

101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB3443

by Rep. Luis Arroyo

SYNOPSIS AS INTRODUCED:

New Act 20 ILCS 2705/2705-233 new 20 ILCS 3501/825-108 new 30 ILCS 500/1-10.5 new 30 ILCS 550/1.9 new 30 ILCS 570/2.8 new 30 ILCS 575/2.8 new 605 ILCS 10/11.2 new 735 ILCS 30/15-5-48 new 820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Innovations for Transportation Infrastructure Act.

6 Section 5. Legislative policy.

7 (a) It is the public policy of the State of Illinois to
8 promote the development of infrastructure projects that serve
9 the needs of the public.

design-build project delivery method 10 (b) The and Manager/General Contractor project 11 Construction deliverv method and use of Alternative Technical Concepts have the 12 13 potential to capture private sector innovation and safely 14 deliver infrastructure projects on more predictable schedules and budgets. Earlier completion and lower cost for projects are 15 16 possible with the ability to shift or share risks with the 17 private sector that are generally retained by the public in the conventional design-bid-build project delivery method. 18

19 (c) It is the intent of the General Assembly that the 20 Department of Transportation and the Illinois State Toll 21 Highway Authority may evaluate and use Alternative Technical 22 Concepts proposed by bidders and proposers and to use the 23 design-build project delivery method and Construction HB3443 - 2 - LRB101 08584 TAE 53663 b

1 Manager/General Contractor project delivery method.

2 (d) It is the intent of this Act to use design 3 professionals, construction companies, and workers from this 4 State to the greatest extent possible.

5 (e) The powers granted in this Act are in addition to any6 other powers authorized under applicable law.

7 Section 10. Definitions. As used in this Act:

8 "Alternative Technical Concepts" means a proposed 9 deviation from the contract technical requirements set forth in 10 the procurement documents for a transportation facility that 11 offers a solution that is equal to or better than the 12 requirements in the procurement documents.

13 "Authority" means the Illinois State Toll Highway14 Authority.

15 "Best value" means any selection process in which proposals 16 contain both price and qualitative components and award is 17 based upon a combination of price, qualitative concepts, and 18 other factors.

"Chief procurement officer" means the chief procurementofficer for the Transportation Agency.

21 "Construction Manager/General Contractor" means a proposer 22 that has entered into a Construction Manager/General 23 Contractor contract under this Act.

"Construction Manager/General Contractor contract" means a
 two-phase contract between the Transportation Agency and a

Construction Manager/General Contractor that includes a first
 phase addressing preconstruction services and a second phase
 addressing the construction of the transportation facility.

4 "Construction Manager/General Contractor project delivery 5 method" means a method of procurement and contracting that 6 makes a Construction Manager/General Contractor who enters 7 into a contract with the Transportation Agency responsible for 8 certain preconstruction services and then, if the parties reach 9 agreement on key terms, responsible for construction of the 10 transportation facility.

11 "Department" means the Illinois Department of12 Transportation.

13 "Design-bid-build project delivery method" means the 14 traditional method of procuring and contracting for design 15 services and construction services used separately in this 16 State that incorporates the Architectural, Engineering, and 17 Land Surveying Qualifications Based Selection Act and the principles of competitive bidding under the 18 Tllinois 19 Procurement Code.

20 "Design-build contract" means a contract between the 21 Transportation Agency and a design-builder under which the 22 design-builder agrees to furnish architectural, surveying, 23 engineering, construction, and related services for a 24 transportation facility.

25 "Design-build project delivery method" means a method of 26 procurement and contracting that provides responsibility

within a single contract between the Transportation Agency and
 a design-builder for the furnishing of architectural,
 surveying, engineering, construction, and related services for
 a transportation facility.

5 "Design-builder" means a proposer that has entered into a 6 design-build contract with the Transportation Agency under 7 this Act.

8 "Evaluation Committee" means the committee assembled to 9 evaluate and score statements of qualifications and proposals.

10 "Evaluation criteria" means the standards and requirements 11 established by the Transportation Agency against which the 12 qualifications and proposals of a proposer will be assessed 13 procurement of a design-build contract during the or 14 Construction Manager/General Contractor contract, as 15 applicable.

16 "Executive Director" means the Executive Director of the17 Illinois State Toll Highway Authority.

18 "Metropolitan planning organization" means a metropolitan 19 planning organization under 23 U.S.C. 134 whose metropolitan 20 planning area boundaries are partially or completely within 21 this State.

22 "Preconstruction services" all means 23 non-construction-related services that Construction а Manager/General Contractor is required to perform during the 24 25 first phase of a Construction Manager/General Contractor 26 contract, and may include, but is not limited to, giving advice

1 to the Transportation Agency regarding scheduling, work 2 sequencing, cost engineering, constructability, cost 3 estimating, and risk identification.

4 "Proposal" means a proposer's response to a request for5 proposals.

6 "Proposer" means any individual, sole proprietorship, 7 firm, partnership, joint venture, corporation, professional 8 corporation, or other entity legally established to conduct 9 business in this State that proposes to be the design-builder 10 or Construction Manager/General Contractor for any 11 transportation facility under this Act.

12 "Qualifications" means a statement of qualifications 13 submitted by a proposer in response to a request for 14 qualifications.

