AGENT DETERMINES TO BE FAIR AND REASONABLE TO THE AGENT. IN MAKING THIS DECISION, THE AGENT SHALL TAKE INTO ACCOUNT THE ESTIMATED VALUE, THE SCOPE, THE COMPLEXITY AND THE NATURE OF THE PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE RENDERED. IF IN A PROCUREMENT UNDER THIS SECTION THE AGENT TERMINATES NEGOTIATIONS WITH A PERSON OR FIRM ON A FINAL LIST AND COMMENCES NEGOTIATIONS WITH ANOTHER PERSON OR FIRM ON THAT FINAL LIST, THE AGENT SHALL NOT IN THAT PROCUREMENT RECOMMENCE NEGOTIATIONS OR ENTER INTO A CONTRACT FOR THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES COVERED BY THAT FINAL LIST WITH ANY PERSON OR FIRM ON THAT FINAL LIST WITH WHOM THE AGENT HAS TERMINATED NEGOTIATIONS. IF THE PROCUREMENT IS FOR:
- 1. MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO A SINGLE PERSON OR FIRM, THERE IS ONE FINAL LIST AND THE AGENT SHALL ENTER INTO NEGOTIATIONS WITH THE HIGHEST QUALIFIED PERSON OR FIRM ON THE FINAL LIST. IF THE AGENT IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH THE HIGHEST QUALIFIED PERSON OR FIRM ON THE FINAL LIST, AT COMPENSATION AND ON OTHER CONTRACT TERMS THE AGENT DETERMINES TO BE FAIR AND REASONABLE, THE AGENT SHALL THEN UNDERTAKE NEGOTIATIONS WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST IN SEQUENCE UNTIL AN AGREEMENT IS REACHED OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST.
- 2. MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR FOR MULTIPLE CONTRACTS FOR SIMILAR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE IS ONE FINAL LIST AND THE AGENT SHALL ENTER INTO SEPARATE NEGOTIATIONS FOR CONTRACTS WITH THE NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON THE FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS TO BE AWARDED. IF THE AGENT IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH A PERSON OR FIRM WITH WHOM THE AGENT HAS COMMENCED NEGOTIATIONS, THE AGENT SHALL FORMALLY TERMINATE NEGOTIATIONS WITH THAT PERSON OR FIRM. THE AGENT SHALL THEN UNDERTAKE NEGOTIATIONS FOR A CONTRACT WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE AGENT IS NOT THEN NEGOTIATING AND WITH WHOM THE AGENT HAS NOT PREVIOUSLY NEGOTIATED IN SEQUENCE UNTIL AN AGREEMENT IS REACHED FOR SOME OR ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE REQUEST FOR QUALIFICATIONS OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST.
- 3. MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE IS A SEPARATE FINAL LIST FOR EACH TYPE OF PROFESSIONAL SERVICES AND THE AGENT SHALL ENTER INTO SEPARATE NEGOTIATIONS FOR CONTRACTS WITH THE NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON THE FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS TO BE AWARDED. IF THE AGENT IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH A PERSON OR FIRM WITH WHOM THE AGENT HAS COMMENCED NEGOTIATIONS, THE AGENT SHALL FORMALLY TERMINATE NEGOTIATIONS WITH THAT PERSON OR FIRM. THE AGENT SHALL

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THEN UNDERTAKE NEGOTIATIONS FOR A CONTRACT WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE AGENT IS NOT THEN NEGOTIATING AND WITH WHOM THE AGENT HAS NOT PREVIOUSLY NEGOTIATED IN SEQUENCE UNTIL AN AGREEMENT IS REACHED FOR SOME OR ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE REQUEST FOR QUALIFICATIONS OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST.

- F. AS AN ALTERNATIVE TO SUBSECTION E OF THIS SECTION, AN AGENT MAY AWARD MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS AS FOLLOWS:
- 1. THE AGENT SHALL USE THE SELECTION COMMITTEE APPOINTED FOR THE REQUEST FOR QUALIFICATIONS PURSUANT TO SUBSECTION C OF THIS SECTION.
- 2. THE AGENT SHALL ISSUE A REQUEST FOR PROPOSALS TO THE PERSONS OR FIRMS ON THE FINAL LIST DEVELOPED PURSUANT TO SUBSECTION C OF THIS SECTION.
 - 3. THE REQUEST FOR PROPOSALS SHALL INCLUDE:
- (a) THE AGENT'S PROJECT SCHEDULE AND PROJECT FINAL BUDGET FOR DESIGN AND CONSTRUCTION OR LIFE CYCLE BUDGET FOR A PROCUREMENT THAT INCLUDES MAINTENANCE SERVICES OR OPERATIONS SERVICES.
- (b) A STATEMENT THAT THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SPECIFIED NUMBER OF OFFERORS WHOSE PROPOSALS RECEIVE THE HIGHEST NUMBER OF POINTS UNDER A SCORING METHOD. THE SPECIFIED NUMBER OF OFFERORS WILL BE THE NUMBER OF CONTRACTS INCLUDED IN THE PROCUREMENT.
- (c) A DESCRIPTION OF THE SCORING METHOD, INCLUDING A LIST OF THE FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR. THE FACTORS IN THE SCORING METHOD MAY INCLUDE:
 - (i) OFFEROR QUALIFICATIONS.
 - (ii) OFFEROR FINANCIAL CAPACITY.
 - (iii) COMPLIANCE WITH THE AGENT'S PROJECT SCHEDULE.
- (iv) THE PRICE OR LIFE CYCLE PRICE FOR PROCUREMENTS THAT INCLUDE MAINTENANCE SERVICES, OPERATIONS SERVICES OR FINANCE SERVICES.
 - (v) AN OFFEROR QUALITY MANAGEMENT PLAN.
- (vi) OTHER EVALUATION FACTORS THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES IN THE REQUEST FOR PROPOSALS AS DETERMINED BY THE AGENT, IF ANY.
- (d) A REQUIREMENT THAT EACH OFFEROR SUBMIT SEPARATELY A TECHNICAL PROPOSAL AND A PRICE PROPOSAL AND THAT THE OFFEROR'S ENTIRE PROPOSAL BE RESPONSIVE TO THE REQUIREMENTS IN THE REQUEST FOR PROPOSALS.
- (e) A STATEMENT THAT IN APPLYING THE SCORING METHOD THE SELECTION COMMITTEE WILL SEPARATELY EVALUATE THE TECHNICAL PROPOSAL AND THE PRICE PROPOSAL AND WILL EVALUATE AND SCORE THE TECHNICAL PROPOSAL BEFORE OPENING THE PRICE PROPOSAL.
- (f) IF THE AGENT CONDUCTS DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION, A STATEMENT THAT DISCUSSIONS WILL BE HELD AND A REQUIREMENT THAT EACH OFFEROR SUBMIT A PRELIMINARY TECHNICAL PROPOSAL BEFORE THE DISCUSSIONS ARE HELD.

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- 4. IF THE AGENT DETERMINES TO CONDUCT DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION, EACH OFFEROR SHALL SUBMIT A PRELIMINARY TECHNICAL PROPOSAL TO THE AGENT BEFORE THOSE DISCUSSIONS ARE HELD.
- 5. IF DETERMINED BY THE AGENT AND INCLUDED BY THE AGENT IN THE REQUEST FOR PROPOSALS, THE SELECTION COMMITTEE SHALL CONDUCT DISCUSSIONS WITH ALL OFFERORS THAT SUBMIT PRELIMINARY TECHNICAL PROPOSALS. DISCUSSIONS SHALL BE FOR THE PURPOSE OF CLARIFICATION TO ENSURE FULL UNDERSTANDING OF, AND RESPONSIVENESS TO, THE SOLICITATION REQUIREMENTS. OFFERORS SHALL BE ACCORDED FAIR TREATMENT WITH RESPECT TO ANY OPPORTUNITY FOR DISCUSSION AND FOR CLARIFICATION BY THE OWNER. REVISION OF PRELIMINARY TECHNICAL PROPOSALS SHALL BE PERMITTED AFTER SUBMISSION OF PRELIMINARY TECHNICAL PROPOSALS AND BEFORE AWARD FOR THE PURPOSE OF OBTAINING BEST AND FINAL PROPOSALS. IN CONDUCTING ANY DISCUSSIONS, INFORMATION DERIVED FROM PROPOSALS SUBMITTED BY COMPETING OFFERORS SHALL NOT BE DISCLOSED TO OTHER COMPETING OFFERORS.
- 6. AFTER COMPLETION OF ANY DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION OR IF NO DISCUSSIONS ARE HELD, EACH OFFEROR SHALL SUBMIT SEPARATELY THE OFFEROR'S FINAL TECHNICAL PROPOSAL AND ITS PRICE PROPOSAL.
- 7. BEFORE OPENING ANY PRICE PROPOSAL, THE SELECTION COMMITTEE SHALL OPEN THE FINAL TECHNICAL PROPOSALS, EVALUATE THE FINAL TECHNICAL PROPOSALS AND SCORE THE FINAL TECHNICAL PROPOSALS USING THE SCORING METHOD IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION AND SCORING.
- 8. AFTER COMPLETION OF THE EVALUATION AND SCORING OF ALL FINAL TECHNICAL PROPOSALS, THE SELECTION COMMITTEE SHALL OPEN THE PRICE PROPOSALS, EVALUATE THE PRICE PROPOSALS, SCORE THE PRICE PROPOSALS AND COMPLETE THE SCORING OF THE ENTIRE PROPOSALS USING THE SCORING METHOD IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION AND SCORING.
- 9. THE AGENT SHALL AWARD THE MULTIPLE CONTRACTS TO THE RESPONSIVE AND RESPONSIBLE OFFERORS WHOSE PROPOSALS RECEIVE THE HIGHEST SCORES UNDER THE METHOD OF SCORING IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION. BEFORE OR AT THE SAME TIME AS THE AGENT NOTIFIES THE WINNING OFFERORS THAT THEY HAVE WON, THE AGENT SHALL SEND ACTUAL NOTICE TO EACH OTHER OFFEROR EITHER THAT THE OFFEROR HAS NOT WON OR THAT OTHER OFFERORS HAVE WON.
- 10. THE CONTRACTS FILE SHALL CONTAIN THE BASIS ON WHICH THE AWARD IS MADE, INCLUDING AT A MINIMUM THE INFORMATION AND DOCUMENTS REQUIRED UNDER SUBSECTION G OF THIS SECTION.
- G. IF THE PROCUREMENT HAS MULTIPLE FINAL LISTS UNDER SUBSECTION C OF THIS SECTION OR MULTIPLE REQUESTS FOR PROPOSALS UNDER SUBSECTION F OF THIS SECTION, THE AGENT SHALL RETAIN THE ITEMS IN PARAGRAPHS 1 AND 2 OF THIS SUBSECTION, AS APPLICABLE, FOR EACH FINAL LIST AND EACH REQUEST FOR PROPOSALS PROCUREMENT PROCESS. AT A MINIMUM, THE AGENT SHALL RETAIN THE FOLLOWING FOR EACH PROCUREMENT UNDER THIS SECTION:

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- 1. AS TO EACH FINAL LIST UNDER EACH REQUEST FOR QUALIFICATIONS PROCUREMENT PROCESS UNDER SUBSECTION C OF THIS SECTION:
 - (a) IF INTERVIEWS WERE NOT HELD:
- (i) THE SUBMITTAL OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND ALL SUBMITTALS OF EACH PERSON OR FIRM WITH WHICH THE AGENT ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (iv) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.
 - (b) IF INTERVIEWS WERE HELD:
- (i) ALL SUBMITTALS OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND ALL SUBMITTALS OF EACH PERSON OR FIRM WITH WHICH THE AGENT ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (\mbox{iv}) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT WERE INTERVIEWED. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.
- (vi) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE SHORT LIST TO BE INTERVIEWED.
- (vii) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL

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RANK OR SCORE IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED.

(vii) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR THE INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.

- 2. FOR EACH REQUEST FOR PROPOSALS PROCUREMENT PROCESS UNDER SUBSECTION F OF THIS SECTION:
- (a) THE ENTIRE PROPOSAL SUBMITTED BY THE PERSON OR FIRM THAT RECEIVED THE HIGHEST SCORE IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS AND THE ENTIRE PROPOSAL SUBMITTED BY EACH PERSON OR FIRM WITH WHICH THE AGENT ENTERS INTO A CONTRACT.
- (b) THE DESCRIPTION OF THE SCORING METHOD, THE LIST OF FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR, ALL AS INCLUDED IN THE REQUEST FOR PROPOSALS.
- (c) A LIST THAT CONTAINS THE NAME OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SHOWS THE OFFEROR'S FINAL OVERALL SCORE.
- (d) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE ON EACH FACTOR IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SUPPORT THE FINAL OVERALL SCORES OF THE OFFERORS THAT SUBMITTED PROPOSALS. AT THE ELECTION OF THE AGENT, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE AGENT.
- H. INFORMATION RELATING TO EACH PROCUREMENT UNDER THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AS FOLLOWS:
- 1. NOTWITHSTANDING TITLE 39, CHAPTER 1, ARTICLE 2, UNTIL CONTRACT AWARD BY AN AGENT OF ALL OF THE MULTIPLE CONTRACTS IN THE PROCUREMENT OR TERMINATION OF THE PROCUREMENT BY THE AGENT, ONLY THE NAME OF EACH PERSON OR FIRM ON THE FINAL LIST DEVELOPED PURSUANT TO SUBSECTION C OF THIS SECTION MAY BE MADE AVAILABLE TO THE PUBLIC AND ALL OTHER INFORMATION RECEIVED BY THE AGENT IN RESPONSE TO THE REQUEST FOR QUALIFICATIONS UNDER SUBSECTION C OF THIS SECTION OR CONTAINED IN PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION SHALL BE CONFIDENTIAL IN ORDER TO AVOID DISCLOSURE OF THE CONTENTS THAT MAY BE PREJUDICIAL TO COMPETING SUBMITTERS AND OFFERORS DURING THE SELECTION PROCESS.
- 2. AFTER THE AGENT AWARDS ALL OF THE MULTIPLE CONTRACTS IN THE PROCUREMENT OR TERMINATES THE PROCUREMENT, THE AGENT SHALL MAKE AVAILABLE TO THE PUBLIC PURSUANT TO TITLE 39, CHAPTER 1, ARTICLE 2 AT A MINIMUM ALL OF THE

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ITEMS THAT THE AGENT IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION, EXCEPT THE PROPOSALS SUBMITTED IN RESPONSE TO A REQUEST FOR PROPOSALS UNDER SUBSECTION F OF THIS SECTION AND THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION.

- 3. THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION SHALL NOT BE MADE AVAILABLE TO THE PUBLIC UNTIL AFTER THE AGENT HAS ENTERED INTO A CONTRACT FOR ALL OF THE MULTIPLE CONTRACTS IN THE PROCUREMENT OR THE AGENT HAS TERMINATED THE PROCUREMENT. AT A MINIMUM THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION THAT THE AGENT IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AFTER THE AGENT HAS ENTERED INTO A CONTRACT FOR ALL OF THE CONTRACTS IN THE PROCUREMENT OR THE AGENT HAS TERMINATED THE PROCUREMENT.
- 4. TO THE EXTENT THAT THE OFFEROR DESIGNATES AND THE AGENT CONCURS, TRADE SECRETS AND OTHER PROPRIETARY DATA CONTAINED IN A PROPOSAL SHALL REMAIN CONFIDENTIAL.
- 5. THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION ARE AVAILABLE TO THE EXTENT PROVIDED IN TITLE 39, CHAPTER 1, ARTICLE 2.
- I. AN AGENT MAY CANCEL A REQUEST FOR QUALIFICATIONS OR A REQUEST FOR PROPOSALS, REJECT IN WHOLE OR IN PART ANY OR ALL SUBMITTALS OR PROPOSALS, OR DETERMINE NOT TO ENTER INTO ONE OR MORE OF THE MULTIPLE CONTRACTS AS SPECIFIED IN THE SOLICITATION IF THE AGENT DETERMINES IN ITS ABSOLUTE AND SOLE DISCRETION THAT SUCH ACTION IS IN THE BEST INTEREST OF THE AGENT. THE AGENT SHALL MAKE THE REASONS FOR CANCELLATION, REJECTION OR DETERMINATION NOT TO ENTER INTO CONTRACTS PART OF THE CONTRACT FILE.
- J. IF THE AGENT DOES NOT HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE AGENT, FOR PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION THE AGENT SHALL FOLLOW THE PROCUREMENT PROTEST POLICY AND PROCEDURES OF THE DEPARTMENT OF ADMINISTRATION. THE AGENT SHALL PROCESS ALL PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION.
- K. FOR THE PURPOSES OF THIS SECTION, "PROFESSIONAL SERVICES" INCLUDES ARCHITECT SERVICES, ENGINEER SERVICES, LANDSCAPE ARCHITECT SERVICES, ASSAYER SERVICES, GEOLOGIST SERVICES AND LAND SURVEYING SERVICES AND ANY COMBINATION OF THOSE SERVICES.
 - 34-605. Requirements applicable to construction services and professional services and to contracts for construction services and professional services; definition
- A. THE REQUIREMENTS PRESCRIBED IN THIS SECTION APPLY TO EACH CONTRACT ENTERED INTO AS THE RESULT OF A PROCUREMENT UNDER SECTION 34-603, 34-604 OR

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34-606 AND TO THE PROFESSIONAL SERVICES AND CONSTRUCTION SERVICES INCLUDED IN EACH PROCUREMENT UNDER SECTION 34-603, 34-604 OR 34-606.

- PROCUREMENT UNDER SECTION 34-603 Α ΙS CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES 0R DESIGN-BUILD CONSTRUCTION SERVICES TO BE CONTRACTED PURSUANT TO SECTION 34-603. SUBSECTION E OR IF A PROCUREMENT UNDER SECTION 34-606 IS CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES 0 R CONSTRUCTION SERVICES, THE AGENT SHALL ENTER INTO A WRITTEN CONTRACT WITH THE CONTRACTOR FOR PRECONSTRUCTION SERVICES UNDER WHICH THE AGENT SHALL PAY THE CONTRACTOR A FEE FOR PRECONSTRUCTION SERVICES IN AN AMOUNT AGREED BY THE AGENT AND THE CONTRACTOR. AND THE AGENT SHALL NOT REQUEST OR OBTAIN A FIXED PRICE OR A GUARANTEED MAXIMUM PRICE FOR THE CONSTRUCTION FROM THE CONTRACTOR OR ENTER INTO A CONSTRUCTION CONTRACT WITH THE CONTRACTOR UNTIL AFTER THE AGENT HAS ENTERED INTO THE WRITTEN CONTRACT FOR PRECONSTRUCTION SERVICES AND A PRECONSTRUCTION SERVICES FEE.
- C. IF A CONTRACT FOR CONSTRUCTION SERVICES IS ENTERED INTO AS THE RESULT OF A PROCUREMENT UNDER SECTION 34-603, 34-604 OR 34-606, CONSTRUCTION SHALL NOT COMMENCE UNTIL THE AGENT AND CONTRACTOR AGREE IN WRITING ON EITHER A FIXED PRICE THAT THE AGENT WILL PAY FOR THE CONSTRUCTION TO BE COMMENCED OR A GUARANTEED MAXIMUM PRICE FOR THE CONSTRUCTION TO BE COMMENCED. THE CONSTRUCTION TO BE COMMENCED MAY BE THE ENTIRE PROJECT OR MAY BE ONE OR MORE PHASED PARTS OF THE PROJECT.
- D. A CONTRACT FOR PROFESSIONAL SERVICES ENTERED INTO AS THE RESULT OF A PROCUREMENT UNDER SECTION 34-603, 34-604 OR 34-606 SHALL HAVE A TERM NOT EXCEEDING FIVE YEARS AFTER THE DATE OF CONTRACT AWARD BY THE AGENT OF THE FIRST CONTRACT UNDER THE PROCUREMENT, EXCEPT THAT THE CONTRACT MAY CONTINUE IN EFFECT AFTER THE FIVE YEAR TERM FOR PROFESSIONAL SERVICES ON PROJECTS ON WHICH THE RENDERING OF PROFESSIONAL SERVICES COMMENCES WITHIN THE FIVE YEAR TERM.
 - E. NOTWITHSTANDING ANY OTHER LAW:
- 1. THE CONTRACTOR FOR DESIGN-BUILD OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES IS NOT REQUIRED TO BE REGISTERED TO PERFORM DESIGN SERVICES PURSUANT TO TITLE 32, CHAPTER 1 IF THE PERSON OR FIRM ACTUALLY PERFORMING THE DESIGN SERVICES ON BEHALF OF THE CONTRACTOR IS APPROPRIATELY REGISTERED.
- 2. THE CONTRACTOR FOR CONSTRUCTION-MANAGER-AT-RISK, DESIGN-BUILD OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL BE LICENSED TO PERFORM CONSTRUCTION PURSUANT TO TITLE 32, CHAPTER 10.
 - F. FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES ONLY:
- 1. THE MAXIMUM DOLLAR AMOUNT OF AN INDIVIDUAL JOB ORDER SHALL BE ONE MILLION DOLLARS OR SUCH HIGHER OR LOWER AMOUNT PRESCRIBED BY THE AGENT IN AN ACTION NOTICED PURSUANT TO TITLE 38, CHAPTER 3, ARTICLE 3.1 OR A RULE ADOPTED BY THE AGENT AS THE MAXIMUM AMOUNT OF AN INDIVIDUAL JOB ORDER. REQUIREMENTS SHALL NOT BE ARTIFICIALLY DIVIDED OR FRAGMENTED IN ORDER TO CONSTITUTE A JOB ORDER THAT SATISFIES THIS REQUIREMENT.

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- 2. IF THE CONTRACTOR SUBCONTRACTS OR INTENDS TO SUBCONTRACT PART OR ALL OF THE WORK UNDER A JOB ORDER AND IF THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES CONTRACT INCLUDES DESCRIPTIONS OF STANDARD INDIVIDUAL TASKS, STANDARD UNIT PRICES FOR STANDARD INDIVIDUAL TASKS AND PRICING OF JOB ORDERS BASED ON THE NUMBER OF UNITS OF STANDARD INDIVIDUAL TASKS IN THE JOB ORDER:
- (a) THE CONTRACTOR HAS A DUTY TO DELIVER PROMPTLY TO EACH SUBCONTRACTOR INVITED TO BID A COEFFICIENT TO THE CONTRACTOR TO DO ALL OR PART OF THE WORK UNDER ONE OR MORE JOB ORDERS:
- (i) A COPY OF THE DESCRIPTIONS OF ALL STANDARD INDIVIDUAL TASKS ON WHICH THE SUBCONTRACTOR IS INVITED TO BID.
- (ii) A COPY OF THE STANDARD UNIT PRICES FOR THE INDIVIDUAL TASKS ON WHICH THE SUBCONTRACTOR IS INVITED TO BID.
- (b) IF NOT PREVIOUSLY DELIVERED TO THE SUBCONTRACTOR, THE CONTRACTOR HAS A DUTY TO DELIVER PROMPTLY THE FOLLOWING TO EACH SUBCONTRACTOR INVITED TO OR THAT HAS AGREED TO DO ANY OF THE WORK INCLUDED IN ANY JOB ORDER:
- (i) A COPY OF THE DESCRIPTION OF EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- (ii) THE NUMBER OF UNITS OF EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- (iii) THE STANDARD UNIT PRICE FOR EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
 - G. THE FOLLOWING APPLY TO HORIZONTAL CONSTRUCTION:
- 1. NOTWITHSTANDING THIS CHAPTER, AN AGENT SHALL NOT PROCURE ANY HORIZONTAL CONSTRUCTION USING THE CONSTRUCTION-MANAGER-AT-RISK, DESIGN-BUILD OR JOB-ORDER-CONTRACTING METHOD OF PROJECT DELIVERY AFTER JUNE 30, 2020. FOR PURPOSES OF THIS PARAGRAPH, AN AGENT PROCURES HORIZONTAL CONSTRUCTION WHEN THE CONTRACT FOR THE CONSTRUCTION SERVICES IS EXECUTED BY THE AGENT AND THE CONTRACTOR FOR THE CONSTRUCTION-MANAGER-AT-RISK, DESIGN-BUILD OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES. IF A CONTRACT IS EXECUTED FOR CONSTRUCTION SERVICES ON OR BEFORE JUNE 30, 2020, CONSTRUCTION SERVICES UNDER THE CONTRACT MAY BE RENDERED IN WHOLE OR IN PART AFTER JUNE 30, 2020.
- 2. FOR EACH HORIZONTAL CONSTRUCTION PROJECT UNDER A DESIGN-BUILD OR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES CONTRACT, THE LICENSED CONTRACTOR PERFORMING THE CONTRACT SHALL PERFORM, WITH THE CONTRACTOR'S OWN ORGANIZATION, CONSTRUCTION WORK THAT AMOUNTS TO NOT LESS THAN FORTY-FIVE PER CENT OF THE TOTAL CONTRACT PRICE FOR THE CONSTRUCTION, EXCEPT THAT FOR LIGHT RAIL THE SELF-PERFORMANCE PERCENTAGE SHALL BE NOT LESS THAN THIRTY PER CENT.
- 3. A PROJECT IS HORIZONTAL CONSTRUCTION IF MORE THAN ONE-HALF OF THE TOTAL CONTRACT PRICE FOR THE CONSTRUCTION IS FOR HORIZONTAL CONSTRUCTION. PROJECT ELEMENTS SHALL NOT BE ARTIFICIALLY ADDED IN ORDER TO MAKE A PROJECT NOT HORIZONTAL CONSTRUCTION AND SHALL NOT BE ARTIFICIALLY DELETED IN ORDER TO MAKE A PROJECT HORIZONTAL CONSTRUCTION.