15 "Request for proposals" means the document issued by the 16 Transportation Agency to solicit proposals and describe the 17 process for а design-build procurement contract or Construction Manager/General Contractor contract in accordance 18 with the design-build project delivery method or 19 the 20 Construction Manager/General Contractor project delivery 21 method, as applicable.

22 "Request for qualifications" means the document issued by 23 the Transportation Agency in the first phase of a two-phase 24 procurement to solicit qualifications from proposers in 25 accordance with the design-build project delivery method or the 26 Construction Manager/General Contractor project delivery

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1 method, as applicable.

"Scope and performance requirements" means the activities, 2 constructed elements, and standards of performance 3 the Transportation Agency requires the design-builder or 4 the 5 Construction Manager/General Contractor to comply with in the development of the transportation facility, and may include, 6 7 but is not limited to, the intended usage, capacity, size, 8 scope, quality and performance standards, life-cycle costs, 9 preliminary engineering, design, and other requirements as 10 developed and determined by the Transportation Agency.

11 "Secretary" means the Secretary of the Illinois Department 12 of Transportation.

13 "Transportation Agency" means the Illinois Department of14 Transportation or the Illinois State Toll Highway Authority.

15 "Transportation facility" means any new or existing 16 facility or group of facilities that are the subject of a 17 design-build contract or a Construction Manager/General Contractor contract, and includes highways, roads, bridges, 18 19 tunnels, overpasses, bus ways, guideways, ferries, airports or other aviation facilities, public transportation facilities, 20 vehicle parking facilities, port facilities, rail facilities, 21 stations, hubs, terminals, intermodal facilities, transit 22 23 facilities, or similar facilities used for the transportation of persons or goods, together with any buildings, structures, 24 appurtenances, intelligent transportation 25 parking areas, 26 systems, and other property or facilities related to the

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Section 15. Authorization of project delivery methods.

3 Notwithstanding any other law, and as authority (a) 4 supplemental to its existing powers, the Transportation 5 Agency, in accordance with this Act, may use the design-build 6 project delivery method for transportation facilities if the 7 capital costs for transportation facilities delivered 8 utilizing the design-build project delivery method or 9 Construction Manager/General Contractor project delivery 10 method or Alternative Technical Concepts in a design-bid-build 11 project delivery method do not: (i) for transportation 12 facilities delivered by the Department, exceed 20% of the 13 Department's multi-year highway improvement program for any 14 5-year period with no one year period exceeding 30%; or (ii) 15 for transportation facilities delivered by the Authority, 16 exceed 20% of the Authority's annual improvement program. The 17 Transportation Agency shall make this calculation before 18 commencing the procurement. Notwithstanding any other law, and 19 authority supplemental to its existing powers, as the 20 Department, in accordance with this Act, may use the 21 Construction Manager/General Contractor project deliverv 22 method for up to 2 transportation facilities. Before commencing a procurement under this Act for either a design-build contract 23 24 or a Construction Manager/General Contractor contract, the 25 Transportation Agency shall first undertake an analysis and

make a written determination that it is in the best interests 1 2 of this State to use the selected delivery method for that 3 transportation facility. The analysis and determination shall the design-build project delivery method 4 discuss or 5 Construction Manager/General Contractor project delivery 6 method's impact on the anticipated schedule, completion date, 7 and project costs. The best interests of the State analysis 8 shall be made available to the public.

9 (b) The Transportation Agency shall report to the General 10 Assembly annually for the first 5 years after the effective 11 date of this Act on the progress of procurements and 12 transportation facilities procured under this Act.

(c) The Architectural, Engineering, and Land Surveying
 Qualifications Based Selection Act does not apply to
 procurements under this Act.

16 Section 20. Preconditions to commencement of procurement. 17 If the Transportation Agency determines to use the 18 design-build project delivery method or the Construction Manager/General Contractor project delivery method for a 19 20 particular transportation facility, the Transportation Agency 21 may not commence a procurement for the transportation facility 22 until the Transportation Agency has satisfied the following 23 requirements:

(1) the Transportation Agency does one of the following:
(A) the Transportation Agency includes the

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transportation facility in the Transportation Agency's respective multi-year highway improvement program and designates it as a design-build project delivery method project or Construction Manager/General Contractor project;

6 (B) the Transportation Agency issues a notice of intent 7 to receive qualifications, that includes a description of 8 the proposed procurement and transportation facility, at 9 least 14 days before the issuance of the request for 10 qualifications, and for a Department-issued notice of 11 intent publishes the notice in the Illinois Transportation 12 Procurement Bulletin and for an Authority-issued notice of 13 intent publishes the notice in the Illinois Procurement 14 Bulletin: or

15 (C) for a single-phase procurement authorized under 16 subsection (a) of Section 25 of this Act, the 17 Transportation Agency issues a notice of intent to receive proposals, that includes a description of the proposed 18 19 procurement and transportation facility, at least 14 days 20 before the issuance of the request for proposals, and for a 21 Department-issued notice of intent publishes the notice in 22 the Illinois Transportation Procurement Bulletin and for 23 an Authority-issued notice of intent publishes the notice in the Illinois Procurement Bulletin; and 24

(2) the Transportation Agency uses its best efforts toensure that the transportation facility is consistent with the

regional plan in existence at the time of any metropolitan 1 2 planning organization in which the boundaries of the 3 transportation facility is located, other or any publicly-approved plan. 4

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Section 25. Procurement process.