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- 4. THE TOTAL CONTRACT PRICE FOR THE CONSTRUCTION DOES NOT INCLUDE THE COST OF PRECONSTRUCTION SERVICES, DESIGN SERVICES OR ANY OTHER RELATED SERVICES OR THE COST TO PROCURE ANY RIGHT-OF-WAY OR OTHER COST OF CONDEMNATION.
- H. NOTWITHSTANDING ANY CONTRARY PROVISION OF THIS SECTION OR THIS TITLE, AN AGENT SHALL NOT:
- 1. ENTER INTO A CONTRACT AS CONTRACTOR TO PROVIDE CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES, DESIGN-BUILD CONSTRUCTION SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES.
- 2. CONTRACT WITH ITSELF, WITH ANOTHER AGENT, WITH THIS STATE OR WITH ANY OTHER GOVERNMENTAL UNIT OF THIS STATE OR THE FEDERAL GOVERNMENT FOR THE AGENT TO PROVIDE CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES, DESIGN-BUILD CONSTRUCTION SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES.
- I. THE PROHIBITIONS PRESCRIBED IN SUBSECTION H OF THIS SECTION DO NOT PROHIBIT AN AGENT FROM PROVIDING CONSTRUCTION FOR ITSELF AS PROVIDED BY LAW.
- J. THE AGENT SHALL INCLUDE IN EACH CONTRACT FOR CONSTRUCTION SERVICES THE FULL STREET OR PHYSICAL ADDRESS OF EACH SEPARATE LOCATION AT WHICH THE CONSTRUCTION WILL BE PERFORMED AND A REQUIREMENT THAT THE CONTRACTOR AND EACH SUBCONTRACTOR AT ANY LEVEL INCLUDE IN EACH OF ITS SUBCONTRACTS THE SAME ADDRESS INFORMATION. THE CONTRACTOR AND EACH SUBCONTRACTOR AT ANY LEVEL SHALL INCLUDE IN EACH SUBCONTRACT THE FULL STREET OR PHYSICAL ADDRESS OF EACH SEPARATE LOCATION AT WHICH CONSTRUCTION WORK WILL BE PERFORMED.
- K. THE FOLLOWING PROVISIONS APPLY TO ALL CONSTRUCTION SERVICES PROCURED UNDER THIS CHAPTER:
- 1. THE CONTRACTOR PERFORMING THE CONSTRUCTION SERVICES IS PERMITTED TO SELF-PERFORM PART OF THE CONSTRUCTION WORK IF AND TO THE EXTENT AGREED IN WRITING BY THE AGENT AND THE CONTRACTOR. THE AGENT MAY USE METHODS OTHER THAN COMPETITIVE BIDDING TO ASSURE ITSELF THAT THE PRICE THE AGENT PAYS TO THE CONTRACTOR FOR SELF-PERFORMED WORK IS FAIR AND REASONABLE. PERMITTED METHODS TO EVALUATE FAIRNESS AND REASONABLENESS OF THE PRICE OF SELF-PERFORMED WORK INCLUDE EVALUATION OF THE CONTRACTOR'S PROPOSED SCOPE OF WORK AND PRICE FOR SELF-PERFORMED WORK BY AN ESTIMATOR WHO IS HIRED AND PAID BY THE AGENT, WHO IS INDEPENDENT OF THE CONTRACTOR AND WHO MAY BE AN EMPLOYEE OF THE AGENT. ALTHOUGH THE AGENT MAY ELECT TO SO REQUIRE, NOTHING IN THIS CHAPTER, THIS TITLE OR ANY OTHER LAW SHALL BE CONSTRUED OR INTERPRETED TO REQUIRE THE AGENT TO REQUIRE A CONTRACTOR DESIRING TO SELF-PERFORM PART OF THE CONSTRUCTION WORK AGAINST OTHER CONTRACTORS IN A BID COMPETITION.
- 2. THE FOLLOWING REQUIREMENTS APPLY TO THE CONSTRUCTION WORK TO BE PERFORMED BY SUBCONTRACTORS AND DO NOT APPLY TO CONSTRUCTION WORK THAT THE AGENT AND THE CONTRACTOR AGREE IN WRITING WILL BE SELF-PERFORMED BY THE CONTRACTOR:
- (a) THE PERSON OR FIRM SELECTED TO PERFORM THE CONSTRUCTION SERVICES SHALL SELECT SUBCONTRACTORS BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION

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OF QUALIFICATIONS AND PRICE AND SHALL NOT SELECT SUBCONTRACTORS BASED ON PRICE ALONE. A QUALIFICATIONS AND PRICE SELECTION MAY BE A SINGLE-STEP SELECTION BASED ON A COMBINATION OF QUALIFICATIONS AND PRICE OR A TWO-STEP SELECTION. IN A TWO-STEP SELECTION, THE FIRST STEP SHALL BE BASED ON QUALIFICATIONS ALONE AND THE SECOND STEP MAY BE BASED ON A COMBINATION OF QUALIFICATIONS AND PRICE OR ON PRICE ALONE.

- (b) THE AGENT SHALL INCLUDE IN EACH CONTRACT:
- (i) IF THE AGENT INCLUDED ITS SUBCONTRACTOR SELECTION PLAN IN THE REQUEST FOR QUALIFICATIONS, THE AGENT'S SUBCONTRACTOR SELECTION PLAN AND THE PROCEDURES TO IMPLEMENT THE AGENT'S SUBCONTRACTOR SELECTION PLAN PROPOSED BY THE SELECTED PERSON OR FIRM IN SUBMITTING ITS QUALIFICATIONS WITH THOSE MODIFICATIONS TO THE PROCEDURES AS THE AGENT AND THE SELECTED PERSON OR FIRM AGREF.
- (ii) IF THE AGENT DID NOT INCLUDE ITS SUBCONTRACTOR SELECTION PLAN IN THE REQUEST FOR QUALIFICATIONS, THE SUBCONTRACTOR SELECTION PLAN PROPOSED BY THE SELECTED PERSON OR FIRM IN SUBMITTING ITS QUALIFICATIONS WITH THOSE MODIFICATIONS AS THE AGENT AND THE SELECTED PERSON OR FIRM AGREE.
- (c) IN MAKING THE SELECTION OF SUBCONTRACTORS, THE PERSON OR FIRM SELECTED TO PERFORM THE CONSTRUCTION SERVICES SHALL USE THE SUBCONTRACTOR SELECTION PLAN AND ANY PROCEDURES INCLUDED IN ITS CONTRACT.
- L. IF THE AGENT DOES NOT HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE AGENT, FOR PROTESTS RELATING TO PROCUREMENTS UNDER THIS CHAPTER THE AGENT SHALL FOLLOW THE PROCUREMENT PROTEST POLICY AND PROCEDURES OF THE DEPARTMENT OF ADMINISTRATION. THE AGENT SHALL PROCESS ALL PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION. IF THE AGENT DOES HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE AGENT, THE AGENT MAY CHOOSE TO MAKE INFORMATION RELATING TO EACH PROCUREMENT AVAILABLE EARLIER THAN REQUIRED UNDER SECTION 34-603, SUBSECTION H AND SECTION 34-604, SUBSECTION H IF THE AGENT DETERMINES THE RELEASE OF THE INFORMATION IS NECESSARY TO ADEQUATELY FOLLOW AND MANAGE ITS PROCUREMENT PROTEST POLICY AND PROCEDURES.
- M. FOR THE PURPOSES OF THIS SECTION, "PROFESSIONAL SERVICES" INCLUDES ARCHITECT SERVICES, ENGINEER SERVICES, LANDSCAPE ARCHITECT SERVICES, ASSAYER SERVICES, GEOLOGIST SERVICES AND LAND SURVEYING SERVICES AND ANY COMBINATION OF THOSE SERVICES.
- Sec. 14. Section 34-608, Arizona Revised Statutes, as renumbered by this act, is amended to read:

34-608. <u>Bid security for design-build and job-order-contracting construction services</u>

A. As a guarantee that the contractor will enter into a contract, bid security is required for all design-build construction services and all job-order-contracting construction services awarded by an agent by competitive sealed proposals pursuant to section 34-603, subsection F OR 34-604, SUBSECTION F if the agent estimates that the budget for construction,

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excluding the cost of any finance services, maintenance services, operations services, design services, preconstruction services or other related services, will be more than the amount prescribed in section 41-2535, subsection D. Each proposal for design-build construction services or job-order-contracting construction services shall be accompanied by a certified check, cashier's check or surety bond. The bid security amount for design-build construction services shall be an amount equal to ten per cent of the agent's budget for construction, excluding any finance services, maintenance services, operations services, design services, preconstruction services or other related services, for the project as stated in the request bid security amount for job-order-contracting proposals. The construction services shall be the amount determined by the agent and stated in the request for proposals and shall not be more than ten per cent of the agent's reasonably estimated budget for construction that the agent believes to actually be done during the first year job-order-contracting contract, excluding any finance services, maintenance services, operations services, design services, preconstruction services or other related services that are included in the contract.

- B. The agent shall return the certified check, cashier's check or surety bond to the contractors whose proposals are not accepted and to the successful contractor on the execution of satisfactory payment and performance bonds, insurance and the contract as provided in this chapter.
- C. Notwithstanding any other statute, the surety bond shall be executed solely by a surety company or companies holding a certificate of authority to transact surety business in this state issued by the director of the department of insurance pursuant to title 20, chapter 2, article 1. The bond shall not be executed by an individual surety or sureties, even if the requirements of section 7-101 are satisfied.
- D. The conditions and provisions of the surety bond regarding the surety's obligations shall follow the following form:

Now, therefore, if the obligee accepts the proposal of the principal and the principal enters into a contract with the obligee in accordance with the terms of the proposal and gives the bonds and certificates of insurance as specified in the standard specifications with good and sufficient surety for the faithful performance of the contract and for the prompt payment of labor and materials furnished in the prosecution of the contract, or in the event of the failure of the principal to enter into the contract and give the bonds and certificates of insurance, if the principal pays to the obligee the difference not to exceed the penalty of the bond between the amount specified in the proposal and any larger amount for which the obligee may contract in good faith with another party to perform the work covered by the proposal, this obligation is void. Otherwise it remains in full force and effect. Provided,

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however, that this bond is executed pursuant to section $\frac{34-606}{34-608}$, Arizona Revised Statutes, and all liabilities on this bond shall be determined in accordance with the provisions of the section to the extent as if it were copied at length in this agreement.

- E. If the request for proposals requires security, noncompliance requires that the agent reject the proposal for noncompliance with the security requirement, unless the agent determines that the bid fails to comply in a nonsubstantial manner with the security requirements.
- F. After the agent opens the proposals, the proposals are irrevocable for the period specified in the request for proposals, except as provided in section 34-603, subsection F OR SECTION 34-604, SUBSECTION F. If a proposer is permitted to withdraw its proposal before award, no action may be had against the proposer or the bid security.
- G. All bonds given by a contractor and surety pursuant to this section, regardless of their actual form, are deemed by law to be the form required and set forth in this section.

Sec. 15. Section 34-610, Arizona Revised Statutes, as renumbered by this act, is amended to read:

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34-610. Construction-manager-at-risk, design-build and job-order-contracting construction services surety bond required; suit on bond; limitations
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- Α. Except if specifically exempted by statute, before an agent any executes any contract with person or firm construction-manager-at-risk construction services, design-build construction services or job-order-contracting construction services, the person or firm shall furnish to the agent entering into the contract the following bonds, except that the bonds shall be furnished only on and at the same time as execution of a contract or an amendment to a contract that commits the contractor to provide construction for a fixed price, a guaranteed maximum price or any other fixed amount within a designated time frame:
- 1. A performance bond in an amount equal to the full contract amount conditioned on the faithful performance of the contract in accordance with plans, specifications and conditions of the contract, except that:
- (a) For job-order-contracting construction services, the performance shall cover the full amount of construction job-order-contracting construction services contract, shall not include any design services, preconstruction services, finance services, maintenance services, operations services or other related services included in the contract, may be a single bond for the full term of the contract, a separate bond for each year of a multiyear contract or a separate bond for each job order, as determined by the agent, and, if a single bond for the full term of the contract or a separate bond for each year of a multiyear contract, shall initially be based on the agent's reasonable estimate of the amount of construction that the agent believes is likely to actually be done during the

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full term of the contract or during the particular year of a multiyear contract, as applicable.

- (b) For construction-manager-at-risk construction services and design-build construction services, the amount of the performance bond shall be the price of construction and shall not include the cost of any design services, preconstruction services, finance services, maintenance services, operations services or any other related services included in the contract. The performance bond shall be solely for the protection of the public body awarding the contract.
- 2. A payment bond in an amount equal to the full contract amount solely for the protection of claimants supplying labor or materials to the contractor or the contractor's subcontractors in the prosecution of the construction and not for the protection of persons providing any design services, preconstruction services, finance services, maintenance services, operations services or other related services provided for in the contract, except that:
- (a) For job-order-contracting construction services, the payment bond shall cover the full amount of construction under the job-order-contracting construction services contract, shall not include any design services, preconstruction services, finance services, maintenance services, operations services or other related services included in the contract, may be a single bond for the full term of the contract, a separate bond for each year of a multiyear contract or a separate bond for the full term of the contract or a separate bond for each year of a multiyear contract, shall initially be based on the agent's reasonable estimate of the amount of construction that the agent believes is likely to actually be done during the full term of the contract or during the particular year of a multiyear contract, as applicable.
- (b) For construction-manager-at-risk construction services and design-build construction services, the amount of the payment bond shall be the price of construction and shall not include the cost of any design services, preconstruction services, finance services, maintenance services, operations services or any other related services included in the contract.
- B. Each bond shall include a provision allowing the prevailing party in a suit on the bond to recover as a part of the judgment any reasonable attorney fees as may be fixed by the court.
- C. Notwithstanding any other statute, each bond shall be executed solely by a surety company or companies holding a certificate of authority to transact surety business in this state issued by the director of the department of insurance pursuant to title 20, chapter 2, article 1. The bonds shall not be executed by an individual surety or sureties, even if the requirements of section 7-101 are satisfied. The bonds shall be payable to the public body concerned.

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- D. The bonds shall be filed in the office of the department, board, commission, institution, agency or other contracting body awarding the contract.
- E. It is illegal for a request for qualifications or a request for proposals pursuant to section 34-603 OR 34-604, or any person acting or purporting to act on behalf of the contracting body, to require that bonds be furnished by a particular surety company, or through a particular agent or broker.
- F. The conditions and provisions in the payment bond regarding the surety's obligations shall follow the following form:

Now, therefore, the condition of this obligation is that if the principal promptly pays all monies due to all persons supplying labor or materials to the principal or the principal's subcontractors in the prosecution of the construction provided for in the contract, this obligation is void. Otherwise it remains in full force and effect. Provided, however, that this bond is executed pursuant to title 34, chapter 6, Arizona Revised Statutes, and all liabilities on this bond shall be determined in accordance with the provisions, conditions and limitations of title 34, chapter 6, Arizona Revised Statutes, to the same extent as if they were copied at length in this agreement. The prevailing party in a suit on this bond shall recover as a part of the judgment reasonable attorney fees that may be fixed by the court.

G. The conditions and provisions in the performance bond regarding the surety's obligations shall follow the following form:

Now, therefore, the condition of this obligation is that if the principal faithfully performs and fulfills all of the undertakings, covenants, terms, conditions and agreements of the contract during the original term of the contract and any extension of the contract, with or without notice to the surety, and during the life of any guaranty required under the contract, and also performs and fulfills all of the undertakings, covenants, terms, conditions and agreements of all duly authorized modifications of the contract that may hereafter be made, notice of which modifications to the surety being hereby waived, the above obligation is void. Otherwise it remains in full force and effect. Provided, however, that this bond is executed pursuant to title 34, chapter 6, Arizona Revised Statutes, and all liabilities on this bond shall be determined in accordance with title 34, chapter 6, Arizona Revised Statutes, to the extent as if it were copied at length in this agreement. The prevailing party in a suit on this bond shall recover as part of the judgment reasonable attorney fees that may be fixed by the court. The performance under this bond is

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43 44 limited to the construction to be performed under the contract and does not include any design services, preconstruction services, finance services, maintenance services, operations services or any other related services included in the contract.

- H. If the prime contract or specifications require any persons supplying labor or materials in the prosecution of the work to furnish payment or performance bonds, these bonds shall be executed solely by a surety company or companies holding a certificate of authority to transact surety business in this state issued by the director of the department of insurance pursuant to title 20, chapter 2, article 1. Notwithstanding any other statute, the bonds shall not be executed by an individual surety or sureties, even if the requirements of section 7-101 are satisfied.
- I. All bonds given by a contractor and surety pursuant to this section, regardless of their actual form, are deemed by law to be in the form required and set forth in this section.

Sec. 16. Section 34-611, Arizona Revised Statutes, as renumbered by this act, is amended to read:

34-611. Payment bonds for construction-manager-at-risk, design-build and job-order-contracting construction services

Every claimant who has furnished labor or material in the prosecution of the construction provided for in a contract construction-manager-at-risk construction services, design-build construction services and job-order-contracting construction services in respect of which a payment bond is furnished under section $\frac{34-608}{34-610}$, and who has not been paid in full before the expiration of ninety days after the day on which the last of the labor was done or performed by the claimant or material was furnished or supplied by the claimant for which the claim is made, shall have the right to sue on the payment bond for the amount, or the balance, unpaid at the time of institution of the suit and to prosecute the action to final judgment for the sums justly due the claimant, and have execution thereon, provided, however, that any claimant having a direct contractual relationship with a subcontractor of the contractor furnishing the payment bond but no contractual relationship express or implied with the contractor shall have a right of action on the payment bond on giving the contractor only a written preliminary twenty day notice, as provided for in section 33-992.01, subsection C, paragraphs 1, 2, 3 and 4 and subsections E and H, and on giving written notice to the contractor within ninety days from the date on which the claimant performed the last of the labor or furnished or supplied the last of the material for which the claim is made, stating with substantial accuracy the amount claimed and the name of the party to whom the material was furnished or supplied or for whom the labor was done or performed. The notice shall be served by registered or certified mail, postage prepaid, in an envelope addressed to the contractor at any place the

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contractor maintains an office or conducts business, or at the contractor's residence.

- B. Every suit instituted under this section shall be brought in the name of the claimant, but no suit may be commenced after the expiration of one year from the date on which the last of the labor was performed or materials were supplied by the person bringing this suit.
- C. The contracting body and the agent in charge of its office shall furnish to anyone making written application therefor and who states that it has supplied labor or materials for work, and payment therefor has not been made, or that it is being sued on any bond, or that it is the surety on the bond, a certified copy of the bond and the contract for which it was given, which copy is prima facie evidence of the contents, execution and delivery of the original. Applicants shall pay for these certified copies such reasonable fees as the contracting body or the agent in charge of its office fixes to cover the actual cost of preparation of the copies.
- Sec. 17. Section 41-2503, Arizona Revised Statutes, is amended to read:

41-2503. <u>Definitions</u>

In this chapter, unless the context otherwise requires:

- 1. "Architect services" means those professional architect services that are within the scope of architectural practice as provided in title 32, chapter 1.
- 2. "Business" means any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture or other private legal entity.
- 3. "Change order" means a written order which is signed by a procurement officer and which directs the contractor to make changes that the changes clause of the contract authorizes the procurement officer to order.
 - 4. "Construction":
- (a) Means the process of building, altering, repairing, improving or demolishing any public structure or building or other public improvements of any kind to any public real property.
 - (b) Does not include:
- (i) The routine operation, routine repair or routine maintenance of existing facilities, structures, buildings or real property.
- (ii) The investigation, characterization, restoration or remediation due to an environmental issue of existing facilities, structures, buildings or real property.
- 5. "Construction-manager-at-risk" means a project delivery method in which:
- (a) There is a separate contract for design services and a separate contract for construction services, EXCEPT THAT INSTEAD OF A SINGLE CONTRACT FOR CONSTRUCTION SERVICES, THE PURCHASING AGENCY MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.

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- (b) The contract for construction services may be entered into at the same time as the contract for design services or at a later time.
- (c) Design and construction of the project may be in sequential phases or concurrent phases. EITHER:
- (i) SEQUENTIAL WITH THE ENTIRE DESIGN COMPLETE BEFORE CONSTRUCTION COMMENCES.
- (ii) CONCURRENT WITH THE DESIGN PRODUCED IN TWO OR MORE PHASES AND CONSTRUCTION OF SOME PHASES COMMENCING BEFORE THE ENTIRE DESIGN IS COMPLETE.
- (d) Finance services, maintenance services, operations services, preconstruction services and other related services may be included.
- 6. "Construction services" means either of the following for construction-manager-at-risk, design-build and job-order-contracting project delivery methods:
- (a) Construction, excluding services, through the construction-manager-at-risk or job-order-contracting project delivery methods.
- (b) A combination of construction and, as elected by the purchasing agency, one or more related services, such as finance services, maintenance services, operations services, design services and preconstruction services, as those services are authorized in the definitions of construction-manager-at-risk, design-build or job-order-contracting in this section.
- 7. "Contract" means all types of state agreements, regardless of what they may be called, for the procurement of materials, services, or construction, CONSTRUCTION SERVICES or the disposal of materials.
- 8. "Contract modification" means any written alteration in the terms and conditions of any contract accomplished by mutual action of the parties to the contract.
- 9. "Contractor" means any person who has a contract with a state governmental unit.
- 10. "Data" means documented information, regardless of form or characteristic.
 - 11. "Department" means the department of administration.
 - 12. "Design-bid-build" means a project delivery method in which:
 - (a) There is a sequential award of two separate contracts.
 - (b) The first contract is for design services.
 - (c) The second contract is for construction.
 - (d) Design and construction of the project are in sequential phases.
- (e) Finance services, maintenance services and operations services are not included.
 - 13. "Design-build" means a project delivery method in which:
- (a) There is a single contract for design services and construction services, EXCEPT THAT INSTEAD OF A SINGLE CONTRACT FOR DESIGN SERVICES AND CONSTRUCTION SERVICES, THE PURCHASING AGENCY MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES AND DESIGN SERVICES DURING THE DESIGN PHASE, FOR

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CONSTRUCTION AND DESIGN SERVICES DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.

- (b) Design and construction of the project may be in sequential phases or concurrent phases. EITHER:
- (i) SEQUENTIAL WITH THE ENTIRE DESIGN COMPLETE BEFORE CONSTRUCTION COMMENCES.
- (ii) CONCURRENT WITH THE DESIGN PRODUCED IN TWO OR MORE PHASES AND CONSTRUCTION OF SOME PHASES COMMENCING BEFORE THE ENTIRE DESIGN IS COMPLETE.
- (c) Finance services, maintenance services, operations services, preconstruction services and other related services may be included.
 - 14. "Design requirements":
- (a) Means at a minimum the purchasing agency's written description of the project or service to be procured, including:
- (i) The required features, functions, characteristics, qualities and properties.
- (ii) The anticipated schedule, including start, duration and completion.
- (iii) The estimated budgets applicable to the specific procurement for design and construction and, if applicable, for operation and maintenance.
 - (b) May include:
- (i) Drawings and other documents illustrating the scale and relationship of the features, functions and characteristics of the project, which shall all be prepared by an architect or engineer, as appropriate, who is registered pursuant to section 32-121.
- (ii) Additional design information or documents that the purchasing agency elects to include.
- 15. "Design services" means architect services, engineer services or landscape architect services.
 - 16. "Designee" means a duly authorized representative of the director.
 - 17. "Director" means the director of the department of administration.
- 18. "Employee" means an individual drawing a salary from a state governmental unit, whether elected or not, and any noncompensated individual performing personal services for any state governmental unit.
- 19. "Engineer services" means those professional engineer services that are within the scope of engineering practice as provided in title 32, chapter 1.
- 20. "Finance services" means financing for a construction services project.
- 21. "General services administration contract" means contracts awarded by the United States government general services administration.
- 22. "Grant" means the furnishing of financial or other assistance, including state funds or federal grant funds, by any state governmental unit to any person for the purpose of supporting or stimulating educational, cultural, social or economic quality of life.
 - 23. "Job-order-contracting" means a project delivery method in which:

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- (a) The contract is a requirements contract for indefinite quantities of construction.
- (b) The construction to be performed is specified in job orders issued during the contract.
- (c) Finance services, maintenance services, operations services, preconstruction services, design services and other related services may be included.
- 24. "Landscape architect services" means those professional landscape architect services that are within the scope of landscape architectural practice as provided in title 32, chapter 1.
- 25. "Maintenance services" means routine maintenance, repair and replacement of existing facilities, structures, buildings or real property.
 - 26. "Materials":
- (a) Means all property, including equipment, supplies, printing, insurance and leases of property.
- (b) Does not include land, a permanent interest in land or real property or leasing space.
- 27. "Operations services" means routine operation of existing facilities, structures, buildings or real property.
 - 28. "Owner" means a state purchasing agency or state governmental unit.
- 29. "Person" means any corporation, business, individual, union, committee, club, other organization or group of individuals.
- 30. "Preconstruction services" means advice SERVICES AND OTHER ACTIVITIES during the design phase.
 - 31. "Procurement":
- (a) Means buying, purchasing, renting, leasing or otherwise acquiring any materials, services, construction or construction services.
- (b) Includes all functions that pertain to obtaining any material MATERIALS, services, construction or construction services, including description of requirements, selection and solicitation of sources, preparation and award of contract, and all phases of contract administration.
 - 32. "Procurement officer":
- (a) Means any person duly authorized to enter into and administer contracts and make written determinations with respect to the contracts.
- (b) Includes an authorized representative acting within the limits of the authorized representative's authority.
- 33. "Purchasing agency" means any state governmental unit which is authorized by this chapter or rules adopted pursuant to this chapter, or by way of delegation from the director, to enter into contracts.
 - 34. "Services":
- (a) Means the furnishing of labor, time or effort by a contractor or subcontractor which does not involve the delivery of a specific end product other than required reports and performance.
- (b) Does not include employment agreements or collective bargaining agreements.

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35. "Specific single project" means one or more facilities at a single location, at a common location or, if for a similar purpose, at multiple locations.

36. 35. "State governmental unit" means any department, commission, council, board, bureau, committee, institution, agency, government corporation or other establishment or official of the executive branch or corporation commission of this state.

37. 36. "Subcontractor" means a person who contracts to perform work or render service to a contractor or to another subcontractor as a part of a contract with a state governmental unit.

38. 37. "Using agency" means any state governmental unit which utilizes any materials, services or construction procured under this chapter.

Sec. 18. Section 41-2532, Arizona Revised Statutes, is amended to read:

41-2532. Methods of source selection

Unless otherwise authorized by law, all state contracts shall be awarded by competitive sealed bidding as provided in section 41-2533, except as provided in sections 41-2534 through 41-2538 and sections 41-2553, 41-2554, 41-2558, 41-2559, 41-2572, 41-2578, 41-2579, 41-2581 and 41-2636.

Sec. 19. Section 41-2533, Arizona Revised Statutes, is amended to read:

41-2533. <u>Competitive sealed bidding</u>

- A. Contracts shall be awarded by competitive sealed bidding except as otherwise provided in section 41-2532.
- B. An invitation for bids shall be issued and shall include a purchase description and all contractual terms and conditions applicable to the procurement.
- C. Adequate public notice of the invitation for bids shall be given a reasonable time before the date set forth in the invitation for the opening of bids, in accordance with rules adopted by the director. The notice may include publication one or more times in a newspaper of general circulation a reasonable time before bid opening. If the invitation for bids is for the procurement of services other than those described in sections 41-2513, and 41-2578, 41-2579 AND 41-2581, the notice shall include publication in a single newspaper or in multiple newspapers within this state. The publication shall be not less than two weeks before bid opening and shall be circulated within the affected governmental jurisdiction. The notice may also be posted at a designated site on a worldwide public network of interconnected computers.
- D. Bids shall be opened publicly at the time and place designated in the invitation for bids. The amount of each bid, and such other relevant information as may be specified by rule, together with the name of each bidder shall be recorded. This record shall be open to public inspection at the bid opening in a manner prescribed by rule. The bids shall not be open for public inspection until after a contract is awarded. To the extent the

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bidder designates and the state concurs, trade secrets or other proprietary data contained in the bid documents shall remain confidential in accordance with rules adopted by the director.

- E. Bids shall be unconditionally accepted without alteration or correction, except as authorized in this chapter. Bids shall be evaluated based on the requirements set forth in the invitation for bids, including criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery and suitability for a particular purpose, as prescribed in rules adopted by the director. The invitation for bids shall set forth the evaluation criteria to be used, including the weighting of identified criteria. Evaluation criteria shall not be used for construction and no criteria may be used in bid evaluation that are not set forth in the invitation for bids.
- F. The correction or withdrawal of erroneous bids before or after bid opening, based on bid mistakes, may be permitted in accordance with rules adopted by the director. After bid opening, no corrections in bid prices or other provisions of bids prejudicial to the interest of this state or fair competition shall be permitted. Except as otherwise provided by rule, all decisions to permit the correction or withdrawal of bids, or to cancel awards or contracts based on bid mistakes, shall be supported by a written determination made by the director.
- G. The contract shall be awarded to the lowest responsible and responsive bidder whose bid conforms in all material respects to the requirements and criteria set forth in the invitation for bids. The amount of any applicable transaction privilege or use tax of a political subdivision of this state is not a factor in determining the lowest bidder. If all bids for a construction project exceed available monies as certified by the appropriate fiscal officer, and the low responsive and responsible bid does not exceed such monies by more than five per cent, the director may in situations in which time or economic considerations preclude resolicitation of work of a reduced scope negotiate an adjustment of the bid price, including changes in the bid requirements, with the low responsive and responsible bidder, to bring the bid within the amount of available monies.
- H. The multistep sealed bidding method may be used if the director determines in writing that it is not practical PRACTICABLE to initially prepare a definitive purchase description which is suitable to permit an award based on competitive sealed bidding. An invitation for bids may be issued requesting the submission of technical offers to be followed by an invitation for bids limited to those bidders whose offers are determined to be technically acceptable under the criteria set forth in the first solicitation, except that the multistep sealed bidding method may not be used for construction contracts.
- I. If the price of a recycled paper product which conforms to specifications is within five per cent of a low bid product which is not recycled and the recycled product bidder is otherwise the lowest responsible

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and responsive bidder, the award shall be made to the bidder offering the recycled product. The director may adopt rules requiring a five per cent preference for other products made from recycled materials.

Sec. 20. Section 41-2534, Arizona Revised Statutes, is amended to read:

41-2534. <u>Competitive sealed proposals</u>

- A. If, under rules adopted pursuant to this chapter, the director determines in writing that the use of competitive sealed bidding is either not practicable or not advantageous to this state, a contract for materials or services may be entered into by competitive sealed proposals. This section does not apply to procurement of construction, construction services or specified professional services pursuant to section 41-2537, 41-2578, subsection A 41-2579 OR 41-2581. Construction services shall be procured pursuant to section 41-2537, or 41-2578 OR 41-2579. The director may provide by rule that it is either not practicable or not advantageous to this state to procure specified types of materials or services by competitive sealed bidding.
 - B. Proposals shall be solicited through a request for proposals.
- C. Adequate public notice of the request for proposals shall be given in the same manner as provided in section 41-2533.
- D. Proposals shall be opened publicly at the time and place designated in the request for proposals. The name of each offeror and such other relevant information as is specified by rule shall be publicly read and recorded in accordance with rules adopted by the director. All other information contained in the proposals shall be confidential so as to avoid disclosure of contents prejudicial to competing offerors during the process of negotiation. The proposals shall be open for public inspection after contract award. To the extent the offeror designates and the state concurs, trade secrets or other proprietary data contained in the offer documents shall remain confidential in accordance with rules adopted by the director.
- E. The request for proposals shall state the relative importance of price and other evaluation factors. Specific numerical weighting is not required.
- F. As provided in the request for proposals, and under rules adopted by the director, discussions may be conducted with responsible offerors who submit proposals determined to be reasonably susceptible to being selected for award for the purpose of clarification to assure ENSURE full understanding of the solicitation requirements and to permit revision of offers. Offerors shall be accorded fair treatment with respect to any opportunity for discussion. Revisions may be permitted after submission and before award. If discussions are conducted, all offerors who have submitted proposals that are determined by the procurement officer to be in the competitive range shall be invited to submit a final proposal revision. In conducting discussions, there shall be no disclosure of any information derived from proposals submitted by competing offerors.

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- G. The award shall be made to the responsible offeror whose proposal is determined in writing to be the most advantageous to this state taking into consideration the evaluation factors set forth in the request for proposals. No other factors or criteria may be used in the evaluation. The amount of any applicable transaction privilege or use tax of a political subdivision of this state is not a factor in determining the most advantageous proposal. The contract file shall contain the basis on which the award is made.
- Sec. 21. Section 41-2537, Arizona Revised Statutes, is amended to read:

41-2537. <u>Emergency procurements</u>

Notwithstanding any other provision of this chapter, the director may make or authorize others to make emergency procurements if there exists a threat to public health, welfare, or safety or if a situation exists which makes compliance with section 41-2533, 41-2534, or 41-2578, 41-2579 OR 41-2581 impracticable, unnecessary or contrary to the public interest as defined in rules adopted by the director, except that such emergency procurements shall be made with such competition as is practicable under the circumstances. A written determination of the basis for the emergency and for the selection of the particular contractor shall be included in the contract file.

Sec. 22. Section 41-2573, Arizona Revised Statutes, is amended to read:

41-2573. Bid security

- A. As a guarantee that the contractor will enter into a contract, bid security is required for all construction procured pursuant to section 41-2533 and all construction services procured pursuant to section 41-2578, subsection F OR SECTION 41-2579, SUBSECTION F if the purchasing agency estimates that the budget for construction, excluding the cost of any finance services, maintenance services, operations services, design services, preconstruction services or other related services included in the contract, will be more than the amount established by section 41-2535, subsection D. Bid security shall be a certified check, cashier's check or surety bond.
 - B. Bid security shall be submitted in the following amounts:
- 1. For design-bid-build construction services, ten per cent of the contractor's bid.
- 2. For design-build construction services awarded by competitive sealed proposals pursuant to section 41-2578, subsection F, ten per cent of the purchasing agency's construction budget for the project as stated in the request for proposals, excluding finance services, maintenance services, operations services, design services, preconstruction services or any other related services included in the contract.
- 3. For job-order-contracting construction services awarded by competitive sealed proposals pursuant to section 41-2578, subsection F OR SECTION 41-2579, SUBSECTION F, the amount prescribed by the purchasing agency in the request for proposals, but not more than ten per cent of the

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purchasing agency's reasonably estimated budget for construction that the purchasing agency believes is likely to actually be done during the first year under the contract, excluding any finance services, maintenance services, operations services, design services, preconstruction services or other related services included in the contract.

- C. Nothing in this section prevents a state governmental unit from requiring such bid security in relation to any construction contract. The surety bond shall be executed and furnished as required by title 34, chapter 2 or chapter 6, as applicable, and the conditions and provisions of the surety bond regarding the surety's obligations shall follow the form required by section 34-201 or 34-606 34-608, as applicable.
- D. If the invitation for bids or request for proposals requires security, noncompliance requires that the bid be rejected unless, pursuant to rules, it is determined that the bid fails to comply in a nonsubstantial manner with the security requirements.
- E. After the bids or proposals are opened, they are irrevocable for the period specified in the invitation for bids or request for proposals, except as provided in section 41-2533, subsection F, and section 41-2578, subsection F AND SECTION 41-2579, SUBSECTION F. If a bidder is permitted to withdraw its bid before award, no action may be had against the bidder or the bid security.
- Sec. 23. Section 41-2574, Arizona Revised Statutes, is amended to read:

41-2574. Contract performance and payment bonds

- A. The following bonds or security is required and is binding on the parties to the contract if the value of a construction award exceeds the amount established by section 41-2535:
- 1. A performance bond that is executed and furnished as required under title 34, chapter 2, article 2 or chapter 6, as applicable, in an amount equal to one hundred per cent of the price specified in the contract conditioned on the faithful performance of the contract in accordance with the plans, specifications and conditions of the contract, except that:
- (a) For job-order-contracting construction services, the performance cover the full amount of construction shall job-order-contracting construction services contract, shall not include any design services, preconstruction services, finance services, maintenance services, operations services or other related services included in the contract, may be a single bond for the full term of the contract, a separate bond for each year of a multiyear contract or a separate bond for each job order, as determined by the purchasing agency, and, if a single bond for the full term of the contract or a separate bond for each year of a multiyear contract, shall initially be based on the purchasing agency's reasonable estimate of the amount of construction that the purchasing agency believes is likely to actually be done during the full term of the contract or during the particular year of a multiyear contract, as applicable.

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- (b) For construction-manager-at-risk construction services and design-build construction services, the amount of the performance bond shall be the price of construction and shall not include the cost of any design services, preconstruction services, finance services, maintenance services, operations services and other related services included in the contract. This bond is solely for the protection of this state. The conditions and provisions of the performance bond regarding the surety's obligations shall follow the form required under section 34-222, subsection G or section 34-608 34-610, subsection G, as applicable.
- 2. A payment bond that is executed and furnished as required by title 34, chapter 2, article 2 or chapter 6, as applicable, in an amount equal to one hundred per cent of the price specified in the contract for the protection of all persons supplying labor or material to the contractor or its subcontractors for the performance of the construction provided for in the contract, except that:
- (a) For job-order-contracting construction services, the payment bond shall cover the full amount of construction under the job-order-contracting construction services contract, shall not include any design services, preconstruction services, finance services, maintenance services, operations services or other related services included in the contract, may be a single bond for the full term of the contract, a separate bond for each year of a multiyear contract or a separate bond for each job order, as determined by the purchasing agency, and, if a single bond for the full term of the contract or a separate bond for each year of a multiyear contract, shall initially be based on the purchasing agency's reasonable estimate of the amount of construction that the purchasing agency believes is likely to actually be done during the full term of the contract or during the particular year of a multiyear contract, as applicable.
- (b) For construction-manager-at-risk construction services and design-build construction services, the amount of the payment bond shall be the price of construction and shall not include the cost of any design services, preconstruction services, finance services, maintenance services, operations services or other related services included in the contract. The conditions and provisions of the payment bond regarding the surety's obligations shall follow the form required under section 34-222, subsection F or section 34-608 34-610, subsection F, as applicable.
- B. For design-bid-build construction, the bonds prescribed in subsection A of this section shall be provided on and at the same time as execution of the construction contract. For construction-manager-at-risk, design-build and job-order-contracting construction services, the bonds prescribed in subsection A of this section shall be provided only on and at the same time as execution of a contract or an amendment to a contract that commits the contractor to provide construction for a fixed price, guaranteed maximum price or other fixed amount within a designated time frame.

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 C. If the prime contract or specifications require any persons supplying labor or materials in the prosecution of the work to furnish payment or performance bonds, these bonds shall be executed solely by a surety company or companies holding a certificate of authority to transact surety business in this state issued by the director of the department of insurance pursuant to title 20, chapter 2, article 1. Notwithstanding the provisions of any other statute, the bonds shall not be executed by an individual surety or sureties, even if the requirements of section 7-101 are satisfied.

Sec. 24. Section 41-2578, Arizona Revised Statutes, is amended to read:

41-2578. <u>Procurement of specified professional and construction</u> services; definition

A. EXCEPT AS AUTHORIZED BY SECTIONS 41-2535, 41-2536, 41-2537 AND 41-2581, A SINGLE CONTRACT FOR architect services, assayer services, construction-manager-at-risk construction services, design-build construction services, engineer services, job-order-contracting construction services, geologist services, landscape architect services and land surveying services shall be procured as provided in this section except as authorized by sections 41-2535, 41-2536 and 41-2537.

B. This state shall provide notice, in accordance with rules, of each procurement of A SINGLE CONTRACT FOR professional services or construction services specified in this section and shall award contracts THE SINGLE CONTRACT on the basis of demonstrated competence and qualifications for the type of professional services or construction services pursuant to procedures prescribed in this section.

C. In the procurement of these A SINGLE CONTRACT FOR professional services or construction services pursuant to this section:

1. For procurement of professional services if the contract is for professional services by an architect or architect firm and the contract amount is two hundred fifty thousand dollars or less or is for professional services by a person or firm other than an architect and the contract amount is five hundred thousand dollars or less, the director shall encourage persons or firms engaged in the lawful practice of the profession to submit annually a statement of qualifications and experience. The director or the head of the purchasing agency shall initiate an appropriately qualified selection committee for each procurement, which may include one or more contracts, in accordance with rules adopted by the director or purchasing agency. The selection committee shall evaluate current statements of qualifications and experience on file with the director or purchasing agency, together with those that may be submitted by other persons or firms regarding the procurement. If possible, the selection committee shall conduct interviews with at least three persons or firms regarding the procurement and the relative methods of furnishing the required services and, if possible, shall select, in order of preference and based on criteria established and

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44 45 published by the selection committee, a separate final list for each contract being procured of at least three of the persons or firms deemed to be the most qualified to provide the services required. The selection committee shall base the selection of each final list and the order of preference on demonstrated competence and qualifications only. The purchasing agency and the selection committee shall not request or consider fees, price, man hours or any other cost information at any point in the selection process under this paragraph, including the selection of the persons or firms to be interviewed, the selection of the persons and firms to be on a final list, in determining the order of preference of persons and firms on a final list or for any other purpose in the selection process. For each contract for professional services included in the procurement, the procurement officer shall enter into separate negotiations for the contract with the highest qualified person or firm on the final list for the contract. The negotiations shall include consideration of compensation and other contract terms that the procurement officer determines to be fair and reasonable to this state. In making this determination, the procurement officer shall take into account the estimated value, the scope, the complexity and the nature of the professional services to be rendered. If the procurement officer is unable to negotiate a satisfactory contract with the highest qualified person or firm on the final list for the contract at a price and on other contract terms the procurement officer determines to be fair and reasonable to this state, the procurement officer shall formally terminate negotiations with that person or firm. The procurement officer may undertake negotiations with the next most qualified person or firm on the final list for the contract in sequence until an agreement is reached or a determination is made to reject all persons or firms on the final list for the contract.

2. For professional services if the contract amount is more than two hundred fifty thousand dollars for professional services by an architect or architect firm or five hundred thousand dollars for professional services by a person or firm other than an architect and for all construction services, the purchasing agency shall follow the procedure prescribed in this paragraph and paragraphs 3, 4, 5, 6, 7, 8, 9 and 10 of this subsection. Notwithstanding paragraph 1 of this subsection, for professional services otherwise subject to paragraph 1 of this subsection, the purchasing agency may elect to follow the procedures prescribed in this paragraph and paragraphs 3, 4, 5, 6, 7, 8, 9 and 10 of this subsection.

1. THE FOLLOWING REQUIREMENTS APPLY:

(a) THE PURCHASING AGENCY AND THE SELECTION COMMITTEE SHALL NOT REQUEST OR CONSIDER FEES, PRICE, MAN-HOURS OR ANY OTHER COST INFORMATION AT ANY POINT IN THE SELECTION PROCESS UNDER THIS SUBSECTION OR UNDER SUBSECTION D OF THIS SECTION, INCLUDING THE SELECTION OF PERSONS OR FIRMS TO BE INTERVIEWED, THE SELECTION OF PERSONS OR FIRMS TO BE ON THE FINAL LIST, IN DETERMINING THE ORDER OF PREFERENCE OF PERSONS OR FIRMS ON THE FINAL LIST OR FOR ANY OTHER PURPOSE IN THE SELECTION PROCESS.

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- (b) IN DETERMINING THE PERSONS OR FIRMS TO PARTICIPATE IN ANY INTERVIEWS AND IN DETERMINING THE PERSONS AND FIRMS TO BE ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST, THE SELECTION COMMITTEE SHALL USE AND SHALL CONSIDER ONLY THE CRITERIA AND WEIGHTING OF CRITERIA SPECIFIED BY THE PURCHASING AGENCY FOR THAT PURPOSE AS PROVIDED IN THIS SUBSECTION. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION, DETERMINATIONS AND OTHER ACTIONS
- (c) A PURCHASING AGENCY IS LIMITED TO ONE CONTRACT IN EACH PROCUREMENT UNDER THIS SECTION. ALTERNATIVELY:
- (i) FOR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES, A PURCHASING AGENCY MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (ii) FOR DESIGN-BUILD CONSTRUCTION SERVICES, A PURCHASING AGENCY MAY ELECT SEPARATE CONTRACTS FOR PRECONSTRUCTION SERVICES AND DESIGN SERVICES DURING THE DESIGN PHASE, FOR CONSTRUCTION AND DESIGN SERVICES DURING THE CONSTRUCTION PHASE AND FOR ANY OTHER CONSTRUCTION SERVICES.
- (iii) FOR PROFESSIONAL SERVICES, A PURCHASING AGENCY MAY ENTER INTO MULTIPLE CONTRACTS FOR DIFFERENT PHASES OF A SINGLE PROJECT.
- (d) ALL CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR DESIGN-BUILD CONSTRUCTION SERVICES INCLUDED IN A PROCUREMENT UNDER THIS SECTION SHALL BE LIMITED TO CONSTRUCTION SERVICES TO BE PERFORMED AT A SINGLE LOCATION, A COMMON LOCATION OR, IF THE CONSTRUCTION SERVICES ARE ALL FOR A SIMILAR PURPOSE, MULTIPLE LOCATIONS. FOR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES AND DESIGN-BUILD CONSTRUCTION SERVICES TO BE PERFORMED AT MULTIPLE LOCATIONS:
- (i) AT THE TIME THE REQUEST FOR QUALIFICATIONS IS ISSUED, THE PURCHASING AGENCY MUST INTEND TO COMMENCE ALL CONSTRUCTION AT EACH LOCATION WITHIN THIRTY MONTHS AFTER EXECUTION OF THE FIRST CONTRACT FOR PRECONSTRUCTION SERVICES OR OTHER CONSTRUCTION SERVICES AT ANY OF THE LOCATIONS.
- (ii) THE REQUEST FOR QUALIFICATIONS MUST INCLUDE THE INFORMATION DESCRIBED IN PARAGRAPH 2, SUBDIVISION (g) OF THIS SUBSECTION.
- (e) IF THE PURCHASING AGENCY ENTERS INTO THE FIRST CONTRACT FOR PRECONSTRUCTION SERVICES, CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES AS THE RESULT OF THE PROCUREMENT, THE PROCUREMENT UNDER THIS SECTION ENDS. AFTER EXECUTION OF THAT FIRST CONTRACT THE PURCHASING AGENCY MAY NOT USE THE PROCUREMENT OR THE EXISTING FINAL LIST IN THE PROCUREMENT AS THE BASIS FOR ENTERING INTO A CONTRACT WITH ANY OTHER PERSON OR FIRM THAT PARTICIPATED IN THE PROCUREMENT.
- (f) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION SPECIFYING THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED, THE NUMBER OF PERSONS OR FIRMS TO BE ON A FINAL LIST OR ANY OTHER NUMERICAL SPECIFICATION IN THIS SECTION:
- (i) IF A SMALLER NUMBER OF PERSONS OR FIRMS RESPOND TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT

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SO THAT THERE IS A SMALLER NUMBER OF PERSONS OR FIRMS PARTICIPATING IN THE PROCUREMENT, THE PURCHASING AGENCY, AS THE PURCHASING AGENCY DETERMINES NECESSARY OR APPROPRIATE, MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH THE PARTICIPATING PERSONS OR FIRMS IF THERE ARE AT LEAST TWO PARTICIPATING RESPONSIVE AND RESPONSIBLE PERSONS OR FIRMS. ALTERNATIVELY, THE PURCHASING AGENCY MAY ELECT TO TERMINATE THE PROCUREMENT.