6 (a) The Transportation Agency may solicit a proposer with 7 which to enter into a design-build contract or Construction 8 Manager/General Contractor contract, as applicable, by using, 9 without limitation, one or more requests for qualifications, a 10 shortlisting of the most highly qualified proposers, requests 11 for proposals, and negotiations. The Transportation Agency 12 shall use a two-phase procurement for a design-build contract 13 select the successful proposer, except that to the 14 Transportation Agency may use a single-phase procurement if the 15 transportation facility is estimated to cost less than 16 \$5,000,000 or the Secretary or the Executive Director makes a 17 written determination that the Transportation Agency may use a 18 single-phase procurement for a particular transportation 19 facility. In a two-phase procurement, the Transportation 20 Agency shall use the first phase to evaluate and shortlist the 21 most highly qualified proposers based on a proposer's 22 qualifications, and then use the second phase to evaluate and 23 select a proposer based on proposals submitted by the shortlisted proposers. During the first phase of a two-phase 24 25 procurement, the Transportation Agency shall not consider

1 price proposals to make its shortlist decision. In a 2 single-phase procurement, the Transportation Agency shall 3 solicit proposers with a request for proposals, and shall 4 evaluate and select a proposer based on those proposals.

5 (b) The request for qualifications may contain any terms 6 deemed appropriate by the Transportation Agency including, 7 without limitation, the following:

(1) a description of the anticipated scope of work for

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the transportation facility;

10 (2) a requirement that the proposer identify certain 11 key personnel, and for design-build contracts certain key 12 firms, the experience of the personnel and firms, and the 13 conditions on which identified personnel and firms can be 14 replaced;

15 (3) the evaluation criteria for the gualifications and 16 the relative importance of those criteria; these 17 evaluation criteria may address, without limitation, the proposer's technical and financial qualifications, such as 18 19 specialized experience, technical competence, capability 20 to perform, financial capacity, the proposer's workload, local office presence, past performance including the 21 22 proposer's safetv record, and any other 23 qualifications-based factors;

(4) the Transportation Agency's prequalification,
 licensing, and registration requirements, including any
 requirements from the Professional Engineering Practice

Act of 1989, the Illinois Architecture Practice Act of 1989, the Structural Engineering Practice Act of 1989, and the Illinois Professional Land Surveyor Act of 1989, except that nothing contained herein precludes the Transportation Agency's use of additional prequalification criteria or pass-fail evaluation factors addressing minimum levels of technical experience or financial capabilities;

8 (5) the maximum number of proposers the Transportation
9 Agency will shortlist to submit proposals; and

10 (6) any other relevant information the Transportation11 Agency deems appropriate.

12 (c) Upon completion of the qualifications evaluation, the 13 Transportation Agency shall, based on the evaluation criteria set forth in the request for qualifications, create a shortlist 14 of the most highly qualified proposers. The Transportation 15 16 Agency shall shortlist no more than 5 and no fewer than 2 of 17 the most highly qualified proposers. Notwithstanding other provisions of this subsection (c), the Transportation Agency 18 19 may shortlist fewer than 2 proposers if the Secretary or the 20 Executive Director makes a finding that an emergency situation justifies the limited shortlisting and fewer than 2 proposers 21 22 meet any applicable prequalification or pass-fail requirements 23 set forth in the request for qualifications.

(d) The request for proposals may contain any terms deemed
 appropriate by the Transportation Agency including, without
 limitation, the following:

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(1) the form and amount of required bid security; 1 2 the terms of the design-build contract or (2)3 Construction Manager/General Contractor contract, including, but not limited to, scope and performance 4 requirements, schedule or completion date requirements, 5 6 subcontractor requirements, payment and performance 7 security requirements, and insurance requirements;

8 (3) the requirements for the technical component of the 9 proposal, including a description of the level of design, 10 scope and type of renderings, drawings, and specifications 11 to be provided in the proposals;

12 (4) the requirements for the price component of the 13 which for Construction proposal, Manager/General 14 Contractor contracts may include a requirement for the 15 proposer to submit a lump sum price for the direct costs to 16 perform the required preconstruction services and 17 percentage mark-up on those direct costs;

18 (5) the evaluation criteria for the proposals, 19 including technical criteria, innovation, and schedule, 20 and the relative importance of those criteria, as the 21 Transportation Agency deems appropriate;

(6) a process for the Transportation Agency to reviewand accept Alternative Technical Concepts;

24 (7) requirements regarding the proposer's25 qualifications; and

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(8) any other relevant information the Transportation

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1 Agency deems appropriate.

2 (e) Before the proposers' submittal of proposals, the 3 Transportation Agency may conduct confidential meetings and 4 exchange confidential information with proposers to promote 5 understanding of the request for proposals, review Alternative 6 Technical Concepts, or discuss other issues related to the 7 procurement.

8 (f) The date proposals are due must be at least 28 calendar 9 days after the date the Transportation Agency first issues the 10 request for proposals.