- (ii) AS TO A REQUEST FOR QUALIFICATIONS FOR PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES TO BE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION ONLY, IF ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM RESPONDS TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM REMAINS IN THE PROCUREMENT, THE DIRECTOR MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH ONLY ONE PERSON OR FIRM IF THE DIRECTOR DETERMINES IN WRITING THAT THE FEE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION IS FAIR AND REASONABLE AND THAT EITHER OTHER PROSPECTIVE PERSONS OR FIRMS HAD REASONABLE OPPORTUNITY TO RESPOND OR THERE IS NOT ADEQUATE TIME FOR A RESOLICITATION.
- (iii) IF A PERSON OR FIRM ON THE FINAL LIST WITHDRAWS OR IS REMOVED FROM THE PROCUREMENT AND THE SELECTION COMMITTEE DETERMINES THAT IT IS IN THE BEST INTEREST OF THE STATE, THE SELECTION COMMITTEE MAY REPLACE THAT PERSON OR FIRM ON THE FINAL LIST WITH ANOTHER PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS IN THE PROCUREMENT AND THAT IS SELECTED BY THE SELECTION COMMITTEE AS THE NEXT MOST QUALIFIED.
- 2. THE PURCHASING AGENCY SHALL ISSUE A REQUEST FOR QUALIFICATIONS FOR EACH PROCUREMENT AND GIVE ADEQUATE PUBLIC NOTICE OF THE REQUEST FOR QUALIFICATIONS IN THE SAME MANNER AS PROVIDED IN SECTION 41-2533. THE REQUEST FOR QUALIFICATIONS SHALL:
- (a) STATE THAT ONE CONTRACT MAY OR WILL BE AWARDED, DESCRIBE THE SERVICES TO BE PERFORMED UNDER THE CONTRACT AND STATE THAT ONE PERSON OR FIRM MAY OR WILL BE AWARDED THE CONTRACT.
- (b) IN A PROCUREMENT OF A CONTRACT TO BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, STATE THAT THERE WILL BE A SINGLE FINAL LIST OF AT LEAST THREE AND NOT MORE THAN FIVE PERSONS OR FIRMS. IN A PROCUREMENT IN WHICH THE CONTRACT WILL BE AWARDED UNDER SUBSECTION F OF THIS SECTION, STATE THAT THERE WILL BE A SINGLE FINAL LIST AND THAT THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST WILL BE THREE.
- (c) AS PRESCRIBED BELOW, STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE, EXCEPT THAT FOR CONSTRUCTION SERVICES ONE OF THE CRITERIA SHALL BE THE PERSON'S OR FIRM'S SUBCONTRACTOR SELECTION PLAN OR PROCEDURES TO IMPLEMENT THE PURCHASING AGENCY'S SUBCONTRACTOR SELECTION PLAN. ALL SELECTION CRITERIA UNDER THIS SUBSECTION SHALL BE FACTORS THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES INCLUDED IN THE PROCUREMENT. IF:

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- (i) INTERVIEWS WILL BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS TO BE INTERVIEWED AND THE REQUEST FOR QUALIFICATIONS MAY STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON THE FINAL LIST AND IN DETERMINING THEIR ORDER ON THE FINAL LIST. THE FINAL LIST SELECTION CRITERIA AND RELATIVE WEIGHTS WEIGHTS MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHTS USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED. THE REQUEST FOR QUALIFICATIONS ALSO SHALL STATE WHETHER THE PURCHASING AGENCY WILL SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST SOLELY THROUGH THE RESULTS OF THE INTERVIEW PROCESS OR THROUGH THE COMBINED RESULTS OF BOTH THE INTERVIEW PROCESS AND THE EVALUATION OF STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA SUBMITTED IN RESPONSE TO THE PURCHASING AGENCY'S REQUEST FOR QUALIFICATIONS.
- (ii) INTERVIEWS WILL NOT BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON THE FINAL LIST AND IN DETERMINING THEIR ORDER ON THE FINAL LIST.
- (d) IF THE PURCHASING AGENCY WILL HOLD INTERVIEWS AS PART OF THE SELECTION PROCESS, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH AT LEAST THREE AND NO MORE THAN FIVE PERSONS OR FIRMS.
 - (e) FOR PROCUREMENTS OF CONSTRUCTION SERVICES, INCLUDE EITHER:
- (i) A REQUIREMENT THAT EACH PERSON OR FIRM SUBMIT A PROPOSED SUBCONTRACTOR SELECTION PLAN AND A REQUIREMENT THAT THE PROPOSED SUBCONTRACTOR SELECTION PLAN MUST SELECT SUBCONTRACTORS BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND SHALL NOT SELECT SUBCONTRACTORS BASED ON PRICE ALONE.
- (ii) A SUBCONTRACTOR SELECTION PLAN ADOPTED BY THE PURCHASING AGENCY THAT APPLIES TO THE PERSON OR FIRM THAT IS SELECTED TO PERFORM THE CONSTRUCTION SERVICES AND THAT REQUIRES SUBCONTRACTORS TO BE SELECTED BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND NOT BASED ON PRICE ALONE AND A REQUIREMENT THAT EACH PERSON OR FIRM MUST SUBMIT A DESCRIPTION OF THE PROCEDURES IT PROPOSES TO USE TO IMPLEMENT THE PURCHASING AGENCY'S SUBCONTRACTOR SELECTION PLAN.
- (f) INCLUDE A DESCRIPTION OF THE PUBLICLY AVAILABLE LOCATION OF THE PURCHASING AGENCY'S PROTEST POLICY AND PROCEDURES OR, IF THE PURCHASING AGENCY DOES NOT HAVE A PROTEST POLICY AND PROCEDURES, A STATEMENT THAT THE PROTEST POLICY AND PROCEDURES REFERRED TO IN SUBSECTION J OF THIS SECTION APPLY TO ANY PROTESTS IN CONNECTION WITH THE PROCUREMENT.
- (g) IN A PROCUREMENT OF CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR DESIGN-BUILD CONSTRUCTION SERVICES TO BE PERFORMED AT MULTIPLE LOCATIONS, INCLUDE:
- (i) A BRIEF DESCRIPTION OF THE CONSTRUCTION SERVICES TO BE PERFORMED AT EACH LOCATION.

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- (ii) THE ESTIMATED BUDGET FOR THE CONSTRUCTION SERVICES TO BE PERFORMED AT EACH LOCATION.
- (iii) A SCHEDULE FOR THE CONSTRUCTION SERVICES TO BE PERFORMED AT EACH LOCATION THAT SHOWS THE PURCHASING AGENCY'S INTENT TO COMMENCE ALL CONSTRUCTION AT EACH LOCATION WITHIN THIRTY MONTHS AFTER EXECUTION OF THE FIRST CONTRACT FOR PRECONSTRUCTION SERVICES OR OTHER CONSTRUCTION SERVICES AT ANY OF THE LOCATIONS.
- 3. The director or head of a purchasing agency shall initiate an gualified selection committee for each qualifications in accordance with rules adopted by the director. DIRECTOR OR HEAD OF A PURCHASING AGENCY SHALL ENSURE THAT THE SELECTION COMMITTEE MEMBERS ARE COMPETENT TO SERVE ON THE SELECTION COMMITTEE. EACH SELECTION COMMITTEE MUST INCLUDE ONE EMPLOYEE OF THE PURCHASING AGENCY OR A PURCHASING AGENCY REPRESENTATIVE APPOINTED BY THE PURCHASING AGENCY. If procuring professional services, the purchasing agency shall determine the number and qualifications of the selection committee members. A selection committee for the procurement of construction services shall not have more than seven members and shall include at least one person who is a senior management employee of a licensed contractor and one person who is an architect or an engineer who is registered pursuant to section 32–121. These members may be employees of the purchasing agency or outside consultants. Outside contractors, architects and engineers serving on a selection committee shall not receive compensation from the purchasing agency for performing this service, but the purchasing agency may elect to reimburse outside contractors, architects and engineers for travel, lodging and other expenses incurred in connection with service on a selection committee. A person who is a member of a selection committee shall not be a contractor under a contract awarded under the procurement or provide ANY PROFESSIONAL SERVICES, construction, construction services, materials or OTHER services under the contract. The selection committee AND THE PURCHASING AGENCY shall DO THE FOLLOWING:
- (a) Evaluate IF INTERVIEWS ARE SPECIFIED IN THE REQUEST FOR QUALIFICATIONS:
- (i) THE SELECTION COMMITTEE SHALL DETERMINE THE PERSON OR FIRMS TO BE INTERVIEWED BY EVALUATING the statements of qualifications and performance data that are submitted in response to the purchasing agency's request for qualifications BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA STATED IN THE REQUEST FOR QUALIFICATIONS TO BE USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.
- (ii) IF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE TO SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST ARE NOT INCLUDED IN THE REQUEST FOR QUALIFICATIONS, BEFORE THE INTERVIEWS ARE HELD THE PURCHASING AGENCY SHALL DISTRIBUTE TO THE PERSONS OR FIRMS TO BE INTERVIEWED THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION

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44 45 CRITERIA TO BE USED TO SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST. THESE SELECTION CRITERIA AND RELATIVE WEIGHT MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHT USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.

(b) If determined by the purchasing agency and included by the purchasing agency in the request for qualifications,

(iii) THE SELECTION COMMITTEE SHALL conduct interviews with at least three but not more than five persons or firms as specified in the request for qualifications regarding the professional services or construction services and the relative methods of approach for furnishing the required professional services or construction services. , except that if multiple contracts are being procured under a single request for qualifications, the number to be interviewed shall be at least three and not more than the number of contracts plus two.

(c) After any interviews, in order of preference, based on the criteria and the weighting of the criteria included in the request for qualifications, select a final list for each contract of three of the persons or firms the selection committee deems to be the most qualified to provide the professional services or construction services.

(b) BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA SPECIFIED AS PROVIDED IN THIS SUBSECTION FOR SELECTION OF THE PERSONS OR FIRMS ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST, THE SELECTION COMMITTEE SHALL SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST and. in the case of A FINAL LIST FOR a contract that will be negotiated under subsection E of this section, rank the three persons or firms on the final list in order of preference. The selection committee shall base the selection of the final list and the order of preference on demonstrated competence and qualifications only. If the request for qualifications solicited multiple contracts, the selection committee shall select a separate final list for each contract, except that if multiple contracts are being procured and if the request for qualifications specified that all of the multiple contracts will be awarded to a single contractor, the selection committee may select a single final list for all of the multiple contracts. If only two responsible and responsive persons or firms respond to the request for qualifications or if persons or firms withdraw from the procurement process so that there are only two responsible and responsive persons or firms remaining in the procurement process, the purchasing agency may elect to have the selection committee proceed with the procurement, including interviews and the final list, with those two persons or firms or the purchasing agency may readvertise pursuant to this subsection as the purchasing agency deems necessary or appropriate. If only one responsive and responsible person or firm responds to the request for qualifications or if persons or firms withdraw from the procurement process for a contract or multiple contracts to be negotiated under subsection E of this section so that only one responsive and responsible person or firm remains in the

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procurement process, the purchasing agency may elect to proceed with only one person or firm in the procurement process and may award the contract or contracts to a single person or firm if the purchasing agency determines in writing that the fee negotiated pursuant to subsection E of this section is fair and reasonable and either other prospective persons or firms had a reasonable opportunity to respond or there is not adequate time for a resolicitation. If a person or firm on the final list withdraws or is removed from the procurement process and the selection committee determines that it is in the best interest of the purchasing agency, the selection committee may replace that person or firm with another person or firm that submitted qualifications and that is selected by the selection committee as the next most qualified.

(d) Base the selection of the final list and order of preference on the final list on demonstrated competence and qualifications only.

3. The purchasing agency shall issue a request for qualifications for each contract and give adequate public notice of the request for qualifications in the same manner as provided in section 41-2533. The request for qualifications shall state:

(a) The criteria to be used by the selection committee to select the person or firm to perform the professional services or the construction services. The request for qualifications shall also state in a manner determined by the purchasing agency the relative weight of the selection criteria and, if required under paragraph 8, subdivision (b) of this subsection, that one of the criteria will be the person's or firm's subcontractor selection plan or procedures to implement the purchasing agency's subcontractor selection plan.

(b) If the purchasing agency will hold interviews as part of the selection process, that interviews shall be held with at least three and no more than five persons or firms, except that if multiple contracts are being procured under a single request for qualifications solicitation under this subsection or a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section, the number to be interviewed shall be at least three and not more than the number of contracts plus two.

4. A purchasing agency may procure multiple contracts under a single request for qualifications procurement process under this subsection or, for job-order-contracting construction services or design-build construction services, under a single request for qualifications and request for proposals procurement process under this subsection and subsection F of this section. If a purchasing agency does this:

(a) The advertisement and the request for qualifications shall state that multiple contracts may or will be awarded, shall state the number of contracts that may or will be awarded and shall describe the services to be performed under each contract.

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(b) There shall be a single selection process for all of the multiple contracts, except that for each contract there shall be a separate final list and a separate negotiation under subsection E of this section or a separate request for proposals competition under subsection F of this section. However, if the request for qualifications specifies that all of the multiple contracts will be awarded to a single contractor, there may be a single final list and a single negotiation for all of the multiple contracts under subsection E of this section or a single request for proposals competition under subsection F of this section.

(c) The purchasing agency may award all of the multiple contracts to one contractor or may award the multiple contracts to multiple contractors.

5. For professional services, a purchasing agency may procure multiple contracts using a single request for qualifications solicitation under this subsection, except that professional services that are part of design-build construction services may not be procured under this paragraph. Each of the multiple contracts for professional services must have a term not exceeding five years and may continue in effect after the five year term for professional services on projects commenced within the five year term.

6. For job-order-contracting construction services, a purchasing agency may procure multiple contracts using a single request for qualifications solicitation under this subsection or using a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section.

7. For construction-manager-at-risk construction services and for design build construction services, a purchasing agency may procure multiple contracts using a single request for qualifications solicitation under this subsection or for design build construction services using a single request for qualifications and request for proposals solicitation under this subsection and subsection F of this section but in either case only for a specific single project. Portions of the specific single project shall be allocated to separate contracts.

8. For construction manager at risk construction services, design build construction services and job order contracting construction services if the contract or contracts will be negotiated under subsection E of this section or for job-order-contracting construction services if the contract will be awarded pursuant to subsection F of this section:

(a) The person or firm selected to perform the construction services must select subcontractors based on qualifications alone or on a combination of qualifications and price and shall not select subcontractors based on price alone. A qualifications and price selection may be a single step selection based on a combination of qualifications and price or a two step selection. In a two step selection, the first step shall be based on qualifications alone and the second step may be based on a combination of qualifications and price or on price alone.

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(b) The purchasing agency shall include in the request for qualifications either:

(i) A requirement that each person or firm submit a proposed subcontractor selection plan, a requirement that the proposed subcontractor selection plan must select subcontractors based on qualifications alone or on a combination of qualifications and price and shall not select subcontractors based on price alone and, as a selection criteria under the request for qualifications, an evaluation of each person's or firm's proposed subcontractor selection plan.

(ii) A subcontractor selection plan adopted by the purchasing agency that will apply to the person or firm that is selected to perform the construction services and that requires subcontractors to be selected based on qualifications alone or on a combination of qualifications and price and not based on price alone, a requirement that each person or firm must submit a description of the procedures it proposes to use to carry out the purchasing agency's subcontractor selection plan and, as a selection criteria under the request for qualifications, an evaluation of each person's or firm's proposed procedures to carry out the purchasing agency's subcontractor selection plan.

(c) The purchasing agency shall include in its contract with the selected person or firm either:

(i) If the purchasing agency included its subcontractor selection plan in the request for qualifications, the purchasing agency's subcontractor selection plan and the procedures proposed by the selected person or firm in submitting its qualifications with those modifications to the procedures as the purchasing agency and the selected person or firm agree.

(ii) If the purchasing agency did not include its subcontractor selection plan in the request for qualifications, the subcontractor selection plan proposed by the selected person or firm in submitting its qualifications with those modifications as the purchasing agency and the selected person or firm agree.

(d) In making the selection of subcontractors, the person or firm selected to perform the construction services shall use the subcontractor selection plan and any procedures included in its contract.

9. The purchasing agency and the selection committee shall not request or consider fees, price, man-hours or any other cost information at any point in the selection process under this subsection and subsection D of this section, including the selection of the persons or firms to be interviewed, the selection of the persons or firms to be on the final list, in determining the order of preference of persons or firms on the final list or for any other purpose in the selection process.

10. For construction-manager-at-risk construction services and design-build construction services, the contract or contracts under a single request for qualifications procurement process or for design-build

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construction services a single request for qualifications and request for proposals procurement process shall be limited to a specific single project.

- (c) IF THE CONTRACT WILL BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE PURCHASING AGENCY NOTIFIES THE HIGHEST RANKING PERSON OR FIRM ON THE FINAL LIST THAT IT IS THE HIGHEST RANKING PERSON OR FIRM, THE PURCHASING AGENCY SHALL SEND ACTUAL NOTICE TO EACH OF THE FOLLOWING THAT IT IS NOT THE HIGHEST PERSON OR FIRM ON THE FINAL LIST OR THAT ANOTHER PERSON OR FIRM IS THE HIGHEST RANKING PERSON OR FIRM ON THE FINAL LIST:
 - (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS AND FIRMS INTERVIEWED.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS AND FIRMS THAT MADE SUBMITTALS.
- (d) IF THE CONTRACT WILL BE AWARDED UNDER SUBSECTION F OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE PURCHASING AGENCY NOTIFIES THE PERSONS OR FIRMS ON THE FINAL LIST THAT THEY ARE ON THE FINAL LIST, THE PURCHASING AGENCY SHALL SEND ACTUAL NOTICE TO EACH OF THE FOLLOWING PERSONS OR FIRMS THAT THEY ARE NOT ON THE FINAL LIST OR THAT OTHER PERSONS OR FIRMS ARE ON THE FINAL LIST:
 - (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS OR FIRMS INTERVIEWED.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS OR FIRMS THAT MADE SUBMITTALS.
- D. The director shall award $\frac{1}{2}$ THE SINGLE contract $\frac{1}{2}$ for professional services or construction services to one of the persons or firms on the final list for that contract prepared pursuant to subsection C of this section UNDER THE PROCUREMENT as provided in subsection E or F of this section. except that:
- 1. If only two persons or firms that the selection committee determines are qualified respond to the request for proposals pursuant to subsection F of this section or if one of the three persons or firms on the final list drops out of the selection process pursuant to subsection E or F of this section so that only two of the persons or firms on the final list remain, the purchasing agency, as the purchasing agency deems necessary or appropriate, may elect to proceed with the procurement process with the two persons or firms or elect to readvertise pursuant to subsection C of this section.
- 2. If only one responsive and responsible person or firm responds to the request for qualifications for a contract or multiple contracts to be negotiated under subsection E of this section or if persons or firms withdraw from the procurement process so that only one responsive and responsible person or firm remains in the procurement process, the purchasing agency may award the contract or contracts to a single person or firm if the purchasing agency determines in writing that the fee negotiated pursuant to subsection E of this section is fair and reasonable and either other prospective persons or firms had a reasonable opportunity to respond or there is not adequate time for a resolicitation.

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- E. For each contract included in the request for qualifications, THE PROCUREMENT OFFICER SHALL CONDUCT NEGOTIATIONS WITH PERSONS OR FIRMS ON THE FINAL LIST AS FOLLOWS:
- 1. THE PROCUREMENT IS FOR A SINGLE CONTRACT FOR CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES, AND THERE IS ONE FINAL LIST.
- 2. THE NEGOTIATIONS SHALL INCLUDE CONSIDERATION OF COMPENSATION AND OTHER CONTRACT TERMS THAT THE PROCUREMENT OFFICER DETERMINES TO BE FAIR AND REASONABLE TO THE PROCUREMENT OFFICER. IN MAKING THIS DECISION, THE PROCUREMENT OFFICER SHALL TAKE INTO ACCOUNT THE ESTIMATED VALUE, THE SCOPE, THE COMPLEXITY AND THE NATURE OF THE PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES TO BE RENDERED.
- 3. The procurement officer shall enter into separate negotiations for the contract with the highest qualified person or firm on the final list. for that contract determined pursuant to subsection C of this section for the professional services or construction services. However, if the request for qualifications is for multiple contracts and specifies that all of the multiple contracts will be awarded to a single contractor, there may be a single negotiation for all of the multiple contracts. The negotiations shall include consideration of compensation and other contract terms that the officer determines to be fair and reasonable to this state. In making this decision, the procurement officer shall take into account the estimated value, the scope, the complexity and the nature of the professional services or construction services to be rendered.
- 4. If the procurement officer is unable NOT ABLE to negotiate a satisfactory contract with the highest qualified person or firm on the final list, at compensation and on other contract terms the procurement officer determines to be fair and reasonable to this state, the procurement officer shall formally terminate negotiations with that person or firm. The procurement officer may SHALL THEN undertake negotiations with the next most qualified person or firm on the final list in sequence until an agreement is reached or a determination is made to reject all persons or firms on the final list. If a contract for construction services is entered into pursuant to this subsection:
- 1. If the contract is for construction manager at risk construction services and includes preconstruction services by the contractor or if the contract is for design-build construction services, the purchasing agency shall enter into a written contract with the contractor for preconstruction services under which contract the purchasing agency shall pay the contractor a fee for preconstruction services in an amount agreed by the purchasing agency and the contractor, and the purchasing agency shall not request or obtain a fixed price or a guaranteed maximum price for the construction from the contractor or enter into a construction contract with the contractor until after the purchasing agency has entered into the written contract for preconstruction services and a preconstruction services fee.

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- 2. Construction shall not commence until the purchasing agency and contractor agree in writing on either a fixed price that the purchasing agency will pay for the construction to be commenced or a guaranteed maximum price for the construction to be commenced.
- 5. IF, IN A PROCUREMENT UNDER THIS SECTION, THE PROCUREMENT OFFICER TERMINATES NEGOTIATIONS WITH A PERSON OR FIRM ON THE FINAL LIST AND COMMENCES NEGOTIATIONS WITH ANOTHER PERSON OR FIRM ON THE FINAL LIST, THE PROCUREMENT OFFICER SHALL NOT IN THAT PROCUREMENT RECOMMENCE NEGOTIATIONS OR ENTER INTO A CONTRACT FOR THE CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES COVERED BY THE FINAL LIST WITH ANY PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE PROCUREMENT OFFICER HAS TERMINATED NEGOTIATIONS.
- F. As an alternative to subsection E of this section, the procurement officer may award A SINGLE CONTRACT FOR design-build construction services or job-order-contracting construction services as follows:
- 1. The procurement officer shall use the selection committee appointed for the request for qualifications pursuant to subsection C of this section.
- 2. The procurement officer shall issue a request for proposals to the persons or firms on the final list developed pursuant to subsection ${\tt C}$ of this section.
- 3. For design-build construction services and job-order-contracting construction services, The request for proposals shall include:
- (a) The purchasing agency's project schedule and project final BUDGET FOR design and construction budget or life cycle budget for a procurement that includes maintenance services or operations services.
- (b) A statement that the contract or contracts will be awarded to the person or firm whose proposal receives the highest number of points under a scoring method.
- (c) A description of the scoring method, including a list of the factors in the scoring method and the number of points allocated to each factor. The factors in the scoring method $\frac{1}{2}$ MAY include:
- (i) For design-build construction services only, demonstrated compliance with the design requirements.
 - (ii) Offeror qualifications.
 - (iii) Offeror financial capacity.
 - (iv) Compliance with the purchasing agency's project schedule.
- (v) For design-build construction services only, if the request for proposals specifies that the purchasing agency will spend its project budget and not more than its project budget and is seeking the best proposal for the project budget, compliance of the offeror's price or life cycle price for procurements that include maintenance services, operations services or finance services with the purchasing agency's budget as prescribed in the request for proposals.
- (vi) For design-build construction services if the request for proposals does not contain the specifications prescribed in item (v) and for job-order-contracting construction services, the price or life cycle price

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for procurements that include maintenance services, operations services or finance services.

- (vii) An offeror quality management plan.
- (viii) Other evaluation factors THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF CONSTRUCTION SERVICES IN THE REQUEST FOR PROPOSALS as determined by the purchasing agency, if any.
- (d) For design-build construction services only, the design requirements.
- (e) A requirement that each offeror submit separately a technical proposal and a price proposal and that the offeror's entire proposal be responsive to the requirements in the request for proposals. For design-build construction services, the price in the price proposal shall be a fixed price or a guaranteed maximum price.
- (f) A statement that in applying the scoring method the selection committee will separately evaluate the technical proposal and the price proposal and will evaluate and score the technical proposal before opening the price proposal.
- (g) If the purchasing agency conducts discussions pursuant to paragraph 5 of this subsection, a statement that discussions will be held and a requirement that each offeror submit a preliminary technical proposal before the discussions are held.
- 4. If the purchasing agency determines to conduct discussions pursuant to paragraph 5 of this subsection, each offeror shall submit a preliminary technical proposal to the purchasing agency before those discussions are held.
- 5. If determined by the purchasing agency and included by the purchasing agency in the request for proposals, the selection committee shall conduct discussions with all persons or firms OFFERORS that submit preliminary technical proposals. Discussions shall be for the purpose of clarification to assure ENSURE full understanding of, and responsiveness to, the solicitation requirements. Offerors shall be accorded fair treatment with respect to any opportunity for discussion and for clarification by the owner. Revision of preliminary technical proposals shall be permitted after submission of preliminary technical proposals and before award for the purpose of obtaining best and final proposals. In conducting any discussions, information derived from proposals submitted by competing offerors shall not be disclosed to other competing offerors.
- 6. After completion of any discussions pursuant to paragraph 5 of this subsection or if no discussions are held, each offeror shall submit separately its final technical proposal and its price proposal.
- 7. Before opening any price proposal, the selection committee shall open the final technical proposals, evaluate the final technical proposals and score the final technical proposals using the scoring method in the request for proposals. No other factors or criteria may be used in the evaluation and scoring.