(q) The Transportation Agency may offer to pay a stipend in 11 12 an amount and on the terms and conditions determined by the 13 Transportation Agency and as set forth in the request for 14 proposals to: (1)all shortlisted proposers if the 15 Transportation Agency cancels the procurement before the due 16 date for proposals; or (2) each unsuccessful proposer that 17 submits a responsive proposal. The Transportation Agency may pay a stipend only to those proposers who grant to the 18 19 Transportation Agency the right to use any work product 20 contained in the unsuccessful proposer's proposal and other proposal-related submissions or, if the Transportation Agency 21 22 cancels the procurement before the due date for proposals, any 23 developed before cancellation, work product including 24 technologies, techniques, methods, processes, and information contained in the recipient's design for the transportation 25 26 facility.

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Transportation Agency shall, as appropriate 1 (h) The 2 depending on whether the transportation facility includes building facilities, directly employ or retain a professional 3 engineer or engineers licensed in this State or a licensed 4 5 architect or architects, or both engineers licensed in this State and licensed architects, to prepare the scope and assist 6 7 in the evaluation of the proposals' technical submissions under 8 a design-build project delivery method. The professional 9 engineers and licensed architects performing these services 10 are generally precluded from participating in the procurement 11 of the transportation facility at issue as a member of a 12 proposer team.

13 (i) The Transportation Agency has the right to reject any and all qualifications or proposals, including, but not limited 14 to, the right to reject any qualifications or proposals as 15 16 non-responsive, if, in the Transportation Agency's sole 17 discretion, the qualifications or proposals do not meet all material requirements of the request for qualifications or 18 19 request for proposals, as appropriate. The Transportation 20 Agency shall not consider a proposal that does not include:

(1) the proposer's plan to comply with requirements
established by the Transportation Agency regarding
utilization of business enterprises, including
disadvantaged business enterprises; or

(2) bid security in the form and amount designated inthe request for proposals.

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The Transportation Agency shall consult with the 1 (j) 2 appropriate chief procurement officer on the design-build 3 project delivery method and the Construction Manager/General Contractor project delivery method procurement processes, and 4 5 the Secretary or the Executive Director, in consultation with officer, 6 the chief procurement shall determine which 7 procedures to adopt and apply to the design-build project 8 delivery method and Construction Manager/General Contractor 9 project delivery method procurement processes in order to 10 ensure an open, transparent, and efficient process that 11 accomplishes the purposes of this Act.

12 Section 30. Evaluation committee.

13 (a) The Transportation Agency shall establish one or more 14 evaluation committees to assist in selecting a design-builder 15 and а Construction Manager/General Contractor. The 16 Transportation Agency, in its sole discretion, shall determine the appropriate size and composition of the evaluation 17 committee; however, at least half of the committee must be 18 19 licensed design professionals.

(b) The Transportation Agency may establish an evaluation committee for a set term or for the procurement of a particular transportation facility.

(c) Once the Transportation Agency identifies the proposers for a transportation facility, each member of an evaluation committee must certify that no conflict of interest

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1 exists between the member and the proposers. If the 2 Transportation Agency, after consultation with the chief procurement officer, determines that an actual conflict 3 exists, the member shall not participate on the evaluation 4 5 committee for that procurement and the Transportation Agency 6 shall appoint a replacement member on either a permanent or a 7 temporary basis.

8 Section 35. Procedures for selection. The Transportation 9 Agency shall review, evaluate, score, and rank proposals and 10 determine which proposal offers the best value to the public 11 based on the evaluation criteria set forth in the request for 12 proposals. The Transportation Agency shall award the contract 13 based on this determination. Notwithstanding other provisions 14 of this Section, if for any reason the proposer awarded the 15 contract is unable or unwilling to execute the contract, 16 including the failure of the proposer and the Transportation Agency to successfully complete negotiations, if any, of the 17 18 contract, the Transportation Agency may award the contract to 19 the proposer whose proposal the Transportation Agency 20 determines offers the public the next best value.

21 Section 40. Project records; confidentiality; public 22 disclosure.

(a) The Transportation Agency shall maintain all written
 decisions, qualification and proposal evaluations, scoring

documents, selection evaluations, proposals, and procurement 1 2 documents in а procurement file maintained by the 3 Transportation Agency.

(b) A proposer may identify those portions of a proposal or 4 5 other submission that the proposer considers to be trade secrets or confidential, commercial, financial, or proprietary 6 7 information. Confidential and proprietary information, 8 including trade secrets, shall be exempt from disclosure only 9 if the proposer does the following:

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(1) requests exclusion from disclosure upon submission 11 of the information or other materials for which protection 12 is sought;

13 (2) identifies the data or other materials for which 14 protection is sought;

15 (3) states the statutory or regulatory basis for the 16 protection;

17 fully complies with the federal Freedom of (4) Information Act and any other applicable provisions of 18 State law, including, but not limited to, the Freedom of 19 20 Information Act, with respect to information the proposer contends should be exempt from disclosure; and 21

22 (5) certifies if the information is in accordance with 23 the protection of the Illinois Trade Secrets Act.

(c) Notwithstanding any other provision of law, in order to 24 25 properly balance the need to maximize competition under this 26 Act with the need to create a transparent procurement process,

the qualifications, proposals, and other information and 1 2 documents submitted by proposers and the Transportation Agency's evaluation records shall not be subject to release or 3 disclosure by the Transportation Agency until execution of the 4 5 design-build contract or Construction Manager/General 6 Contractor contract, as applicable. If the Transportation 7 Agency terminates the procurement for a transportation 8 facility, the exemption from release or disclosure under this 9 Section shall remain in place until the Transportation Agency 10 re-procures the transportation facility and has entered into a 11 design-build contract or Construction Manager/General 12 Contractor contract, as applicable. However, this exemption 13 shall lapse if the Transportation Agency does not commence the re-procurement of the transportation facility within 5 years of 14 15 the termination.

- 16 Section 45. Design-build contract. A design-build contract 17 may include any provisions the Transportation Agency 18 determines are necessary or appropriate, including, but not 19 limited to, provisions regarding the following:
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(1) compensation or payments to the design-builder;

21 (2) grounds for termination of the design-build 22 contract, including the Transportation Agency's right to 23 terminate for convenience;

24 (3) liability for damages and nonperformance;
25 (4) events of default and the rights and remedies

available to the design-builder and the Transportation
 Agency in the event of a default or delay;

3 (5) the identification of any technical specifications
4 that the design-builder must comply with when developing
5 plans or performing construction work;

6 (6) the procedures for review and approval of the 7 design-builder's plans;

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(7) required performance and payment security;

9 (8) the terms and conditions of indemnification and 10 minimum insurance requirements; and

(9) any other terms and conditions the Transportation
 Agency deems necessary.

13 Section 50. Construction Manager/General Contractor 14 contract.

15 (a) The Construction Manager/General Contractor contract 16 shall divide the Construction Manager/General Contractor services into 2 phases. The first phase shall address 17 18 preconstruction services and the procedures the parties shall 19 follow to finalize the contract terms for the second phase. The 20 second phase shall address the Construction Manager/General 21 Contractor's construction of the transportation facility for a 22 lump sum or a guaranteed maximum price.

(b) A Construction Manager/General Contractor contractshall include provisions regarding the following:

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(1) the Construction Manager/General Contractor's

provision of preconstruction services during the first phase of the contract, including the Construction Manager/General Contractor's compensation for those services;

5 (2) a requirement that, during the first phase of the 6 contract, the Construction Manager/General Contractor 7 shall use a competitive bidding process to procure 8 subcontracts for at least the minimum percentage of 9 construction work specified in the request for proposals, 10 provided that:

(A) compliance with this requirement shall be based on an estimated cost for the construction work approved by the Transportation Agency before the start of the competitive bidding process; and

(B) the Construction Manager/General Contractor
may not use subcontracts with its wholly or partially
owned subsidiaries, parent companies, or affiliates to
satisfy this obligation;

19 (3) the process the Transportation Agency and the 20 Construction Manager/General Contractor shall use to 21 determine a lump sum or guaranteed maximum price for the 22 construction work, including a requirement that the 23 Transportation Agency conduct an independent cost estimate 24 for the construction work; and

(4) grounds for termination of the Construction
 Manager/General Contractor contract, including the

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1 Transportation Agency's right to terminate the contract 2 and not proceed with the construction phase of the project 3 if the Transportation Agency and the Construction 4 Manager/General Contractor are unable to negotiate a lump 5 sum or guaranteed maximum price for the construction work.

6 (c) In addition to the provisions under subsection (b) of 7 this Section, a Construction Manager/General Contractor 8 contract may include any other provisions the Transportation 9 Agency determines are necessary or appropriate, including, but 10 not limited to, provisions regarding the following:

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(1) liability for damages and nonperformance;

12 (2) events of default and the rights and remedies 13 available to the Construction Manager/General Contractor 14 and the Transportation Agency in the event of a default or 15 delay;

16 (3) the identification of any technical specifications 17 that the Construction Manager/General Contractor must 18 comply with when aiding the Transportation Agency with 19 developing plans or performing construction work;

20 (4) required performance and payment security for the
 21 construction phase of the contract;

(5) the terms and conditions of indemnification andminimum insurance requirements; and

24 (6) any other terms and conditions the Transportation25 Agency deems necessary.

26 (d) If the Construction Manager/General Contractor

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contract is terminated for any reason, the Transportation 1 2 Agency, discretion, may readvertise in its sole the Construction Manager/General Contractor contract under this 3 Act or use any other authorized procurement method to complete 4 5 the transportation facility or any portion of the transportation facility. Once the contract is terminated, the 6 Transportation Agency may use any work product developed by the 7 Construction Manager/General Contractor to complete 8 the 9 transportation facility.

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Section 55. Funding and financing.

(a) The Transportation Agency may use any lawful source of funding and financing to compensate a design-builder and Construction Manager/General Contractor for work and services performed under a design-build contract or Construction Manager/General Contractor contract, as applicable, and the Transportation Agency may combine federal, State, local, and private funds to finance a transportation facility.

(b) Subject to appropriation by the General Assembly of the required amounts, the Transportation Agency may obligate and make expenditures of funds as and when needed to satisfy its payment obligations under a design-build contract or Construction Manager/General Contractor contract.