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- 8. After completion of the evaluation and scoring of all final technical proposals, the selection committee shall open the price proposals, evaluate the price proposals, score the price proposals and complete the scoring of the entire proposals using the scoring method in the request for proposals. No other factors or criteria may be used in the evaluation and scoring.
- 9. The procurement officer shall award the contract or contracts to the responsive and responsible offeror whose proposal receives the highest score under the method of scoring in the request for proposals. No other factors or criteria may be used in the evaluation. BEFORE OR AT THE SAME TIME AS THE PURCHASING AGENCY NOTIFIES THE WINNING OFFEROR THAT IT HAS WON, THE PURCHASING AGENCY SHALL SEND ACTUAL NOTICE TO EACH OTHER OFFEROR EITHER THAT THE OFFEROR HAS NOT WON OR THAT ANOTHER OFFEROR HAS WON.
- 10. The contract or contracts file shall contain the basis on which the award is made, INCLUDING AT A MINIMUM THE INFORMATION AND DOCUMENTS REQUIRED UNDER SUBSECTION G OF THIS SECTION.
- For design-build construction services only, the procurement officer shall award a stipulated fee equal to a percentage, as prescribed in the request for proposals, of the purchasing agency's project final BUDGET FOR design and construction budget, as prescribed in the request for proposals, but not less than two-tenths of one per cent of the project final BUDGET FOR design and construction budget to each final list offeror who provides a responsive, but unsuccessful, proposal. If the procurement officer does not award a contract, all responsive final list offerors shall receive the stipulated fee based on the purchasing agency's estimate of the project final BUDGET FOR design and construction budget as included in the request for proposals. The procurement officer shall pay the stipulated fee to each offeror within ninety days after the award of the initial contract or the decision not to award a contract. In consideration for paying the stipulated fee, the procurement officer may use any ideas or information contained in the proposals in connection with any contract awarded for the project, or in connection with a subsequent procurement, without any obligation to pay any additional compensation to the unsuccessful offerors. Notwithstanding the other provisions of this paragraph, an unsuccessful final list offeror may elect to waive the stipulated fee. If an unsuccessful final list offeror elects to waive the stipulated fee, the purchasing agency may not use ideas and information contained in the offeror's proposal, except that this restriction does not prevent the purchasing agency from using any idea or information if the idea or information is also included in a proposal of an offeror that accepts the stipulated fee.
- G. AT A MINIMUM, THE PURCHASING AGENCY SHALL RETAIN THE FOLLOWING FOR EACH PROCUREMENT UNDER THIS SECTION:
- 1. FOR EACH REQUEST FOR QUALIFICATIONS PROCUREMENT PROCESS UNDER SUBSECTION C OF THIS SECTION:
 - (a) IF INTERVIEWS WERE NOT HELD:

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- (i) THE SUBMITTAL OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND, IF DIFFERENT, THE SUBMITTAL OF THE PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (\mbox{iv}) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.
 - (b) IF INTERVIEWS WERE HELD:
- (i) ALL SUBMITTALS OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND, IF DIFFERENT, ALL SUBMITTALS OF THE PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (\mbox{iv}) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT WERE INTERVIEWED. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.
- (vi) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE SHORT LIST TO BE INTERVIEWED.
- (vii) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED.

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(vii) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR THE INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.

- 2. FOR EACH REQUEST FOR PROPOSALS PROCUREMENT PROCESS UNDER SUBSECTION F OF THIS SECTION:
- (a) THE ENTIRE PROPOSAL SUBMITTED BY THE PERSON OR FIRM THAT RECEIVED THE HIGHEST SCORE IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS AND, IF DIFFERENT, THE ENTIRE PROPOSAL SUBMITTED BY THE PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY ENTERS INTO A CONTRACT.
- (b) THE DESCRIPTION OF THE SCORING METHOD, THE LIST OF FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR, ALL AS INCLUDED IN THE REQUEST FOR PROPOSALS.
- (c) A LIST THAT CONTAINS THE NAME OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SHOWS THE OFFEROR'S FINAL OVERALL SCORE.
- (d) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE ON EACH FACTOR IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SUPPORT THE FINAL OVERALL SCORES OF THE OFFERORS THAT SUBMITTED PROPOSALS. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.
- H. INFORMATION RELATING TO EACH PROCUREMENT UNDER THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AS FOLLOWS:
- 1. NOTWITHSTANDING TITLE 39, CHAPTER 1, ARTICLE 2, until award and execution of a contract by a THE purchasing agency AWARDS A CONTRACT OR TERMINATES THE PROCUREMENT, only the name of each person or firm on the final list developed pursuant to subsection C of this section may be made available to the public. All other information received by the purchasing agency in response to the request for qualifications PURSUANT TO SUBSECTION C OF THIS SECTION or contained in the proposals SUBMITTED PURSUANT TO SUBSECTION F OF THIS SECTION shall be confidential in order to avoid disclosure of the contents that may be prejudicial to competing SUBMITTERS AND offerors during the selection process. The proposals shall be open to public inspection after the contract is awarded and the purchasing agency has executed the contract.
- 2. AFTER THE PURCHASING AGENCY AWARDS THE CONTRACT OR TERMINATES THE PROCUREMENT, THE PURCHASING AGENCY SHALL MAKE AVAILABLE TO THE PUBLIC PURSUANT TO TITLE 39, CHAPTER 1, ARTICLE 2 AT A MINIMUM ALL OF THE ITEMS THAT

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THE PURCHASING AGENCY IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION, EXCEPT THE PROPOSALS SUBMITTED IN RESPONSE TO A REQUEST FOR PROPOSALS UNDER SUBSECTION F OF THIS SECTION AND THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION.

- 3. THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION SHALL NOT BE MADE AVAILABLE TO THE PUBLIC UNTIL AFTER THE PURCHASING AGENCY HAS ENTERED INTO A CONTRACT OR TERMINATED THE PROCUREMENT. AT A MINIMUM THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION THAT THE PURCHASING AGENCY IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AFTER THE PURCHASING AGENCY HAS ENTERED INTO A CONTRACT OR TERMINATED THE PROCUREMENT.
- 4. To the extent that the offeror designates and the purchasing agency concurs, trade secrets and other proprietary data contained in a proposal remain confidential.
- 5. THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION ARE AVAILABLE TO THE EXTENT PROVIDED IN TITLE 39, CHAPTER 1, ARTICLE 2.
- H. I. A purchasing agency may cancel a request for qualifications or a request for proposals, or reject in whole or in part any or all submissions of qualifications or proposals OR DETERMINE NOT TO ENTER INTO A CONTRACT as specified in the solicitation if it is in the best interest of the purchasing agency. The purchasing agency shall make the reasons for cancellation, or rejection OR DETERMINATION NOT TO ENTER INTO A CONTRACT part of the contract file.

I. Notwithstanding any other law:

1. The contractor for design build or job order contracting construction services is not required to be registered to perform design services pursuant to title 32, chapter 1 if the person or firm actually performing the design services on behalf of the contractor is appropriately registered.

2. The contractor for construction manager at risk, design build or job-order-contracting construction services shall be licensed to perform construction pursuant to title 32, chapter 10.

J. For job-order-contracting construction services only:

1. The maximum dollar amount of an individual job order shall be one million dollars or such higher or lower amount prescribed by the director in a rule adopted pursuant to chapter 6 of this title as the maximum amount of an individual job order, except that:

(a) The amount for school districts in rules adopted pursuant to section 15-213, subsection A shall be one million dollars or such higher or lower amount as adopted by the director.

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(b) Without affecting the scope of section 41 2501, subsection N or
any similar provision, the maximum amount of an individual job order for the
Arizona board of regents, the legislative and judicial branches of state
government and the state compensation fund shall be one million dollars or
such higher or lower amount adopted by the Arizona board of regents, the
legislative or judicial branches of state government or the state
compensation fund, respectively, either in an action noticed pursuant to
title 38, chapter 3, article 3.1 or an adopted rule. Requirements shall not
be artificially divided or fragmented in order to constitute a job order that
satisfies this requirement.
     2. If the contractor subcontracts or intends to subcontract part or
all of the work under a job order and if the job-order construction services
contract includes descriptions of standard individual tasks, standard unit
prices for standard individual tasks and pricing of job orders based on the
number of units of standard individual tasks in the job order:
     (a) The contractor has a duty to deliver promptly to each
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- (a) The contractor has a duty to deliver promptly to each subcontractor invited to bid a coefficient to the contractor to do all or part of the work under one or more job orders:
- (i) A copy of the descriptions of all standard individual tasks on which the subcontractor is invited to bid.
- (ii) A copy of the standard unit prices for the individual tasks on which the subcontractor is invited to bid.
- (b) If not previously delivered to the subcontractor, the contractor has a duty to deliver promptly the following to each subcontractor invited to or that has agreed to do any of the work included in any job order:
- (i) A copy of the description of each standard individual task that is included in the job order and that the subcontractor is invited to perform.
- (ii) The number of units of each standard individual task that is included in the job order and that the subcontractor is invited to perform.

 (iii) The standard unit price for each standard individual task that
- is included in the job order and that the subcontractor is invited to perform.
- K. Notwithstanding anything to the contrary in this section or this title, a purchasing agency shall not:
- 1. Enter into a contract as contractor to provide construction-manager-at-risk construction services, design-build construction services or job-order-contracting construction services.
- 2. Contract with itself, with another purchasing agency, with this state or with any other governmental unit of this state or the federal government for the purchasing agency to provide construction-manager-at-risk construction services, design-build construction services or job-order-contracting construction services.
- L. The prohibitions prescribed in subsection K of this section do not prohibit a purchasing agency from providing construction for itself as provided by law.

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- J. IF THE PURCHASING AGENCY DOES NOT HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE PURCHASING AGENCY, FOR PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION THE PURCHASING AGENCY SHALL FOLLOW THE PROCUREMENT PROTEST POLICY AND PROCEDURES OF THE DEPARTMENT. THE PURCHASING AGENCY SHALL PROCESS ALL PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION.
- M. K. For the purposes of this section, "professional services" includes architect services, engineer services, landscape architect services, assayer services, geologist services and land surveying services and any combination of those services.

N. The procurement officer shall include in each contract for construction services the full street or physical address of each separate location at which the construction will be performed and a requirement that the contractor and each subcontractor at any level include in each of its subcontracts the same address information. The contractor and each subcontractor at any level shall include in each subcontract the full street or physical address of each separate location at which construction work will be performed.

Sec. 25. Renumber

Sections 41-2579 and 41-2580, Arizona Revised Statutes, are renumbered as sections 41-2582 and 41-2583.

Sec. 26. Title 41, chapter 23, article 5, Arizona Revised Statutes, is amended by adding new sections 41-2579 and 41-2580 and section 41-2581, to read:

41-2579. <u>Procurement of multiple contacts for certain job-order-contracting construction services and certain professional services: definition</u>

A. EXCEPT AS AUTHORIZED IN THIS SECTION AND IN SECTIONS 41-2535, 41-2536, 41-2537 AND 41-2581, A PURCHASING AGENCY SHALL NOT PROCURE IN A SINGLE PROCUREMENT MULTIPLE CONTRACTS FOR CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES. IN A PROCUREMENT UNDER THIS SECTION, THERE IS A SINGLE PROCUREMENT PROCESS FOR ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE PROCUREMENT. A PURCHASING AGENCY MAY PROCURE UNDER THIS SECTION:

- 1. MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS.
- 2. MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR TO BE AWARDED TO A SINGLE PERSON OR FIRM AS SPECIFIED IN THE REQUEST FOR QUALIFICATIONS.
- B. A PURCHASING AGENCY SHALL PROVIDE NOTICE OF EACH PROCUREMENT UNDER THIS SECTION AND SHALL AWARD CONTRACTS ON THE BASIS OF DEMONSTRATED COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES PURSUANT TO THE PROCEDURES PRESCRIBED IN THIS SECTION.
 - C. IN A PROCUREMENT PURSUANT TO THIS SECTION:
 - 1. THE FOLLOWING REQUIREMENTS APPLY:

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- (a) THE PURCHASING AGENCY AND THE SELECTION COMMITTEE SHALL NOT REQUEST OR CONSIDER FEES, PRICE, MAN-HOURS OR ANY OTHER COST INFORMATION AT ANY POINT IN THE SELECTION PROCESS UNDER THIS SUBSECTION OR UNDER SUBSECTION D OF THIS SECTION, INCLUDING THE SELECTION OF PERSONS OR FIRMS TO BE INTERVIEWED, THE SELECTION OF PERSONS OR FIRMS TO BE ON A FINAL LIST, IN DETERMINING THE ORDER OF PREFERENCE OF PERSONS OR FIRMS ON A FINAL LIST OR FOR ANY OTHER PURPOSE IN THE SELECTION PROCESS.
- (b) IN DETERMINING THE PERSONS OR FIRMS TO PARTICIPATE IN ANY INTERVIEWS AND IN DETERMINING THE PERSONS AND FIRMS TO BE ON A FINAL LIST AND THEIR ORDER ON A FINAL LIST, THE SELECTION COMMITTEE SHALL USE AND SHALL CONSIDER ONLY THE CRITERIA AND WEIGHTING OF CRITERIA SPECIFIED BY THE PURCHASING AGENCY FOR THAT PURPOSE AS PROVIDED IN THIS SUBSECTION. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION, DETERMINATIONS AND OTHER ACTIONS.
- (c) IF THE PURCHASING AGENCY ENTERS INTO THE NUMBER OF MULTIPLE CONTRACTS BEING PROCURED FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES, A PROCUREMENT UNDER THIS SECTION ENDS. AFTER THAT TIME THE PURCHASING AGENCY MAY NOT USE THE PROCUREMENT OR ANY EXISTING FINAL LIST IN THE PROCUREMENT AS THE BASIS FOR ENTERING INTO A REPLACEMENT CONTRACT WITH ANY OTHER PERSON OR FIRM THAT PARTICIPATED IN THE PROCUREMENT.
- (d) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION SPECIFYING THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED, THE NUMBER OF PERSONS OR FIRMS TO BE ON A FINAL LIST OR ANY OTHER NUMERICAL SPECIFICATION IN THIS SECTION:
- (i) IF A SMALLER NUMBER OF PERSONS OR FIRMS RESPOND TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT THERE IS A SMALLER NUMBER OF PERSONS OR FIRMS PARTICIPATING IN THE PROCUREMENT, THE PURCHASING AGENCY, AS THE PURCHASING AGENCY DETERMINES NECESSARY OR APPROPRIATE, MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH THE PARTICIPATING PERSONS OR FIRMS IF THERE ARE AT LEAST TWO PARTICIPATING RESPONSIVE AND RESPONSIBLE PERSONS OR FIRMS. ALTERNATIVELY, THE PURCHASING AGENCY MAY ELECT TO TERMINATE THE PROCUREMENT.
- (ii) AS TO A REQUEST FOR QUALIFICATIONS FOR PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION ONLY, IF ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM RESPONDS TO THE REQUEST FOR QUALIFICATIONS OR IF ONE OR MORE PERSONS OR FIRMS DROP OUT OF THE PROCUREMENT SO THAT ONLY ONE RESPONSIVE AND RESPONSIBLE PERSON OR FIRM REMAINS IN THE PROCUREMENT, THE DIRECTOR MAY ELECT TO PROCEED WITH THE PROCUREMENT WITH ONLY ONE PERSON OR FIRM IF THE DIRECTOR DETERMINES IN WRITING THAT THE FEE NEGOTIATED PURSUANT TO SUBSECTION E OF THIS SECTION IS FAIR AND REASONABLE AND THAT EITHER OTHER PROSPECTIVE PERSONS OR FIRMS HAD REASONABLE OPPORTUNITY TO RESPOND OR THERE IS NOT ADEQUATE TIME FOR A RESOLICITATION.
- (iii) IF A PERSON OR FIRM ON A FINAL LIST WITHDRAWS OR IS REMOVED FROM THE PROCUREMENT AND THE SELECTION COMMITTEE DETERMINES THAT IT IS IN THE BEST INTEREST OF THIS STATE, THE SELECTION COMMITTEE MAY REPLACE THAT PERSON OR

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FIRM ON THE FINAL LIST WITH ANOTHER PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS IN THE PROCUREMENT AND THAT IS SELECTED BY THE SELECTION COMMITTEE AS THE NEXT MOST QUALIFIED.

- 2. THE PURCHASING AGENCY SHALL ISSUE A REQUEST FOR QUALIFICATIONS FOR EACH PROCUREMENT AND GIVE ADEQUATE PUBLIC NOTICE OF THE REQUEST FOR QUALIFICATIONS IN THE SAME MANNER AS PROVIDED IN SECTION 41-2533. THE PUBLICATION SHALL INCLUDE THE FACT THAT MULTIPLE CONTRACTS MAY OR WILL BE AWARDED, SHALL STATE THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND SHALL DESCRIBE THE PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE PERFORMED UNDER EACH CONTRACT. THE REQUEST FOR QUALIFICATIONS SHALL:
- (a) STATE THE FOLLOWING INFORMATION ABOUT THE CONTRACTS THAT MAY OR WILL BE AWARDED:
- (i) IF THE REQUEST FOR QUALIFICATIONS IS FOR MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THAT MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES MAY OR WILL BE AWARDED, THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED, THE SERVICES TO BE PERFORMED UNDER EACH OF THE MULTIPLE CONTRACTS AND THAT EACH OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SEPARATE PERSON OR FIRM.
- (ii) IF THE REQUEST FOR QUALIFICATIONS IS FOR MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES, THAT MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES MAY OR WILL BE AWARDED, THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED, THE SERVICES TO BE PERFORMED UNDER EACH OF THE MULTIPLE CONTRACTS AND EITHER THAT EACH OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SEPARATE PERSON OR FIRM OR THAT ALL OF THE MULTIPLE CONTRACTS WILL BE AWARDED TO THE SAME PERSON OR FIRM.
 - (b) STATE AS TO FINAL LISTS:
- (i) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO A SINGLE PERSON OR FIRM, THAT THERE WILL BE A SINGLE FINAL LIST OF AT LEAST THREE AND NOT MORE THAN FIVE PERSONS OR FIRMS.
- (ii) IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR SIMILAR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THAT THERE WILL BE A SINGLE FINAL LIST AND THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST, WHICH SHALL BE THE SUM OF THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND A NUMBER THAT IS DETERMINED BY THE PURCHASING AGENCY AND THAT IS NOT MORE THAN FIVE.
- (iii) IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THAT THERE WILL BE A SEPARATE FINAL LIST FOR EACH TYPE OF PROFESSIONAL SERVICES AND THAT THE NUMBER OF PERSONS OR FIRMS ON EACH FINAL LIST WILL BE THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED FOR EACH TYPE OF PROFESSIONAL SERVICES

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AND A NUMBER THAT IS DETERMINED BY THE PURCHASING AGENCY AND THAT IS NOT MORE THAN FIVE.

- (c) AS PRESCRIBED BELOW, STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE, EXCEPT THAT IN A PROCUREMENT FOR MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS ONE OF THE CRITERIA SHALL BE THE PERSON'S OR FIRM'S SUBCONTRACTOR SELECTION PLAN OR PROCEDURES TO IMPLEMENT THE PURCHASING AGENCY'S SUBCONTRACTOR SELECTION PLAN. ALL SELECTION CRITERIA UNDER THIS SUBSECTION SHALL BE FACTORS THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE TYPE OF PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES INCLUDED IN THE PROCUREMENT. IF:
- (i) INTERVIEWS WILL BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS TO BE INTERVIEWED AND THE REQUEST FOR QUALIFICATIONS MAY STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON EACH FINAL LIST AND IN DETERMINING THEIR ORDER ON EACH FINAL LIST. THE FINAL LIST SELECTION CRITERIA AND RELATIVE WEIGHTS WEIGHTS MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHTS USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED. THE REQUEST FOR QUALIFICATIONS ALSO SHALL STATE WHETHER THE PURCHASING AGENCY WILL SELECT THE PERSONS OR FIRMS ON THE FINAL LIST AND THEIR ORDER ON THE FINAL LIST SOLELY THROUGH THE RESULTS OF THE INTERVIEW PROCESS OR THROUGH THE COMBINED RESULTS OF BOTH THE INTERVIEW PROCESS AND THE EVALUATION OF STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA SUBMITTED IN RESPONSE TO THE PURCHASING AGENCY'S REQUEST FOR QUALIFICATIONS.
- (ii) INTERVIEWS WILL NOT BE HELD, THE REQUEST FOR QUALIFICATIONS SHALL STATE THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED IN SELECTING THE PERSONS OR FIRMS ON EACH FINAL LIST AND IN DETERMINING THEIR ORDER ON EACH FINAL LIST.
- (d) IF THE PURCHASING AGENCY WILL HOLD INTERVIEWS AS PART OF THE SELECTION PROCESS:
- (i) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO THE SAME PERSON OR FIRM, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH AT LEAST THREE BUT NOT MORE THAN FIVE PERSONS OR FIRMS.
- (ii) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR SIMILAR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH A SPECIFIED NUMBER OF PERSONS OR FIRMS. THE SPECIFIED NUMBER SHALL BE STATED IN THE REQUEST FOR QUALIFICATIONS, SHALL BE DETERMINED BY THE PURCHASING AGENCY AND SHALL BE THE SUM OF THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND A NUMBER THAT IS DETERMINED BY THE PURCHASING AGENCY AND THAT IS NOT MORE THAN FIVE.

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- (iii) IN A PROCUREMENT OF MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, STATE THAT INTERVIEWS WILL BE HELD AND THAT THE INTERVIEWS WILL BE WITH A SPECIFIED NUMBER OF PERSONS OR FIRMS. THE SPECIFIED NUMBER SHALL BE STATED IN THE REQUEST FOR QUALIFICATIONS, SHALL BE DETERMINED BY THE PURCHASING AGENCY, SHALL BE AT LEAST THREE TIMES THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED AND SHALL NOT BE MORE THAN FIVE TIMES THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED.
- (e) FOR PROCUREMENTS OF MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, INCLUDE FITHER:
- (i) A REQUIREMENT THAT EACH PERSON OR FIRM SUBMIT A PROPOSED SUBCONTRACTOR SELECTION PLAN AND A REQUIREMENT THAT THE PROPOSED SUBCONTRACTOR SELECTION PLAN MUST SELECT SUBCONTRACTORS BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND SHALL NOT SELECT SUBCONTRACTORS BASED ON PRICE ALONE.
- (ii) A SUBCONTRACTOR SELECTION PLAN ADOPTED BY THE PURCHASING AGENCY THAT APPLIES TO THE PERSON OR FIRM THAT IS SELECTED TO PERFORM THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES AND THAT REQUIRES SUBCONTRACTORS TO BE SELECTED BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND NOT BASED ON PRICE ALONE AND A REQUIREMENT THAT EACH PERSON OR FIRM MUST SUBMIT A DESCRIPTION OF THE PROCEDURES IT PROPOSES TO USE TO IMPLEMENT THE PURCHASING AGENCY'S SUBCONTRACTOR SELECTION PLAN.
- (f) INCLUDE A DESCRIPTION OF THE PUBLICLY AVAILABLE LOCATION OF THE PURCHASING AGENCY'S PROTEST POLICY AND PROCEDURES OR, IF THE PURCHASING AGENCY DOES NOT HAVE A PROTEST POLICY AND PROCEDURES, A STATEMENT THAT THE PROTEST POLICY AND PROCEDURES REFERRED TO IN SUBSECTION J OF THIS SECTION APPLY TO ANY PROTESTS IN CONNECTION WITH THE PROCUREMENT.
- 3. THE DIRECTOR OR HEAD OF THE PURCHASING AGENCY SHALL INITIATE AN APPROPRIATELY QUALIFIED SELECTION COMMITTEE FOR EACH REQUEST QUALIFICATIONS. THE DIRECTOR OR HEAD OF THE PURCHASING AGENCY SHALL ENSURE THAT THE SELECTION COMMITTEE MEMBERS ARE COMPETENT TO SERVE ON THE SELECTION COMMITTEE. EACH SELECTION COMMITTEE MUST INCLUDE ONE EMPLOYEE OF THE PURCHASING AGENCY OR A PURCHASING AGENCY REPRESENTATIVE APPOINTED BY THE PURCHASING AGENCY. THE SAME SELECTION COMMITTEE SHALL FUNCTION AS TO ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE PROCUREMENT. IF THE PURCHASING AGENCY IS PROCURING MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES, THE PURCHASING AGENCY SHALL DETERMINE THE NUMBER AND QUALIFICATIONS OF THE SELECTION COMMITTEE MEMBERS. A SELECTION COMMITTEE FOR THE PROCUREMENT OF MULTIPLE CONTRACTS FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL HAVE NOT MORE THAN SEVEN MEMBERS AND SHALL INCLUDE AT LEAST ONE PERSON WHO IS A SENIOR MANAGEMENT EMPLOYEE OF A LICENSED CONTRACTOR AND ONE PERSON WHO IS AN ARCHITECT OR ENGINEER REGISTERED PURSUANT TO SECTION 32-121. THESE MEMBERS MAY BE EMPLOYEES OF THE PURCHASING AGENCY OR OUTSIDE CONSULTANTS. OUTSIDE CONTRACTORS, ARCHITECTS AND ENGINEERS SERVING ON A SELECTION COMMITTEE ARE

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NOT ENTITLED TO RECEIVE COMPENSATION FROM THE PURCHASING AGENCY FOR PERFORMING THIS SERVICE, BUT THE PURCHASING AGENCY MAY ELECT TO REIMBURSE OUTSIDE CONTRACTORS, ARCHITECTS AND ENGINEERS FOR TRAVEL, LODGING AND OTHER EXPENSES INCURRED IN CONNECTION WITH SERVICE ON A SELECTION COMMITTEE. A PERSON WHO IS A MEMBER OF A SELECTION COMMITTEE SHALL NOT BE A CONTRACTOR UNDER A CONTRACT AWARDED UNDER THE PROCUREMENT OR PROVIDE ANY PROFESSIONAL SERVICES, CONSTRUCTION, CONSTRUCTION SERVICES, MATERIALS OR OTHER SERVICES UNDER THE CONTRACT. THE SELECTION COMMITTEE AND THE PURCHASING AGENCY SHALL DO THE FOLLOWING:

- (a) IF INTERVIEWS ARE SPECIFIED IN THE REQUEST FOR QUALIFICATIONS:
- (i) THE SELECTION COMMITTEE SHALL DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED BY EVALUATING THE STATEMENTS OF QUALIFICATIONS AND PERFORMANCE DATA THAT ARE SUBMITTED IN RESPONSE TO THE PURCHASING AGENCY'S REQUEST FOR QUALIFICATIONS BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA STATED IN THE REQUEST FOR QUALIFICATIONS TO BE USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.
- (ii) IF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED BY THE SELECTION COMMITTEE TO SELECT THE PERSONS OR FIRMS ON A FINAL LIST AND TO DETERMINE THEIR ORDER ON A FINAL LIST ARE NOT INCLUDED IN THE REQUEST FOR QUALIFICATIONS, BEFORE THE INTERVIEWS ARE HELD THE PURCHASING AGENCY SHALL DISTRIBUTE TO THE PERSONS OR FIRMS TO BE INTERVIEWED THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA TO BE USED TO SELECT THE PERSONS OR FIRMS ON EACH FINAL LIST AND TO DETERMINE THEIR ORDER ON EACH FINAL LIST. THESE SELECTION CRITERIA AND RELATIVE WEIGHT MAY BE DIFFERENT THAN THE SELECTION CRITERIA AND RELATIVE WEIGHT USED TO DETERMINE THE PERSONS OR FIRMS TO BE INTERVIEWED.
- (iii) THE SELECTION COMMITTEE SHALL CONDUCT INTERVIEWS WITH THE NUMBER OF PERSONS OR FIRMS TO BE INTERVIEWED AS STATED IN THE REQUEST FOR QUALIFICATIONS REGARDING THE PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES AND THE RELATIVE METHODS OF APPROACH FOR FURNISHING THE REQUIRED PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES.
- (b) BASED ONLY ON THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA SPECIFIED AS PROVIDED IN THIS SUBSECTION FOR SELECTION OF THE PERSONS OR FIRMS ON EACH FINAL LIST AND THEIR ORDER ON EACH FINAL LIST, THE SELECTION COMMITTEE SHALL SELECT THE PERSONS OR FIRMS FOR EACH FINAL LIST AND IN THE CASE OF A FINAL LIST OR FINAL LISTS FOR MULTIPLE CONTRACTS THAT WILL BE NEGOTIATED UNDER SUBSECTION E OF THIS SECTION, RANK THE PERSONS OR FIRMS ON EACH FINAL LIST IN ORDER OF PREFERENCE. IF THE PROCUREMENT IS FOR MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE IS A SEPARATE FINAL LIST FOR EACH TYPE OF PROFESSIONAL SERVICES, AND IF A PERSON OR FIRM SUBMITTED QUALIFICATIONS FOR MORE THAN ONE TYPE OF PROFESSIONAL SERVICES, THE PERSON OR FIRM MAY BE ON MORE THAN ONE FINAL LIST.

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- (c) IF THE CONTRACT WILL BE AWARDED UNDER SUBSECTION E OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE PURCHASING AGENCY NOTIFIES THE PERSONS OR FIRMS ON EACH FINAL LIST THAT THEY ARE ON THAT FINAL LIST, THE PURCHASING AGENCY SHALL SEND ACTUAL NOTICE TO THE FOLLOWING PERSONS OR FIRMS THAT THEY ARE NOT ON THAT FINAL LIST:
- (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS AND FIRMS INTERVIEWED FOR THAT FINAL LIST.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS AND FIRMS THAT MADE SUBMITTALS FOR THAT FINAL LIST.
- (d) IF THE CONTRACT WILL BE AWARDED UNDER SUBSECTION F OF THIS SECTION, BEFORE OR AT THE SAME TIME AS THE PURCHASING AGENCY NOTIFIES THE PERSONS OR FIRMS ON THE FINAL LIST THAT THEY ARE ON THE FINAL LIST, THE PURCHASING AGENCY SHALL SEND ACTUAL NOTICE TO EACH OF THE FOLLOWING PERSONS OR FIRMS THAT THEY ARE NOT ON THE FINAL LIST OR THAT OTHER PERSONS OR FIRMS ARE ON THE FINAL LIST:
 - (i) IF INTERVIEWS WERE HELD, THE OTHER PERSONS OR FIRMS INTERVIEWED.
- (ii) IF INTERVIEWS WERE NOT HELD, THE OTHER PERSONS OR FIRMS THAT MADE SUBMITTALS.
- D. THE PURCHASING AGENCY SHALL AWARD MULTIPLE CONTRACTS SPECIFIED IN THE REQUEST FOR QUALIFICATIONS AS PROVIDED IN SUBSECTION E OR F OF THIS SECTION.
- E. THE PROCUREMENT OFFICER SHALL CONDUCT NEGOTIATIONS WITH PERSONS OR FIRMS ON THE FINAL LIST OR FINAL LISTS. THE NEGOTIATIONS SHALL INCLUDE CONSIDERATION OF COMPENSATION AND OTHER CONTRACT TERMS THAT THE PROCUREMENT OFFICER DETERMINES TO BE FAIR AND REASONABLE TO THIS STATE. IN MAKING THIS DECISION, THE PROCUREMENT OFFICER SHALL TAKE INTO ACCOUNT THE ESTIMATED VALUE, THE SCOPE, THE COMPLEXITY AND THE NATURE OF THE PROFESSIONAL SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE RENDERED. IF IN A PROCUREMENT UNDER THIS SECTION THE PROCUREMENT OFFICER TERMINATES NEGOTIATIONS WITH A PERSON OR FIRM ON A FINAL LIST AND COMMENCES NEGOTIATIONS WITH ANOTHER PERSON OR FIRM ON THAT FINAL LIST, THE PROCUREMENT OFFICER SHALL NOT IN THAT PROCUREMENT RECOMMENCE NEGOTIATIONS OR ENTER INTO A CONTRACT FOR THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES COVERED BY THAT FINAL LIST WITH ANY PERSON OR FIRM ON THAT FINAL LIST WITH WHOM THE PROCUREMENT OFFICER HAS TERMINATED NEGOTIATIONS. IF THE PROCUREMENT IS FOR:
- 1. MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES TO BE AWARDED TO A SINGLE PERSON OR FIRM, THERE IS ONE FINAL LIST AND THE PROCUREMENT OFFICER SHALL ENTER INTO NEGOTIATIONS WITH THE HIGHEST QUALIFIED PERSON OR FIRM ON THE FINAL LIST. IF THE PROCUREMENT OFFICER IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH THE HIGHEST QUALIFIED PERSON OR FIRM ON THE FINAL LIST, AT COMPENSATION AND ON OTHER CONTRACT TERMS THE PROCUREMENT OFFICER DETERMINES TO BE FAIR AND REASONABLE, THE PROCUREMENT OFFICER SHALL THEN UNDERTAKE NEGOTIATIONS WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE

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FINAL LIST IN SEQUENCE UNTIL AN AGREEMENT IS REACHED OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST.

- MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS OR FOR MULTIPLE CONTRACTS FOR SIMILAR PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS. THERE IS ONE FINAL LIST AND THE PROCUREMENT OFFICER SHALL ENTER INTO SEPARATE NEGOTIATIONS FOR CONTRACTS WITH THE NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON THE FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS TO BE AWARDED. IF THE PROCUREMENT OFFICER IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH A PERSON OR FIRM WITH WHOM THE PROCUREMENT OFFICER HAS COMMENCED NEGOTIATIONS. THE PROCUREMENT OFFICER SHALL FORMALLY TERMINATE NEGOTIATIONS WITH THAT PERSON OR FIRM. THE PROCUREMENT OFFICER SHALL THEN UNDERTAKE NEGOTIATIONS FOR A CONTRACT WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE PROCUREMENT OFFICER IS NOT THEN NEGOTIATING AND WITH WHOM THE PROCUREMENT OFFICER HAS NOT PREVIOUSLY NEGOTIATED IN SEQUENCE UNTIL AN AGREEMENT IS REACHED FOR SOME OR ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE REQUEST FOR QUALIFICATIONS OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST.
- 3. MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE IS A SEPARATE FINAL LIST FOR EACH TYPE OF PROFESSIONAL SERVICES AND THE PROCUREMENT OFFICER SHALL ENTER INTO SEPARATE NEGOTIATIONS FOR CONTRACTS WITH THE NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON THE FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS TO BE AWARDED. IF THE PROCUREMENT OFFICER IS NOT ABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH A PERSON OR FIRM WITH WHOM THE PROCUREMENT OFFICER HAS COMMENCED NEGOTIATIONS, THE PROCUREMENT OFFICER SHALL FORMALLY TERMINATE NEGOTIATIONS WITH THAT PERSON OR FIRM. THE PROCUREMENT OFFICER SHALL THEN UNDERTAKE NEGOTIATIONS FOR A CONTRACT WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST WITH WHOM THE PROCUREMENT OFFICER IS NOT THEN NEGOTIATING AND WITH WHOM THE PROCUREMENT OFFICER HAS NOT PREVIOUSLY NEGOTIATED IN SEQUENCE UNTIL AN AGREEMENT IS REACHED FOR SOME OR ALL OF THE MULTIPLE CONTRACTS INCLUDED IN THE REQUEST FOR QUALIFICATIONS OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR FIRMS ON THE FINAL LIST.
- F. AS AN ALTERNATIVE TO SUBSECTION E OF THIS SECTION, THE PURCHASING AGENCY MAY AWARD MULTIPLE CONTRACTS FOR SIMILAR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS AS FOLLOWS:
- 1. THE PURCHASING AGENCY SHALL USE THE SELECTION COMMITTEE APPOINTED FOR THE REQUEST FOR QUALIFICATIONS PURSUANT TO SUBSECTION C OF THIS SECTION.
- 2. THE PURCHASING AGENCY SHALL ISSUE A REQUEST FOR PROPOSALS TO THE PERSONS OR FIRMS ON THE FINAL LIST DEVELOPED PURSUANT TO SUBSECTION C OF THIS SECTION.
 - 3. THE REQUEST FOR PROPOSALS SHALL INCLUDE:
- (a) THE PURCHASING AGENCY'S PROJECT SCHEDULE AND PROJECT FINAL BUDGET FOR DESIGN AND CONSTRUCTION OR LIFE CYCLE BUDGET FOR A PROCUREMENT THAT INCLUDES MAINTENANCE SERVICES OR OPERATIONS SERVICES.

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- (b) A STATEMENT THAT THE MULTIPLE CONTRACTS WILL BE AWARDED TO A SPECIFIED NUMBER OF OFFERORS WHOSE PROPOSALS RECEIVE THE HIGHEST NUMBER OF POINTS UNDER A SCORING METHOD. THE SPECIFIED NUMBER OF OFFERORS WILL BE THE NUMBER OF CONTRACTS INCLUDED IN THE PROCUREMENT.
- (c) A DESCRIPTION OF THE SCORING METHOD, INCLUDING A LIST OF THE FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR. THE FACTORS IN THE SCORING METHOD MAY INCLUDE:
 - (i) OFFEROR QUALIFICATIONS.
 - (ii) OFFEROR FINANCIAL CAPACITY.
 - (iii) COMPLIANCE WITH THE PURCHASING AGENCY'S PROJECT SCHEDULE.
- (iv) THE PRICE OR LIFE CYCLE PRICE FOR PROCUREMENTS THAT INCLUDE MAINTENANCE SERVICES, OPERATIONS SERVICES OR FINANCE SERVICES.
 - (v) AN OFFEROR QUALITY MANAGEMENT PLAN.
- (vi) OTHER EVALUATION FACTORS THAT DEMONSTRATE COMPETENCE AND QUALIFICATIONS FOR THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES IN THE REQUEST FOR PROPOSALS AS DETERMINED BY THE PURCHASING AGENCY, IF ANY.
- (d) A REQUIREMENT THAT EACH OFFEROR SUBMIT SEPARATELY A TECHNICAL PROPOSAL AND A PRICE PROPOSAL AND THAT THE OFFEROR'S ENTIRE PROPOSAL BE RESPONSIVE TO THE REQUIREMENTS IN THE REQUEST FOR PROPOSALS.
- (e) A STATEMENT THAT IN APPLYING THE SCORING METHOD THE SELECTION COMMITTEE WILL SEPARATELY EVALUATE THE TECHNICAL PROPOSAL AND THE PRICE PROPOSAL AND WILL EVALUATE AND SCORE THE TECHNICAL PROPOSAL BEFORE OPENING THE PRICE PROPOSAL.
- (f) IF THE PURCHASING AGENCY CONDUCTS DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION, A STATEMENT THAT DISCUSSIONS WILL BE HELD AND A REQUIREMENT THAT EACH OFFEROR SUBMIT A PRELIMINARY TECHNICAL PROPOSAL BEFORE THE DISCUSSIONS ARE HELD.
- 4. IF THE PURCHASING AGENCY DETERMINES TO CONDUCT DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION, EACH OFFEROR SHALL SUBMIT A PRELIMINARY TECHNICAL PROPOSAL TO THE PURCHASING AGENCY BEFORE THOSE DISCUSSIONS ARE HELD.
- 5. IF DETERMINED BY THE PURCHASING AGENCY AND INCLUDED BY THE PURCHASING AGENCY IN THE REQUEST FOR PROPOSALS, THE SELECTION COMMITTEE SHALL CONDUCT DISCUSSIONS WITH ALL OFFERORS THAT SUBMIT PRELIMINARY TECHNICAL PROPOSALS. DISCUSSIONS SHALL BE FOR THE PURPOSE OF CLARIFICATION TO ENSURE FULL UNDERSTANDING OF, AND RESPONSIVENESS TO, THE SOLICITATION REQUIREMENTS. OFFERORS SHALL BE ACCORDED FAIR TREATMENT WITH RESPECT TO ANY OPPORTUNITY FOR DISCUSSION AND FOR CLARIFICATION BY THE PURCHASING AGENCY. REVISION OF PRELIMINARY TECHNICAL PROPOSALS SHALL BE PERMITTED AFTER SUBMISSION OF PRELIMINARY TECHNICAL PROPOSALS AND BEFORE AWARD FOR THE PURPOSE OF OBTAINING BEST AND FINAL PROPOSALS. IN CONDUCTING ANY DISCUSSIONS, INFORMATION DERIVED FROM PROPOSALS SUBMITTED BY COMPETING OFFERORS SHALL NOT BE DISCLOSED TO OTHER COMPETING OFFERORS.

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- 6. AFTER COMPLETION OF ANY DISCUSSIONS PURSUANT TO PARAGRAPH 5 OF THIS SUBSECTION OR IF NO DISCUSSIONS ARE HELD, EACH OFFEROR SHALL SEPARATELY SUBMIT THE OFFEROR'S FINAL TECHNICAL PROPOSAL AND ITS PRICE PROPOSAL.
- 7. BEFORE OPENING ANY PRICE PROPOSAL, THE SELECTION COMMITTEE SHALL OPEN THE FINAL TECHNICAL PROPOSALS, EVALUATE THE FINAL TECHNICAL PROPOSALS AND SCORE THE FINAL TECHNICAL PROPOSALS USING THE SCORING METHOD IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION AND SCORING.
- 8. AFTER COMPLETION OF THE EVALUATION AND SCORING OF ALL FINAL TECHNICAL PROPOSALS, THE SELECTION COMMITTEE SHALL OPEN THE PRICE PROPOSALS, EVALUATE THE PRICE PROPOSALS, SCORE THE PRICE PROPOSALS AND COMPLETE THE SCORING OF THE ENTIRE PROPOSALS USING THE SCORING METHOD IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION AND SCORING.
- 9. THE PURCHASING AGENCY SHALL AWARD THE MULTIPLE CONTRACTS TO THE RESPONSIVE AND RESPONSIBLE OFFERORS WHOSE PROPOSALS RECEIVE THE HIGHEST SCORES UNDER THE METHOD OF SCORING IN THE REQUEST FOR PROPOSALS. NO OTHER FACTORS OR CRITERIA MAY BE USED IN THE EVALUATION. BEFORE OR AT THE SAME TIME AS THE PURCHASING AGENCY NOTIFIES THE WINNING OFFERORS THAT THEY HAVE WON, THE PURCHASING AGENCY SHALL GIVE ACTUAL NOTICE TO EACH OTHER OFFEROR EITHER THAT THE OFFEROR HAS NOT WON OR THAT OTHER OFFERORS HAVE WON.
- 10. THE CONTRACTS FILE SHALL CONTAIN THE BASIS ON WHICH THE AWARD IS MADE, INCLUDING AT A MINIMUM THE INFORMATION AND DOCUMENTS REQUIRED UNDER SUBSECTION G OF THIS SECTION.
- G. IF THE PROCUREMENT HAS MULTIPLE FINAL LISTS UNDER SUBSECTION C OF THIS SECTION OR MULTIPLE REQUESTS FOR PROPOSALS UNDER SUBSECTION F OF THIS SECTION, THE PURCHASING AGENCY SHALL RETAIN THE ITEMS IN PARAGRAPHS 1 AND 2 OF THIS SUBSECTION, AS APPLICABLE, FOR EACH FINAL LIST AND EACH REQUEST FOR PROPOSALS PROCUREMENT PROCESS. AT A MINIMUM, THE PURCHASING AGENCY SHALL RETAIN THE FOLLOWING FOR EACH PROCUREMENT UNDER THIS SECTION:
- 1. AS TO EACH FINAL LIST UNDER EACH REQUEST FOR QUALIFICATIONS PROCUREMENT PROCESS UNDER SUBSECTION C OF THIS SECTION:
 - (a) IF INTERVIEWS WERE NOT HELD:
- (i) THE SUBMITTAL OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND ALL SUBMITTALS OF EACH PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (iv) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND

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THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.

- (b) IF INTERVIEWS WERE HELD:
- (i) ALL SUBMITTALS OF THE PERSON OR FIRM LISTED FIRST ON THE FINAL LIST AND ALL SUBMITTALS OF EACH PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY ENTERS INTO A CONTRACT.
 - (ii) THE FINAL LIST.
- (iii) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE FINAL LIST AND TO DETERMINE THEIR ORDER ON THE FINAL LIST.
- (\mbox{iv}) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE.
- (v) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT WAS INTERVIEWED AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT WERE INTERVIEWED. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.
- (vi) A LIST OF THE SELECTION CRITERIA AND RELATIVE WEIGHT OF THE SELECTION CRITERIA USED TO SELECT THE PERSONS OR FIRMS FOR THE SHORT LIST TO BE INTERVIEWED.
- (vii) A LIST THAT CONTAINS THE NAME OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SHOWS THE PERSON'S OR FIRM'S FINAL OVERALL RANK OR SCORE IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED.
- (viii) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE OR RANK ON EACH SELECTION CRITERIA OF EACH PERSON OR FIRM THAT SUBMITTED QUALIFICATIONS AND THAT SUPPORT THE FINAL OVERALL RANKINGS AND SCORES OF THE PERSONS OR FIRMS THAT SUBMITTED QUALIFICATIONS IN THE SELECTION OF THE PERSONS OR FIRMS TO BE ON THE SHORT LIST TO BE INTERVIEWED. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR THE INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.
- 2. FOR EACH REQUEST FOR PROPOSALS PROCUREMENT PROCESS UNDER SUBSECTION F OF THIS SECTION:

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- (a) THE ENTIRE PROPOSAL SUBMITTED BY THE PERSON OR FIRM THAT RECEIVED THE HIGHEST SCORE IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS AND THE ENTIRE PROPOSAL SUBMITTED BY EACH PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY ENTERS INTO A CONTRACT.
- (b) THE DESCRIPTION OF THE SCORING METHOD, THE LIST OF FACTORS IN THE SCORING METHOD AND THE NUMBER OF POINTS ALLOCATED TO EACH FACTOR, ALL AS INCLUDED IN THE REQUEST FOR PROPOSALS.
- (c) A LIST THAT CONTAINS THE NAME OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SHOWS THE OFFEROR'S FINAL OVERALL SCORE.
- (d) A DOCUMENT OR DOCUMENTS THAT SHOW THE FINAL SCORE ON EACH FACTOR IN THE SCORING METHOD IN THE REQUEST FOR PROPOSALS OF EACH OFFEROR THAT SUBMITTED A PROPOSAL AND THAT SUPPORT THE FINAL OVERALL SCORES OF THE OFFERORS THAT SUBMITTED PROPOSALS. AT THE ELECTION OF THE PURCHASING AGENCY, THIS DOCUMENTATION MAY BE IN THE FORM OF A CONSOLIDATED SCORING SHEET FOR THE ENTIRE SELECTION COMMITTEE, IN THE FORM OF INDIVIDUAL SCORING SHEETS FOR INDIVIDUAL SELECTION COMMITTEE MEMBERS OR ANY OTHER FORM AS DETERMINED BY THE PURCHASING AGENCY.
- H. INFORMATION RELATING TO EACH PROCUREMENT UNDER THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AS FOLLOWS:
- 1. NOTWITHSTANDING TITLE 39, CHAPTER 1, ARTICLE 2, UNTIL CONTRACT AWARD BY A PURCHASING AGENCY OF ALL OF THE MULTIPLE CONTRACTS IN THE PROCUREMENT OR TERMINATION OF THE PROCUREMENT BY THE PURCHASING AGENCY, ONLY THE NAME OF EACH PERSON OR FIRM ON THE FINAL LIST DEVELOPED PURSUANT TO SUBSECTION C OF THIS SECTION MAY BE MADE AVAILABLE TO THE PUBLIC AND ALL OTHER INFORMATION RECEIVED BY THE PURCHASING AGENCY IN RESPONSE TO THE REQUEST FOR QUALIFICATIONS UNDER SUBSECTION C OF THIS SECTION OR CONTAINED IN PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION SHALL BE CONFIDENTIAL IN ORDER TO AVOID DISCLOSURE OF THE CONTENTS THAT MAY BE PREJUDICIAL TO COMPETING SUBMITTERS AND OFFERORS DURING THE SELECTION PROCESS.
- 2. AFTER THE PURCHASING AGENCY AWARDS ALL OF THE MULTIPLE CONTRACTS IN THE PROCUREMENT OR TERMINATES THE PROCUREMENT, THE PURCHASING AGENCY SHALL MAKE AVAILABLE TO THE PUBLIC PURSUANT TO TITLE 39, CHAPTER 1, ARTICLE 2 AT A MINIMUM ALL OF THE ITEMS THAT THE PURCHASING AGENCY IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION, EXCEPT THE PROPOSALS SUBMITTED IN RESPONSE TO A REQUEST FOR PROPOSALS UNDER SUBSECTION F OF THIS SECTION AND THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v), AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION.
- 3. THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION SHALL NOT BE MADE AVAILABLE TO THE PUBLIC UNTIL AFTER THE PURCHASING AGENCY HAS ENTERED INTO A CONTRACT FOR ALL OF THE MULTIPLE CONTRACTS IN THE PROCUREMENT OR THE PURCHASING AGENCY HAS TERMINATED THE PROCUREMENT. AT A MINIMUM THE PROPOSALS SUBMITTED UNDER SUBSECTION F OF THIS SECTION THAT THE PURCHASING AGENCY IS REQUIRED TO RETAIN UNDER SUBSECTION G OF THIS SECTION SHALL BE MADE AVAILABLE TO THE PUBLIC AFTER THE PURCHASING AGENCY HAS ENTERED INTO A

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CONTRACT FOR ALL OF THE CONTRACTS IN THE PROCUREMENT OR THE PURCHASING AGENCY HAS TERMINATED THE PROCUREMENT.