Section 56. Utilization requirements. Design-builder and
 Construction Manager/General Contractor projects shall comply

with Section 2-105 of the Illinois Human Rights Act and all applicable laws and rules that establish standards and procedures for the utilization of minority, disadvantaged, and women-owned businesses, including, but not limited to, the Business Enterprise for Minorities, Women, and Persons with Disabilities Act.

7 Section 60. Acquisition of property and related 8 agreements. The Transportation Agency may exercise any and all 9 powers of condemnation or eminent domain, including quick-take 10 powers, to acquire lands or estates or interests in land for a 11 transportation facility under this Act to the extent the 12 Transportation Agency finds that the action serves the public 13 purpose of this Act and deems the action appropriate in the 14 exercise of its powers under this Act. In addition, the 15 Transportation Agency and a design-builder or Construction 16 Manager/General Contractor may enter into leases, licenses, easements, and other grants of property interests that the 17 18 Transportation Agency determines are necessary to deliver a 19 transportation facility under this Act.

20 Section 65. Federal requirements. In the procurement of 21 design-build contracts and Construction Manager/General 22 Contractor contracts, the Transportation Agency shall, to the 23 extent applicable, comply with federal law and regulations and 24 take all necessary steps to adapt its rules, policies, and

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Section 70. 2 Powers. The powers granted to the 3 Transportation Agency under this Act, including the power to 4 procure and enter into design-build contracts and Construction 5 Manager/General Contractor contracts, shall be liberally 6 construed to accomplish its purpose, are in addition to any 7 existing powers of the Transportation Agency, and shall not 8 affect or impair any other powers authorized under applicable 9 law.

10 Section 75. Rulemaking.

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11 (a) The Illinois Administrative Procedure Act applies to 12 all administrative rules and procedures of the Transportation 13 Agency under this Act, except that nothing in this Act shall be 14 construed to render any prequalification or other responsibility criteria as a "license" or "licensing" under 15 16 that Act.

17 (b) The appropriate chief procurement officer, in 18 consultation with the Transportation Agency, may adopt rules to 19 carry out the provisions of this Act.

20 Section 905. The Department of Transportation Law of the 21 Civil Administrative Code of Illinois is amended by adding 22 Section 2705-233 as follows: HB3443 - 26 - LRB101 08584 TAE 53663 b

1	(20 ILCS 2705/2705-233 new)
2	Sec. 2705-233. Innovations for Transportation
3	Infrastructure Act. The Department may exercise all powers
4	granted to it under the Innovations for Transportation
5	Infrastructure Act, including, but not limited to, the power to
6	enter into all contracts or agreements necessary or incidental
7	to the performance of its powers under that Act, and powers
8	related to any transportation facility implemented under that
9	<u>Act.</u>
10	Section 910. The Illinois Finance Authority Act is amended
11	by adding Section 825-108 as follows:
12	(20 ILCS 3501/825-108 new)
13	Sec. 825-108. Transportation project financing. For the
14	purpose of financing a transportation facility undertaken
15	under the Innovations for Transportation Infrastructure Act,
16	the Authority may apply for an allocation of tax-exempt bond
17	financing authorization provided by subsection (m) of Section
18	142 of the United States Internal Revenue Code, as well as
19	financing available under any other federal law or program.
20	Section 915. The Illinois Procurement Code is amended by
21	adding Section 1-10.5 as follows:

22 (30 ILCS 500/1-10.5 new)

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1	Sec. 1-10.5. Alternative Technical Concepts.
2	(a) For the purposes of this Section, "Alternative
3	Technical Concepts" and "design-bid-build project delivery
4	method" have the meanings ascribed to those terms in the
5	Innovations for Transportation Infrastructure Act.
6	(b) Notwithstanding subsection (b) of Section 1-10 of this
7	Code, the Department of Transportation may allow bidders and
8	proposers to submit Alternative Technical Concepts in their
9	bids and proposals, if the Department determines that the
10	Alternative Technical Concepts provide an equal or better
11	solution than the underlying technical requirements applicable
12	to the work. Notwithstanding the foregoing, for projects the
13	Department delivers using the design-bid-build project
14	delivery method, the Department shall use the Alternative
15	Technical Concepts process for no more than 3 projects. If the
16	Department allows bidders or proposers for a particular
17	contract to submit Alternative Technical Concepts, the
18	Department shall describe the process for submission and
19	evaluation of Alternative Technical Concepts in the
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20	procurement documents for that contract, including the
21	
	procurement documents for that contract, including the
21	procurement documents for that contract, including the potential use of confidential meetings and the exchange of
21 22	procurement documents for that contract, including the potential use of confidential meetings and the exchange of confidential information with bidders and proposers to review

Section 920. The Public Construction Bond Act is amended by

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adding Section 1.9 as follows: 1

2	(30 ILCS	550/1.9	new)					
3	Sec. 1	.9. Des	ign-build	d co	ntracts	an	d Const	ruction
4	Manager/Gene	ral Cont	ractor co	ntrac	ts. Thi	s Act	applies	to any
5	<u>design-build</u>	contr	act or	Con	structi	on	Manager/	General
6	<u>Contractor</u>	contract	entered	into	under	the	Innovatic	ons for
7	Transportati	on Infras	structure	Act.				