- 4. TO THE EXTENT THAT THE OFFEROR DESIGNATES AND THE PURCHASING AGENCY CONCURS, TRADE SECRETS AND OTHER PROPRIETARY DATA CONTAINED IN A PROPOSAL REMAIN CONFIDENTIAL.
- 5. THE DOCUMENT OR DOCUMENTS PRESCRIBED IN SUBSECTION G, PARAGRAPH 1, SUBDIVISION (a), ITEM (v) AND SUBDIVISION (b), ITEMS (v) AND (viii) AND PARAGRAPH 2, SUBDIVISION (d) OF THIS SECTION ARE AVAILABLE TO THE EXTENT PROVIDED IN TITLE 39, CHAPTER 1, ARTICLE 2.
- I. THE PURCHASING AGENCY MAY CANCEL A REQUEST FOR QUALIFICATIONS OR A REQUEST FOR PROPOSALS, REJECT IN WHOLE OR IN PART ANY OR ALL SUBMITTALS OR PROPOSALS OR DETERMINE NOT TO ENTER INTO ONE OR MORE OF THE MULTIPLE CONTRACTS AS SPECIFIED IN THE SOLICITATION IF THE PURCHASING AGENCY DETERMINES IN ITS ABSOLUTE AND SOLE DISCRETION THAT THE ACTION IS IN THE BEST INTEREST OF THIS STATE. THE PURCHASING AGENCY SHALL MAKE THE REASONS FOR CANCELLATION, REJECTION OR DETERMINATION NOT TO ENTER INTO CONTRACTS PART OF THE CONTRACT FILE.
- J. IF THE PURCHASING AGENCY DOES NOT HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE PURCHASING AGENCY, FOR PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION THE PURCHASING AGENCY SHALL FOLLOW THE PROCUREMENT PROTEST POLICY AND PROCEDURES OF THE DEPARTMENT. THE PURCHASING AGENCY SHALL PROCESS ALL PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION.
- K. FOR THE PURPOSES OF THIS SECTION, "PROFESSIONAL SERVICES" INCLUDES ARCHITECT SERVICES, ENGINEER SERVICES, LANDSCAPE ARCHITECT SERVICES, ASSAYER SERVICES, GEOLOGIST SERVICES AND LAND SURVEYING SERVICES AND ANY COMBINATION OF THOSE SERVICES.
 - 41-2580. Requirements applicable to construction services and professional services and to contracts for construction services and professional services: definition
- A. THE REQUIREMENTS PRESCRIBED IN THIS SECTION APPLY TO EACH CONTRACT ENTERED INTO AS THE RESULT OF A PROCUREMENT OF CONSTRUCTION SERVICES OR PROFESSIONAL SERVICES UNDER SECTION 41-2535, 41-2536, 41-2537, 41-2578, 41-2579 OR 41-2581 AND TO THE PROFESSIONAL SERVICES AND CONSTRUCTION SERVICES INCLUDED IN EACH PROCUREMENT UNDER SECTION 41-2535, 41-2536, 41-2537, 41-2578, 41-2579 OR 41-2581.
- PROCUREMENT B. IF Α UNDER SECTION 41-2578 IS F0R CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR DESIGN-BUILD CONSTRUCTION SERVICES TO BE CONTRACTED PURSUANT TO SECTION 41-2578, SUBSECTION E OR IF A PROCUREMENT UNDER SECTION 41-2535, 41-2536 OR 41-2537 IS FOR CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES OR DESIGN-BUILD CONSTRUCTION SERVICES, THE PURCHASING AGENCY SHALL ENTER INTO A WRITTEN CONTRACT WITH THE CONTRACTOR FOR PRECONSTRUCTION SERVICES UNDER WHICH THE PURCHASING AGENCY SHALL PAY THE CONTRACTOR A FEE FOR PRECONSTRUCTION SERVICES

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IN AN AMOUNT AGREED BY THE PURCHASING AGENCY AND THE CONTRACTOR, AND THE PURCHASING AGENCY SHALL NOT REQUEST OR OBTAIN A FIXED PRICE OR A GUARANTEED MAXIMUM PRICE FOR THE CONSTRUCTION FROM THE CONTRACTOR OR ENTER INTO A CONSTRUCTION CONTRACT WITH THE CONTRACTOR UNTIL AFTER THE PURCHASING AGENCY HAS ENTERED INTO THE WRITTEN CONTRACT FOR PRECONSTRUCTION SERVICES AND A PRECONSTRUCTION SERVICES FEE.

- C. IF A CONTRACT FOR CONSTRUCTION SERVICES IS ENTERED INTO AS THE RESULT OF A PROCUREMENT UNDER SECTION 41-2535, 41-2536, 41-2537, 41-2578 OR 41-2579, CONSTRUCTION SHALL NOT COMMENCE UNTIL THE PURCHASING AGENCY AND CONTRACTOR AGREE IN WRITING ON EITHER A FIXED PRICE THAT THE PURCHASING AGENCY WILL PAY FOR THE CONSTRUCTION TO BE COMMENCED OR A GUARANTEED MAXIMUM PRICE FOR THE CONSTRUCTION TO BE COMMENCED. THE CONSTRUCTION TO BE COMMENCED MAY BE THE ENTIRE PROJECT OR MAY BE ONE OR MORE PHASED PARTS OF THE PROJECT.
- D. A CONTRACT FOR PROFESSIONAL SERVICES ENTERED INTO AS THE RESULT OF A PROCUREMENT UNDER SECTION 41-2535, 41-2536, 41-2537, 41-2578, 41-2579 OR 41-2581 SHALL HAVE A TERM NOT EXCEEDING FIVE YEARS AFTER THE DATE OF CONTRACT AWARD BY THE PURCHASING AGENCY OF THE FIRST CONTRACT UNDER THE PROCUREMENT, EXCEPT THAT THE CONTRACT MAY CONTINUE IN EFFECT AFTER THE FIVE YEAR TERM FOR PROFESSIONAL SERVICES ON PROJECTS ON WHICH THE RENDERING OF PROFESSIONAL SERVICES COMMENCES WITHIN THE FIVE YEAR TERM.
 - E. NOTWITHSTANDING ANY OTHER LAW:
- 1. THE CONTRACTOR FOR DESIGN-BUILD OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES IS NOT REQUIRED TO BE REGISTERED TO PERFORM DESIGN SERVICES PURSUANT TO TITLE 32, CHAPTER 1 IF THE PERSON OR FIRM ACTUALLY PERFORMING THE DESIGN SERVICES ON BEHALF OF THE CONTRACTOR IS APPROPRIATELY REGISTERED.
- 2. THE CONTRACTOR FOR CONSTRUCTION-MANAGER-AT-RISK, DESIGN-BUILD OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES SHALL BE LICENSED TO PERFORM CONSTRUCTION PURSUANT TO TITLE 32, CHAPTER 10.
 - F. FOR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES ONLY:
- 1. THE MAXIMUM DOLLAR AMOUNT OF AN INDIVIDUAL JOB ORDER SHALL BE ONE MILLION DOLLARS OR SUCH HIGHER OR LOWER AMOUNT PRESCRIBED BY THE PURCHASING AGENCY IN AN ACTION NOTICED PURSUANT TO TITLE 38, CHAPTER 3, ARTICLE 3.1 OR A RULE ADOPTED BY THE PURCHASING AGENCY AS THE MAXIMUM AMOUNT OF AN INDIVIDUAL JOB ORDER. REQUIREMENTS SHALL NOT BE ARTIFICIALLY DIVIDED OR FRAGMENTED IN ORDER TO CONSTITUTE A JOB ORDER THAT SATISFIES THIS REQUIREMENT.
- 2. IF THE CONTRACTOR SUBCONTRACTS OR INTENDS TO SUBCONTRACT PART OR ALL OF THE WORK UNDER A JOB ORDER AND IF THE JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES CONTRACT INCLUDES DESCRIPTIONS OF STANDARD INDIVIDUAL TASKS, STANDARD UNIT PRICES FOR STANDARD INDIVIDUAL TASKS AND PRICING OF JOB ORDERS BASED ON THE NUMBER OF UNITS OF STANDARD INDIVIDUAL TASKS IN THE JOB ORDER:

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- (a) THE CONTRACTOR HAS A DUTY TO DELIVER PROMPTLY TO EACH SUBCONTRACTOR INVITED TO BID A COEFFICIENT TO THE CONTRACTOR TO DO ALL OR PART OF THE WORK UNDER ONE OR MORE JOB ORDERS:
- (i) A COPY OF THE DESCRIPTIONS OF ALL STANDARD INDIVIDUAL TASKS ON WHICH THE SUBCONTRACTOR IS INVITED TO BID.
- (ii) A COPY OF THE STANDARD UNIT PRICES FOR THE INDIVIDUAL TASKS ON WHICH THE SUBCONTRACTOR IS INVITED TO BID.
- (b) IF NOT PREVIOUSLY DELIVERED TO THE SUBCONTRACTOR, THE CONTRACTOR HAS A DUTY TO DELIVER PROMPTLY THE FOLLOWING TO EACH SUBCONTRACTOR INVITED TO OR THAT HAS AGREED TO DO ANY OF THE WORK INCLUDED IN ANY JOB ORDER:
- (i) A COPY OF THE DESCRIPTION OF EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- (ii) THE NUMBER OF UNITS OF EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- (iii) THE STANDARD UNIT PRICE FOR EACH STANDARD INDIVIDUAL TASK THAT IS INCLUDED IN THE JOB ORDER AND THAT THE SUBCONTRACTOR IS INVITED TO PERFORM.
- G. NOTWITHSTANDING ANY CONTRARY PROVISION OF THIS SECTION OR THIS TITLE, A PURCHASING AGENCY SHALL NOT:
- 1. ENTER INTO A CONTRACT AS CONTRACTOR TO PROVIDE CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES, DESIGN-BUILD CONSTRUCTION SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES.
- 2. CONTRACT WITH ITSELF, WITH ANOTHER PURCHASING AGENCY, WITH THIS STATE OR WITH ANY OTHER GOVERNMENTAL UNIT OF THIS STATE OR THE FEDERAL GOVERNMENT FOR THE PURCHASING AGENCY TO PROVIDE CONSTRUCTION-MANAGER-AT-RISK CONSTRUCTION SERVICES, DESIGN-BUILD CONSTRUCTION SERVICES OR JOB-ORDER-CONTRACTING CONSTRUCTION SERVICES.
- H. THE PROHIBITIONS PRESCRIBED IN SUBSECTION G OF THIS SECTION DO NOT PROHIBIT A PURCHASING AGENCY FROM PROVIDING CONSTRUCTION FOR ITSELF AS PROVIDED BY LAW.
- I. THE PURCHASING AGENCY SHALL INCLUDE IN EACH CONTRACT FOR CONSTRUCTION SERVICES THE FULL STREET OR PHYSICAL ADDRESS OF EACH SEPARATE LOCATION AT WHICH THE CONSTRUCTION WILL BE PERFORMED AND A REQUIREMENT THAT THE CONTRACTOR AND EACH SUBCONTRACTOR AT ANY LEVEL INCLUDE IN EACH OF ITS SUBCONTRACTS THE SAME ADDRESS INFORMATION. THE CONTRACTOR AND EACH SUBCONTRACTOR AT ANY LEVEL SHALL INCLUDE IN EACH SUBCONTRACT THE FULL STREET OR PHYSICAL ADDRESS OF EACH SEPARATE LOCATION AT WHICH CONSTRUCTION WORK WILL BE PERFORMED.
- J. THE FOLLOWING PROVISIONS APPLY TO ALL CONSTRUCTION SERVICES PROCURED UNDER SECTION 41-2535, 41-2536, 41-2537, 41-2578 OR 41-2579:
- 1. THE CONTRACTOR PERFORMING THE CONSTRUCTION SERVICES IS PERMITTED TO SELF-PERFORM PART OF THE CONSTRUCTION WORK, IF AND TO THE EXTENT AGREED IN WRITING BY THE PURCHASING AGENCY AND THE CONTRACTOR. THE PURCHASING AGENCY MAY USE METHODS OTHER THAN COMPETITIVE BIDDING TO ASSURE ITSELF THAT THE PRICE THE PURCHASING AGENCY PAYS TO THE CONTRACTOR FOR SELF-PERFORMED WORK IS

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FAIR AND REASONABLE. PERMITTED METHODS TO EVALUATE FAIRNESS AND REASONABLENESS OF THE PRICE OF SELF-PERFORMED WORK INCLUDE EVALUATION OF THE CONTRACTOR'S PROPOSED SCOPE OF WORK AND PRICE FOR SELF-PERFORMED WORK BY AN ESTIMATOR WHO IS HIRED AND PAID BY THE PURCHASING AGENCY, WHO IS INDEPENDENT OF THE CONTRACTOR AND WHO MAY BE AN EMPLOYEE OF THE PURCHASING AGENCY. ALTHOUGH THE PURCHASING AGENCY MAY ELECT TO SO REQUIRE, NOTHING IN THIS TITLE OR ANY OTHER LAW SHALL BE CONSTRUED OR INTERPRETED TO REQUIRE THE PURCHASING AGENCY TO REQUIRE A CONTRACTOR DESIRING TO SELF-PERFORM PART OF THE CONSTRUCTION WORK TO COMPETITIVELY BID THAT PART OF THE CONSTRUCTION WORK AGAINST OTHER CONTRACTORS IN A BID COMPETITION.

- 2. THE FOLLOWING REQUIREMENTS APPLY TO THE CONSTRUCTION WORK TO BE PERFORMED BY SUBCONTRACTORS AND DO NOT APPLY TO CONSTRUCTION WORK THAT THE PURCHASING AGENCY AND THE CONTRACTOR AGREE IN WRITING WILL BE SELF-PERFORMED BY THE CONTRACTOR:
- (a) THE PERSON OR FIRM SELECTED TO PERFORM THE CONSTRUCTION SERVICES SHALL SELECT SUBCONTRACTORS BASED ON QUALIFICATIONS ALONE OR ON A COMBINATION OF QUALIFICATIONS AND PRICE AND SHALL NOT SELECT SUBCONTRACTORS BASED ON PRICE ALONE. A QUALIFICATIONS AND PRICE SELECTION MAY BE A SINGLE-STEP SELECTION BASED ON A COMBINATION OF QUALIFICATIONS AND PRICE OR A TWO-STEP SELECTION. IN A TWO-STEP SELECTION, THE FIRST STEP SHALL BE BASED ON QUALIFICATIONS ALONE AND THE SECOND STEP MAY BE BASED ON A COMBINATION OF QUALIFICATIONS AND PRICE OR ON PRICE ALONE.
 - (b) THE PURCHASING AGENCY SHALL INCLUDE IN EACH CONTRACT:
- (i) IF THE PURCHASING AGENCY INCLUDED ITS SUBCONTRACTOR SELECTION PLAN IN THE REQUEST FOR QUALIFICATIONS, THE PURCHASING AGENCY'S SUBCONTRACTOR SELECTION PLAN AND THE PROCEDURES TO IMPLEMENT THE PURCHASING AGENCY'S SUBCONTRACTOR SELECTION PLAN PROPOSED BY THE SELECTED PERSON OR FIRM IN SUBMITTING ITS QUALIFICATIONS WITH THOSE MODIFICATIONS TO THE PROCEDURES AS THE PURCHASING AGENCY AND THE SELECTED PERSON OR FIRM AGREE.
- (ii) IF THE PURCHASING AGENCY DID NOT INCLUDE ITS SUBCONTRACTOR SELECTION PLAN IN THE REQUEST FOR QUALIFICATIONS, THE SUBCONTRACTOR SELECTION PLAN PROPOSED BY THE SELECTED PERSON OR FIRM IN SUBMITTING ITS QUALIFICATIONS WITH THOSE MODIFICATIONS AS THE PURCHASING AGENCY AND THE SELECTED PERSON OR FIRM AGREE.
- (c) IN MAKING THE SELECTION OF SUBCONTRACTORS, THE PERSON OR FIRM SELECTED TO PERFORM THE CONSTRUCTION SERVICES SHALL USE THE SUBCONTRACTOR SELECTION PLAN AND ANY PROCEDURES INCLUDED IN ITS CONTRACT.
- K. FOR THE PURPOSES OF THIS SECTION, "PROFESSIONAL SERVICES" INCLUDES ARCHITECT SERVICES, ENGINEER SERVICES, LANDSCAPE ARCHITECT SERVICES, ASSAYER SERVICES, GEOLOGIST SERVICES AND LAND SURVEYING SERVICES AND ANY COMBINATION OF THOSE SERVICES.
 - 41-2581. Procurement of certain professional services
- A. A PURCHASING AGENCY MAY PROCURE UNDER THIS SECTION A SINGLE CONTRACT OR MULTIPLE CONTRACTS FOR PROFESSIONAL SERVICES IF THE CONTRACT IS FOR PROFESSIONAL SERVICES BY AN ARCHITECT OR ARCHITECT FIRM AND THE CONTRACT

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AMOUNT IS TWO HUNDRED FIFTY THOUSAND DOLLARS OR LESS OR IF THE CONTRACT IS FOR PROFESSIONAL SERVICES BY A PERSON OR FIRM OTHER THAN AN ARCHITECT AND THE CONTRACT AMOUNT IS FIVE HUNDRED THOUSAND DOLLARS OR LESS. FOR SUCH PROCUREMENTS, THE DIRECTOR SHALL ENCOURAGE PERSONS OR FIRMS ENGAGED IN THE LAWFUL PRACTICE OF THE PROFESSION TO SUBMIT ANNUALLY A STATEMENT OF QUALIFICATIONS AND EXPERIENCE.

- B. THE DIRECTOR OR HEAD OF THE PURCHASING AGENCY SHALL INITIATE AN APPROPRIATELY QUALIFIED SELECTION COMMITTEE FOR EACH PROCUREMENT, WHICH MAY INCLUDE ONE CONTRACT OR MULTIPLE CONTRACTS, PURSUANT TO RULES ADOPTED BY THE DIRECTOR OR PURCHASING AGENCY. THE AMOUNT OF EACH CONTRACT IN A SINGLE PROCUREMENT UNDER THIS SECTION SHALL NOT EXCEED THE DOLLAR AMOUNT LIMITS IN SUBSECTION A. THE SELECTION COMMITTEE SHALL EVALUATE CURRENT STATEMENTS OF QUALIFICATIONS AND EXPERIENCE ON FILE WITH THE DIRECTOR OR PURCHASING AGENCY. TOGETHER WITH THOSE THAT MAY BE SUBMITTED BY OTHER PERSONS OR FIRMS REGARDING THE PROCUREMENT. IF POSSIBLE AND PRACTICABLE, THE SELECTION COMMITTEE SHALL CONDUCT INTERVIEWS REGARDING THE PROCUREMENT AND THE RELATIVE METHODS OF FURNISHING THE REQUIRED SERVICES AND, IF POSSIBLE, SHALL SELECT, IN ORDER OF PREFERENCE AND BASED ON CRITERIA ESTABLISHED AND PUBLISHED BY THE SELECTION COMMITTEE, ONE OR MORE FINAL LISTS OF THE PERSONS OR FIRMS DEEMED TO BE THE MOST QUALIFIED TO PROVIDE THE SERVICES REQUIRED. THE SELECTION COMMITTEE SHALL BASE THE SELECTION OF EACH FINAL LIST AND THE ORDER OF PREFERENCE ON DEMONSTRATED COMPETENCE AND QUALIFICATIONS ONLY. THE PURCHASING AGENCY AND THE SELECTION COMMITTEE SHALL NOT REQUEST OR CONSIDER FEES, PRICE, MAN-HOURS OR ANY OTHER COST INFORMATION AT ANY POINT IN THE SELECTION PROCESS UNDER THIS SECTION, INCLUDING THE SELECTION OF THE PERSONS OR FIRMS TO BE INTERVIEWED, THE SELECTION OF THE PERSONS AND FIRMS TO BE ON A FINAL LIST, IN DETERMINING THE ORDER OF PREFERENCE OF PERSONS AND FIRMS ON A FINAL LIST OR FOR ANY OTHER PURPOSE IN THE SELECTION PROCESS. IF THE PROCUREMENT IS FOR:
- 1. A SINGLE CONTRACT OR IF THE PROCUREMENT IS FOR MULTIPLE CONTRACTS TO BE AWARDED TO A SINGLE PERSON OR FIRM, THERE SHALL BE ONE FINAL LIST OF THREE PERSONS OR FIRMS.
- 2. MULTIPLE CONTRACTS FOR DIFFERENT PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE SHALL BE A SEPARATE FINAL LIST OF THREE PERSONS OR FIRMS FOR EACH CONTRACT.
- 3. MULTIPLE CONTRACTS FOR THE SAME PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THERE SHALL BE ONE FINAL LIST AND THE NUMBER OF PERSONS OR FIRMS ON THE FINAL LIST SHALL BE THE NUMBER OF CONTRACTS PLUS ANOTHER NUMBER THAT IS DETERMINED BY THE PURCHASING AGENCY AND THAT IS NOT MORE THAN FIVE.
- C. AFTER EACH FINAL LIST IS SELECTED PURSUANT TO SUBSECTION B, THE PROCUREMENT OFFICER SHALL ENTER INTO NEGOTIATIONS WITH THE HIGHEST QUALIFIED PERSON OR FIRM ON EACH FINAL LIST OR, IN THE CASE OF A SINGLE FINAL LIST FOR MULTIPLE CONTRACTS FOR THE SAME PROFESSIONAL SERVICES TO BE AWARDED TO SEPARATE PERSONS OR FIRMS, THE PURCHASING AGENCY SHALL ENTER INTO NEGOTIATIONS WITH A NUMBER OF THE HIGHEST QUALIFIED PERSONS OR FIRMS ON THE

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1 FINAL LIST EQUAL TO THE NUMBER OF CONTRACTS THAT MAY OR WILL BE AWARDED. THE 2 NEGOTIATIONS SHALL INCLUDE CONSIDERATION OF COMPENSATION AND OTHER CONTRACT TERMS THAT THE PROCUREMENT OFFICER DETERMINES TO BE FAIR AND REASONABLE TO THIS STATE. IN MAKING THIS DETERMINATION, THE PROCUREMENT OFFICER SHALL TAKE 4 INTO ACCOUNT THE ESTIMATED VALUE. THE SCOPE, THE COMPLEXITY AND THE NATURE OF THE PROFESSIONAL SERVICES TO BE RENDERED. IF THE PROCUREMENT OFFICER IS 7 UNABLE TO NEGOTIATE A SATISFACTORY CONTRACT WITH A PERSON OR FIRM WITH WHICH THE PURCHASING AGENCY IS NEGOTIATING AT A PRICE AND ON OTHER CONTRACT TERMS 9 THE PROCUREMENT OFFICER DETERMINES TO BE FAIR AND REASONABLE TO THIS STATE, THE PROCUREMENT OFFICER SHALL FORMALLY TERMINATE NEGOTIATIONS WITH THAT 10 11 PERSON OR FIRM. THE PROCUREMENT OFFICER MAY UNDERTAKE NEGOTIATIONS WITH THE NEXT MOST QUALIFIED PERSON OR FIRM ON THE FINAL LIST IN SEQUENCE UNTIL AN 12 13 AGREEMENT IS REACHED OR A DETERMINATION IS MADE TO REJECT ALL PERSONS OR 14 FIRMS ON THE FINAL LIST. IF THE PROCUREMENT OFFICER TERMINATES NEGOTIATIONS 15 WITH A PERSON OR FIRM ON A FINAL LIST AND COMMENCES NEGOTIATIONS WITH ANOTHER PERSON OR FIRM ON THE FINAL LIST, THE PROCUREMENT OFFICER SHALL NOT IN THAT 16 17 PROCUREMENT RECOMMENCE NEGOTIATIONS OR ENTER INTO THE SINGLE CONTRACT OR MULTIPLE CONTRACTS FOR THE PROFESSIONAL SERVICES COVERED BY THAT FINAL LIST 18 19 WITH ANY PERSON OR FIRM ON THAT FINAL LIST WITH WHOM THE PROCUREMENT OFFICER 20 HAS TERMINATED NEGOTIATIONS.

D. IF THE PURCHASING AGENCY DOES NOT HAVE A PROCUREMENT PROTEST POLICY AND PROCEDURES THAT HAVE BEEN FORMALLY ADOPTED AND PUBLISHED BY THE PURCHASING AGENCY, FOR PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION THE PURCHASING AGENCY SHALL FOLLOW THE PROCUREMENT PROTEST POLICY AND PROCEDURES OF THE DEPARTMENT. THE PURCHASING AGENCY SHALL PROCESS ALL PROTESTS RELATING TO PROCUREMENTS UNDER THIS SECTION.

Sec. 27. Section 41-2582, Arizona Revised Statutes, as renumbered by this act, is amended to read:

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41-2582. <u>Project delivery methods for design and construction services</u>
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- A. A purchasing agency may procure design services, construction and construction services, as applicable, under any of the following project delivery methods:
 - 1. Design-bid-build.
 - 2. Construction-manager-at-risk.
 - 3. Design-build.
 - 4. Job-order-contracting.
- B. For the design-bid-build project delivery method, the director shall procure:
- 1. Design services pursuant to section 41-2535, 41-2536, 41-2537, 41-2578. 41-2579 OR 41-2581.
- 2. Construction by competitive sealed bidding, except as otherwise provided in section 41-2532.

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- C. The director shall procure construction services under the construction-manager-at-risk, design-build and job-order-contracting project delivery methods pursuant to section 41-2535, 41-2536, 41-2537, 41-2578 OR 41-2579.
- D. The director shall procure design services relating to a construction-manager-at-risk construction services project pursuant to section 41-2535, 41-2536, 41-2537, 41-2578, 41-2579 OR 41-2581.
- E. For job-order-contracting construction services projects, if the director does not include design services in the job-order-contracting construction services contract, the director shall procure any design services relating to job-order-contracting construction services projects under the contract pursuant to section 41-2535, 41-2536, 41-2537, 41-2579 OR 41-2581.

Sec. 28. Section 41-2616, Arizona Revised Statutes, is amended to read:

41-2616. <u>Violation; classification; liability; civil penalty;</u> enforcement authority

- A. A person who contracts for or purchases any material, services, or construction OR CONSTRUCTION SERVICES in a manner contrary to the requirements of this chapter, the rules adopted pursuant to this chapter, the rules adopted by the state board of education pursuant to section 15-213 or rules adopted by the Arizona board of regents, the Arizona lottery commission or the judicial branch pursuant to section 41-2501 is personally liable for the recovery of all public monies paid plus twenty per cent of such amount and legal interest from the date of payment and all costs and damages arising out of the violation.
- B. A person who intentionally or knowingly contracts for or purchases any material, services, or construction OR CONSTRUCTION SERVICES pursuant to a scheme or artifice to avoid the requirements of this chapter, rules adopted pursuant to this chapter, rules adopted by the state board of education pursuant to section 15-213 or rules adopted by the state board of regents, the state lottery commission or the judicial branch pursuant to section 41-2501 is guilty of a class 4 felony.
- C. A person who serves on an evaluation committee for a procurement shall sign a statement before reviewing bids or proposals that the person has no interest in the procurement other than that disclosed and will have no contact with any representative of a competing vendor related to the particular procurement during the course of evaluation of bids or proposals, except those contacts specifically authorized by sections SECTION 41-2534, 41-2537, 41-2538, and 41-2578, 41-2579 OR 41-2581. The person shall disclose on the statement any contact unrelated to the pending procurement that the person may need to have with a representative of a competing vendor and any contact with a representative of a competing vendor during evaluation of bids or proposals except those contacts specifically authorized by sections SECTION 41-2534, 41-2537, 41-2538, and 41-2578, 41-2579 OR 41-2581. A person

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who serves on an evaluation committee and who fails to disclose contact with a representative of a competing vendor or who fails to provide accurate information on the statement is subject to a civil penalty of at least one thousand dollars but not more than ten thousand dollars.

D. The attorney general on behalf of this state shall enforce the provisions of this chapter.

Sec. 29. Section 41-3506, Arizona Revised Statutes, as amended by Laws 2009, fourth special session, chapter 3, section 8, is amended to read:

41-3506. State web portal fund; exemption

- A. The state web portal fund is established and is subject to legislative appropriation. The government information technology agency shall administer the fund. The state web portal fund shall consist of:
 - 1. Monies appropriated to the fund by the legislature.
- 2. Any web portal usage fees collected under any agreement between this state and an independent contractor providing services for the common web portal LESS THE CONTRACTOR'S PRICE OF MAINTAINING AND OPERATING THE WEB PORTAL.
- 3. Monies received from private grants or donations if designated for the fund by the grantor or donor.
- 4. Monies received from the federal government by grant or otherwise to assist this state in providing any common web portal projects.
- B. Monies in the state web portal fund may be used for improving or expanding this state's information technology services and projects, including the common web portal.
- C. IF THE STATE CHOOSES TO USE AN INDEPENDENT CONTRACTOR TO PROVIDE SERVICES FOR THE STATE WEB PORTAL, THE SELECTION OF THE INDEPENDENT CONTRACTOR MAY BE MADE USING A COMPETITIVE BID PROCESS.
- \mathbb{C} . D. Monies in the state web portal fund are exempt from the provisions of section 35-190 relating to lapsing of appropriations.
- Sec. 30. Title 48, chapter 1, Arizona Revised Statutes, is amended by adding article 12, to read:

ARTICLE 12. PROCUREMENT OF DESIGN SERVICES
AND CONSTRUCTION SERVICES

48-281. <u>Definitions</u>

- A. IN THIS ARTICLE, "PROFESSIONAL SERVICES" INCLUDES ARCHITECT SERVICES, ENGINEER SERVICES, LANDSCAPE ARCHITECT SERVICES, ASSAYER SERVICES, GEOLOGIST SERVICES AND LAND SURVEYING SERVICES AND ANY COMBINATION OF THOSE SERVICES.
- B. IF A TERM IS USED IN THIS ARTICLE AND IS DEFINED IN SECTION 34-101 OR 34-601, THE TERM HAS THE SAME MEANING PRESCRIBED IN SECTION 34-101 OR 34-601.

48-282. <u>Alternative methods for procurement of professional</u> <u>services and construction services</u>

A. AS AN ALTERNATIVE TO THE METHODS DESCRIBED IN THIS TITLE FOR THE PROCUREMENT OF DESIGN SERVICES AND CONSTRUCTION, THE BOARD OF DIRECTORS OR

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OTHER GOVERNING BODY OF A SPECIAL TAXING DISTRICT ESTABLISHED UNDER THIS TITLE MAY ELECT TO PROCURE:

- 1. CONSTRUCTION UNDER THE DESIGN-BID-BUILD PROJECT DELIVERY METHOD BY COMPETITIVE SEALED BIDDING PURSUANT TO TITLE 34, CHAPTER 2, ARTICLES 1, 2 AND 3 OR PURSUANT TO RULES ADOPTED BY THE SPECIAL TAXING DISTRICT PURSUANT TO SECTION 41-2501, SUBSECTION C.
- 2. CONSTRUCTION SERVICES UNDER THE CONSTRUCTION-MANAGER-AT-RISK, DESIGN-BUILD AND JOB-ORDER-CONTRACTING PROJECT DELIVERY METHODS PURSUANT TO TITLE 34. CHAPTER 6.
- 3. PROFESSIONAL SERVICES PURSUANT TO TITLE 34, CHAPTER 1, ARTICLE 1 OR TITLE 34. CHAPTER 6.
- B. NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE, IF PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES ARE PROCURED PURSUANT TO SUBSECTION A OF THIS SECTION, ALL OF THE PROVISIONS AND REQUIREMENTS IN TITLE 34, CHAPTER 1, ARTICLE 1 AND TITLE 34, CHAPTER 6 APPLY TO THE PROCUREMENT AND PERFORMANCE OF THE PROFESSIONAL SERVICES OR CONSTRUCTION SERVICES, INCLUDING PROVISIONS AND REQUIREMENTS ON PAYMENTS, BID SECURITY, PAYMENT AND PERFORMANCE BONDS, RETENTION, EMERGENCY PROCUREMENTS, MULTITERM CONTRACTS, SUBCONTRACTOR SELECTION AND HORIZONTAL CONSTRUCTION.
 - Sec. 31. Section 48-914, Arizona Revised Statutes, is amended to read: 48-914. Preliminary plans; estimate of cost; limitation on assessment

Before passing the resolution of intention, plans and specifications THE ENGINEER SHALL PREPARE PRELIMINARY PLANS THAT SHOW THE LOCATION AND THE TYPE AND CHARACTER OF THE PROPOSED IMPROVEMENTS and estimates of the cost and expenses thereof shall be prepared by the engineer OF THE PROPOSED IMPROVEMENTS and filed SHALL FILE THE PRELIMINARY PLANS with the clerk. The assessment for any lot shall not exceed its proportion of the estimate.

Sec. 32. Title 48, chapter 6, article 1, Arizona Revised Statutes, is amended by adding section 48-967, to read:

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48-967. Alternate project delivery method; construction projects; definition
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- A. IF THE ALTERNATIVE METHODS TO PROCURE PROFESSIONAL SERVICES AND CONSTRUCTION SERVICES PURSUANT TO SECTION 48-282 ARE USED AND IF THE COSTS OF THE PROJECT ARE TO BE ASSESSED TO PROPERTY IN THE DISTRICT, THE BOARD OF DIRECTORS SHALL FOLLOW AS NEARLY AS PRACTICABLE THE PROCEDURES PROVIDED IN THIS ARTICLE, EXCEPT:
- 1. DESIGN SERVICES AND PRECONSTRUCTION SERVICES MAY BE PERFORMED BY ONE OR MORE PERSONS SELECTED UNDER SECTION 48-282 AND THE COMPENSATION OF ANY PERSON SELECTED TO PROVIDE DESIGN SERVICES OR PRECONSTRUCTION SERVICES UNDER THIS SECTION MAY BE INCLUDED AS AN INCIDENTAL EXPENSE OF THE PROJECT.
- 2. IN THE RESOLUTION OF INTENTION, THE BOARD OF DIRECTORS SHALL DESCRIBE ITS INTENT TO USE AN ALTERNATE PROJECT DELIVERY METHOD PURSUANT TO SECTION 48-282 AND SHALL GIVE NOTICE OF THAT INTENT IN THE NOTICE REQUIRED BY SECTION 48-916.

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- 3. THE SUPERINTENDENT IS NOT REQUIRED TO INVITE SEALED BIDS UNDER SECTIONS 48-919 AND 48-922 OR PUBLISH OR POST NOTICE AT THE PASSAGE OF THE RESOLUTION ORDERING THE WORK AND INVITING SEALED BIDS UNDER SECTION 48-919, AND THE BOARD OF DIRECTORS IS NOT REQUIRED TO PROCESS BIDS OR AWARD THE CONTRACT TO THE LOWEST AND BEST RESPONSIBLE BIDDER UNDER SECTION 48-922.
- 4. ALTERNATIVE PLANS MAY BE PROVIDED FOR THROUGH THE ALTERNATE PROCUREMENT METHOD.
- 5. THE BOARD OF DIRECTORS MAY SELECT THE PROVIDER OF CONSTRUCTION SERVICES, ENTER INTO A CONTRACT WITH THAT PROVIDER FOR PRECONSTRUCTION SERVICES AND CONTRACT TO PAY FOR AND ACTUALLY PAY FOR PRECONSTRUCTION SERVICES BEFORE THE ADOPTION OF THE RESOLUTION OF INTENTION OR THE RESOLUTION ORDERING WORK, BUT IS NOT BOUND TO PAY FOR CONSTRUCTION AND SHALL NOT AGREE TO A FIXED PRICE OR A GUARANTEED MAXIMUM PRICE BEFORE THE ADOPTION OF THE RESOLUTION ORDERING THE IMPROVEMENT UNDER SECTION 48-919. AFTER ADOPTION OF THE RESOLUTION ORDERING THE IMPROVEMENT, THE SUPERINTENDENT AND THE CONTRACTOR SHALL DETERMINE A PROPOSED FIXED PRICE OR A PROPOSED GUARANTEED MAXIMUM PRICE FOR THE CONSTRUCTION. THE NOTICE REQUIRED BY SECTION 48-923 SHALL BE PUBLISHED AFTER THE DETERMINATION AND SHALL INCLUDE THE PROPOSED FIXED PRICE OR THE PROPOSED GUARANTEED MAXIMUM PRICE AND, IF ALTERNATIVE PLANS HAVE BEEN PROVIDED FOR, THE NOTICE SHALL INCLUDE THE FIXED PRICE OR THE GUARANTEED MAXIMUM PRICE FOR EACH ALTERNATIVE PLAN. WITHIN TWENTY DAYS AFTER THE DATE OF THE FIRST PUBLICATION, IF NO OBJECTIONS HAVE BEEN FILED PURSUANT TO SECTION 48-923, SUBSECTION B, THE DISTRICT MAY ACCEPT THE FIXED PRICE OR THE GUARANTEED MAXIMUM PRICE. ANY CONTRACT FOR CONSTRUCTION IS VOID AND OF NO EFFECT IF THE BOARD OF DIRECTORS UPHOLDS AN OBJECTION AND ABANDONS THE PROCEEDING PURSUANT TO SECTION 48-923, SUBSECTION B, EXCEPT THAT ANY CONTRACT FOR PRECONSTRUCTION SERVICES REMAINS IN FULL FORCE AND EFFECT. IF ALTERNATIVE PLANS HAVE BEEN PROVIDED FOR AND THE NOTICE INCLUDES THE FIXED PRICE OR THE GUARANTEED MAXIMUM PRICE FOR EACH ALTERNATIVE PLAN, AND IF, WITHIN THE FIFTEEN DAY PERIOD AFTER THE DATE OF THE FIRST PUBLICATION, THE OWNERS OF A MAJORITY OF THE FRONTAGE OF PROPERTY FRONTING THE PROPOSED IMPROVEMENT, OR, IF THE COST OF THE IMPROVEMENT HAS BEEN MADE CHARGEABLE ON AN ASSESSMENT DISTRICT, THE OWNERS OF A MAJORITY OF THE FRONTAGE OF PROPERTY CONTAINED WITHIN THE LIMITS OF THE ASSESSMENT DISTRICT IN WRITING REQUIRE THAT THE PROPOSED IMPROVEMENT BE CONSTRUCTED PURSUANT TO ANY PARTICULAR ONE OF THE ALTERNATIVE PLANS, THE BOARD OF DIRECTORS SHALL SO DETERMINE, REQUIRE AND ACCEPT THE FIXED PRICE OR THE GUARANTEED MAXIMUM PRICE FOR THAT ALTERNATIVE.
- 6. THE ASSESSMENT SHALL NOT BE RECORDED UNTIL AFTER ACCEPTANCE OF THE FIXED PRICE OR THE GUARANTEED MAXIMUM PRICE.
- B. IF A TERM IS USED IN THIS SECTION AND IS DEFINED IN SECTION 34-101 OR 34-601, THE TERM HAS THE SAME MEANING PRESCRIBED IN SECTION 34-101 OR 34-601.

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C. FOR THE PURPOSES OF THIS SECTION, "PROFESSIONAL SERVICES" INCLUDES ARCHITECT SERVICES, ENGINEER SERVICES, LANDSCAPE ARCHITECT SERVICES, ASSAYER SERVICES, GEOLOGIST SERVICES AND LAND SURVEYING SERVICES AND ANY COMBINATION OF THOSE SERVICES.

Sec. 33. Section 48-2841, Arizona Revised Statutes, is amended to read:

48-2841. <u>Proposals; bond; award of contract; entering into contract; liability on bond</u>

- A. If the board invites proposals for construction of the flood protection facility, written and signed proposals shall be submitted accompanied by a bond payable to the flood protection district in an amount of at least ten per cent of the aggregate proposal.
- B. The board, in open session, shall examine and publicly declare the proposals. The board may reject any proposals if deemed for the public good and shall reject all proposals other than the lowest and best proposal of a responsible bidder. The board may award the contract for the improvement to the lowest and best responsible bidder at the price named in that bidder's proposal on a motion, noted in its minutes, approved by a majority vote of its members.
- C. Notice of the award of the contract shall be published twice in a daily newspaper or once in a weekly or semiweekly newspaper of general circulation in the county.
- D. At any time within fifteen days after the date of the first publication, a person having an interest in a lot, acre or parcel liable for an assessment who claims that any of the previous acts or proceedings relating to the improvement are irregular, illegal or faulty may file with the board a written notice specifying in what respect the acts and proceedings are irregular, illegal or faulty. All objections to any act or proceeding that are taken before the first publication of the notice of the award are deemed to be waived, except as to matters directly affecting the authority of the board. If the board finds any objection to be valid, it may abandon the proceedings, correct or modify any portion of the proceedings or proceed as in the first instance.
- E. Within twenty days after the date of the first publication, if no objections have been filed, the successful bidder shall enter into a contract to make the improvement according to its bid. If objections are filed but are rejected by the board, the contract shall be entered into within five days after receiving notice from the board of that rejection. If the bidder fails to enter into the contract within that period, the board, without further proceedings, shall advertise for proposals in the same manner as for the initial proposals. A bidder who fails to enter into the contract is liable on the bidder's bond accompanying the proposal for all costs and damages incurred and sustained by reason of the failure to enter into the contract.

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- F. If the board determines that contracting services for construction of the flood protection facility should be procured pursuant to title 34, chapter 6, article 1, before executing the contract pursuant to section $\frac{34-607}{34-609}$, the board shall formally approve the form of contract and award the contract to the selected person or firm on a motion, noted in its minutes and approved by a majority vote of its members.
- G. Notice of the award of the contract shall be published twice in a daily newspaper or once in a weekly or semiweekly newspaper of general circulation in the county. The notice of award shall specifically state the type of contract and that the contract was procured pursuant to title 34, chapter 6, article 1 without competitive bidding.
- H. At any time within fifteen days after the date of the first publication, any person or entity that participated in the procurement process that selected the person or entity to whom such contract was awarded, or a person having an interest in a lot, acre or parcel liable for an assessment who claims that any of the previous acts or proceedings relating to the improvement or the procurement of contracting services are irregular, illegal or faulty, may file with the board a written notice specifying in what respect the acts and proceedings are irregular, illegal or faulty. All objections to any act or proceeding that are not made before the notice of the award are deemed to be waived, except as to matters directly affecting the authority of the board. If the board finds any objection to be valid, it may abandon the proceedings, correct or modify any portion of the proceedings or proceed as in the first instance.
- I. Within twenty days after the date of the first publication, if no objections have been filed, the person or entity to whom contracting services have been awarded shall enter into a contract to construct the flood protection facility according to its proposal. If objections are filed but are rejected by the board, the contract shall be entered into within five days after receiving notice from the board of the rejection. If the person or entity to whom contracting services have been awarded fails to enter into the contract within that period, the board without further proceedings shall either advertise for proposals, negotiate a contract with one of the other persons or entities that participated in the procurement process or reinitiate the process for procurement of contracting services pursuant to title 34, chapter 6, article 1. The person or entity that failed to enter into the contract is liable for all costs and damages incurred and sustained by reason of that failure.
- Sec. 34. Section 48-2851, Arizona Revised Statutes, is amended to read:

48-2851. <u>List of unpaid assessments; issuance of bonds;</u> <u>denominations; due date; certificate of completion</u>

A. After the prescribed time from the date of the warrant has expired and after the flood protection district has recorded the return, the board shall make and certify a complete list of all unpaid assessments.

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- B. If any person, before certification of the list, presents to the board an affidavit that the person is the owner of a lot, acre or parcel on the list, accompanied by the certificate of a searcher of record that the person is the owner of record, and notifies the board, in writing, that the owner desires no bond to be issued for the assessment on the lot, acre or parcel, the assessment shall not be included in the list and shall remain collectible as provided in this article. The failure to file the notice bars any defense against the bonds except for the defense that the board did not have authority to issue the bonds.
- C. The clerk shall present the list to the district at its next meeting after the return has been recorded. At any time after awarding a contract for construction or acquisition, the district, by resolution, may direct improvement bonds to be issued in an amount that does not exceed the amount of unpaid assessments as may be shown on the certified list of unpaid assessments. The resolution shall prescribe the maximum number and denomination of the bonds and the times when payable, which shall be fixed so that an approximately equal amount of principal is paid each year or any approximately equal aggregate amount of principal and interest is paid each year until the whole amount is paid. The bonds shall mature in a period that does not exceed forty years and three months from the date of the bonds. The denominations of the bonds shall be fixed by the district. The district may provide in the form of the bond for redemption before maturity by giving such notice as the district determines to be reasonable and by the payment of a premium at redemption if the district determines a premium is advisable. The resolution shall also fix the place, if any, other than the office of the treasurer, at which the bonds and the interest are payable. The board may issue fully registered bonds and may issue bonds registered in the nominee name of a depository to provide for a book entry system to administer registration and payment of principal, premium, if any, and interest on the bonds.
- D. The bonds shall be issued as of the date determined by the district and shall bear interest from that date at the rate not to exceed that specified in the resolution of intention. The bonds shall have semiannual interest payments, the first of which is payable on January 1 or July 1, as the case may be, occurring at least ninety days after the later of the date of the bond or the expected completion of the work, and shall be for the interest accrued at that time.
- E. The due date of all bonds is January 1 or July 1, as stated on the face of the bonds, in the years in which they become due, respectively.
- F. The district may sell the bonds at public or private sale at a price at, above or below par and accrued interest to the date of payment, and at an interest rate not exceeding the maximum rate set in the resolution of intention. If deemed necessary by the board of directors, a reserve fund may be established either with proceeds from the sale of the bonds or by increasing the collections of the annual installments of principal up to the

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first ten years the bonds are outstanding, over and above the amounts required to pay maturing principal on the bonds. The monies in the reserve fund may be used only to cure deficits in the principal and interest funds or to pay interest and principal on the final maturity or maturities of the bonds.

- G. The proceeds from the sale of the bonds shall be placed in a special fund to be held by the treasurer and to be used to pay incidental expenses and payments for construction or acquisition. If the district received sealed proposals for construction of the flood protection facility, the proceeds from the sale of the bonds shall be used to make semimonthly or monthly payments to the contractor on a basis of ninety per cent of the value of the work actually performed as estimated by the district or engineer employed for those purposes to and including the fifteenth or last day of each calendar month. The balance shall be paid after the district has recorded a certificate of substantial completion of the flood protection facility, in the same manner as the recording of the assessment. The district shall record the certificate only after the work has been completed to its satisfaction.
- H. If contracting services are procured pursuant to title 34, chapter 6, article 1, proceeds from the sale of the bonds shall be used to make monthly progress payments to the contractor as provided in section $\frac{34-607}{34-609}$, subsection B except that notwithstanding any provision of title 34, the balance shall be paid after the work is substantially complete and the district has recorded a certificate of substantial completion of the flood protection facility in the same manner as the recording of the assessment.
- I. The district shall mail a copy of the notice of completion to each property owner in the same manner as the notice of hearing on the assessment. Pending use of the bond proceeds, the treasurer may invest the proceeds in any investments for which sinking funds of this state may be invested or in a pooled investment fund established under section 35-326, except that if bond anticipation notes have been issued, the bond proceeds or so much as is necessary shall be used to redeem the notes.
- J. Refunding bonds may be issued to refund all or any portion of an issue of bonds issued and sold pursuant to this section in the manner prescribed by title 35, chapter 3, article 4.

Sec. 35. Laws 2009, chapter 187, section 62 is amended to read:

Sec. 62. <u>Construction-manager-at-risk contracts; requests for qualification; price competition; delayed repeal</u>

A. Notwithstanding any other law, if the American recovery and reinvestment act of 2009 (P.L. 111-5) is a source of monies for a construction project and price competition is required by the funding federal agency or by applicable federal law, price competition may be included as part of the selection criteria in a request for qualifications selection process for a construction-manager-at-risk contract to be negotiated as follows:

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- 1. By the department of transportation under section 28-7366, subsection E, Arizona Revised Statutes, if the request for qualifications is issued by the department of transportation on or before December 31, 2014.
- 2. By an agent under section 34-602, Arizona Revised Statutes, if the request for qualifications is issued by the agent on or before December 31, 2014.
- 3. By a purchasing agency under section $\frac{41-2579}{2579}$ 41-2582, Arizona Revised Statutes, if the request for qualifications is issued on or before December 31, 2014.
 - B. This section is repealed from and after September 30, 2015.
 - Sec. 36. Existing and future procurements

 Any procurement that is conducted under
- A. Any procurement that is conducted under any section of the Arizona Revised Statutes that is amended by this act or that is conducted under any rule, regulation or policy that is based on any section of the Arizona Revised Statutes that is amended by this act and that is commenced by the Arizona department of transportation under title 28, Arizona Revised Statutes, an agent under title 34, Arizona Revised Statutes, a purchasing agency under title 41, Arizona Revised Statutes, a school district or any other public entity by publication of notice or issuance of a request for qualifications before the effective date of this act shall be continued and completed under the law in effect before the effective date of this act.
- B. Any procurement that is conducted under any section of the Arizona Revised Statutes that is amended by this act or that is conducted under any rule, regulation or policy that is based on any section of the Arizona Revised Statutes that is amended by this act and that is commenced by the Arizona department of transportation under title 28, Arizona Revised Statutes, an agent under title 34, Arizona Revised Statutes, a purchasing agency under title 41, Arizona Revised Statutes, a school district or any other public entity by publication of notice or issuance of a request for qualifications after the effective date of this act shall be conducted pursuant to the law as amended by this act, regardless of whether any applicable rule, regulation or policy applicable to the Arizona department of transportation, the agent, the purchasing agency, the school district or other public entity has been amended to conform to the law as amended by this act.

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