8 Section 925. The Employment of Illinois Workers on Public 9 Works Act is amended by adding Section 2.8 as follows:

10 (30 ILCS 570/2.8 new) Sec. 2.8. Design-build and Construction Manager/General 11 Contractor contracts. This Act applies to any design-build 12 13 contracts and Construction Manager/General Contractor 14 contracts entered into under the Innovations

15 Transportation Infrastructure Act.

16 The Business Enterprise for Minorities, Section 930. Women, and Persons with Disabilities Act is amended by adding 17 18 Section 2.8 as follows:

for

19 (30 ILCS 575/2.8 new)

20 Sec. 2.8. Design-build and Construction Manager/General Contractor contracts. This Act applies to any design-build 21

contracts	and	Con	structi	on	Man	ager/G	eneral	Cont	racto
contracts	enter	red	into	und	der	the	Innov	ations	fo

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Section 935. The Toll Highway Act is amended by adding
Section 11.2 as follows:

6 (605 ILCS 10/11.2 new) 7 Sec. 11.2. Innovations for Transportation Infrastructure Act. The Authority may exercise all powers granted to it under 8 9 the Innovations for Transportation Infrastructure Act, 10 including, but not limited to, the power to enter into all contracts or agreements necessary to perform its powers under 11 that Act, and any powers related to a transportation facility 12 13 implemented under that Act.

Section 940. The Eminent Domain Act is amended by adding Section 15-5-48 as follows:

16	(735 ILCS 30/15-5-48 new)
17	Sec. 15-5-48. Eminent domain powers in new Acts. The
18	following provisions of law may include express grants of the
19	power to acquire property by condemnation or eminent domain:
20	The Innovations for Transportation Infrastructure Act; for
21	the purposes of constructing a transportation facility under
22	the Act.

Section 945. The Prevailing Wage Act is amended by changing
 Section 2 as follows:

3 (820 ILCS 130/2) (from Ch. 48, par. 39s-2)

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(Text of Section before amendment by P.A. 100-1177)

5 Sec. 2. This Act applies to the wages of laborers, 6 mechanics and other workers employed in any public works, as 7 hereinafter defined, by any public body and to anyone under 8 contracts for public works. This includes any maintenance, 9 repair, assembly, or disassembly work performed on equipment 10 whether owned, leased, or rented.

As used in this Act, unless the context indicates otherwise:

"Public works" means all fixed works constructed or 13 14 demolished by any public body, or paid for wholly or in part 15 out of public funds. "Public works" as defined herein includes all projects financed in whole or in part with bonds, grants, 16 17 loans, or other funds made available by or through the State or any of its political subdivisions, including but not limited 18 to: bonds issued under the Industrial Project Revenue Bond Act 19 20 (Article 11, Division 74 of the Illinois Municipal Code), the 21 Industrial Building Revenue Bond Act, the Illinois Finance Authority Act, the Illinois Sports Facilities Authority Act, or 22 23 the Build Illinois Bond Act; loans or other funds made 24 available pursuant to the Build Illinois Act; loans or other

funds made available pursuant to the Riverfront Development 1 2 Fund under Section 10-15 of the River Edge Redevelopment Zone Act; or funds from the Fund for Illinois' Future under Section 3 6z-47 of the State Finance Act, funds for school construction 4 5 under Section 5 of the General Obligation Bond Act, funds authorized under Section 3 of the School Construction Bond Act, 6 7 funds for school infrastructure under Section 6z-45 of the 8 State Finance Act, and funds for transportation purposes under 9 Section 4 of the General Obligation Bond Act. "Public works" 10 also includes (i) all projects financed in whole or in part 11 with funds from the Department of Commerce and Economic 12 Opportunity under the Illinois Renewable Fuels Development 13 Program Act for which there is no project labor agreement; (ii) 14 all work performed pursuant to a public private agreement under 15 the Public Private Agreements for the Illiana Expressway Act or 16 the Public-Private Agreements for the South Suburban Airport 17 Act; and (iii) all projects undertaken under a public-private Public-Private 18 agreement under the Partnerships for 19 Transportation Act; and (iv) all transportation facilities undertaken under a design-build contract or a Construction 20 21 Manager/General Contractor contract under the Innovations for 22 Transportation Infrastructure Act. "Public works" also 23 includes all projects at leased facility property used for 24 airport purposes under Section 35 of the Local Government "Public works" 25 Facility Lease Act. also includes the 26 construction of a new wind power facility by a business

designated as a High Impact Business under Section 5.5(a)(3)(E) 1 2 of the Illinois Enterprise Zone Act. "Public works" does not 3 include work done directly by any public utility company, whether or not done under public supervision or direction, or 4 5 paid for wholly or in part out of public funds. "Public works" also includes any corrective action performed pursuant to Title 6 7 XVI of the Environmental Protection Act for which payment from 8 the Underground Storage Tank Fund is requested. "Public works" 9 does not include projects undertaken by the owner at an 10 owner-occupied single-family residence or at an owner-occupied 11 unit of a multi-family residence. "Public works" does not 12 include work performed for soil and water conservation purposes on agricultural lands, whether or not done under public 13 supervision or paid for wholly or in part out of public funds, 14 15 done directly by an owner or person who has legal control of 16 those lands.

17 "Construction" means all work on public works involving 18 laborers, workers or mechanics. This includes any maintenance, 19 repair, assembly, or disassembly work performed on equipment 20 whether owned, leased, or rented.

"Locality" means the county where the physical work upon public works is performed, except (1) that if there is not available in the county a sufficient number of competent skilled laborers, workers and mechanics to construct the public works efficiently and properly, "locality" includes any other county nearest the one in which the work or construction is to

be performed and from which such persons may be obtained in sufficient numbers to perform the work and (2) that, with respect to contracts for highway work with the Department of Transportation of this State, "locality" may at the discretion of the Secretary of the Department of Transportation be construed to include two or more adjacent counties from which workers may be accessible for work on such construction.

8 "Public body" means the State or any officer, board or 9 commission of the State or any political subdivision or 10 department thereof, or any institution supported in whole or in 11 part by public funds, and includes every county, city, town, 12 village, township, school district, irrigation, utility, 13 reclamation improvement or other district and every other political subdivision, district or municipality of the state 14 whether such political subdivision, municipality or district 15 16 operates under a special charter or not.

17 The terms "general prevailing rate of hourly wages", "general prevailing rate of wages" or "prevailing rate of 18 wages" when used in this Act mean the hourly cash wages plus 19 20 annualized fringe benefits for training and apprenticeship programs approved by the U.S. Department of Labor, Bureau of 21 22 Apprenticeship and Training, health and welfare, insurance, 23 vacations and pensions paid generally, in the locality in which the work is being performed, to employees engaged in work of a 24 25 similar character on public works.

26 (Source: P.A. 97-502, eff. 8-23-11; 98-109, eff. 7-25-13;

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98-482, eff. 1-1-14; 98-740, eff. 7-16-14; 98-756, eff. 7-16-14.)

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(Text of Section after amendment by P.A. 100-1177)

Sec. 2. This Act applies to the wages of laborers, mechanics and other workers employed in any public works, as hereinafter defined, by any public body and to anyone under contracts for public works. This includes any maintenance, repair, assembly, or disassembly work performed on equipment whether owned, leased, or rented.

10 As used in this Act, unless the context indicates 11 otherwise:

12 "Public works" means all fixed works constructed or 13 demolished by any public body, or paid for wholly or in part out of public funds. "Public works" as defined herein includes 14 15 all projects financed in whole or in part with bonds, grants, 16 loans, or other funds made available by or through the State or any of its political subdivisions, including but not limited 17 18 to: bonds issued under the Industrial Project Revenue Bond Act (Article 11, Division 74 of the Illinois Municipal Code), the 19 20 Industrial Building Revenue Bond Act, the Illinois Finance 21 Authority Act, the Illinois Sports Facilities Authority Act, or 22 the Build Illinois Bond Act; loans or other funds made available pursuant to the Build Illinois Act; loans or other 23 24 funds made available pursuant to the Riverfront Development Fund under Section 10-15 of the River Edge Redevelopment Zone 25

Act; or funds from the Fund for Illinois' Future under Section 1 2 6z-47 of the State Finance Act, funds for school construction 3 under Section 5 of the General Obligation Bond Act, funds authorized under Section 3 of the School Construction Bond Act, 4 5 funds for school infrastructure under Section 6z-45 of the 6 State Finance Act, and funds for transportation purposes under Section 4 of the General Obligation Bond Act. "Public works" 7 8 also includes (i) all projects financed in whole or in part 9 with funds from the Department of Commerce and Economic 10 Opportunity under the Illinois Renewable Fuels Development 11 Program Act for which there is no project labor agreement; (ii) 12 all work performed pursuant to a public private agreement under 13 the Public Private Agreements for the Illiana Expressway Act or 14 the Public-Private Agreements for the South Suburban Airport 15 Act; and (iii) all projects undertaken under a public-private 16 agreement under the Public-Private Partnerships for 17 Transportation Act; and (iv) all transportation facilities undertaken under a design-build contract or a Construction 18 19 Manager/General Contractor contract under the Innovations for 20 Transportation Infrastructure Act. "Public works" also includes all projects at leased facility property used for 21 22 airport purposes under Section 35 of the Local Government 23 Act. "Public works" also includes Facility Lease the 24 construction of a new wind power facility by a business 25 designated as a High Impact Business under Section 5.5(a)(3)(E) of the Illinois Enterprise Zone Act. "Public works" does not 26

include work done directly by any public utility company, 1 2 whether or not done under public supervision or direction, or paid for wholly or in part out of public funds. "Public works" 3 also includes any corrective action performed pursuant to Title 4 5 XVI of the Environmental Protection Act for which payment from the Underground Storage Tank Fund is requested. "Public works" 6 7 does not include projects undertaken by the owner at an 8 owner-occupied single-family residence or at an owner-occupied 9 unit of a multi-family residence. "Public works" does not 10 include work performed for soil and water conservation purposes 11 on agricultural lands, whether or not done under public 12 supervision or paid for wholly or in part out of public funds, 13 done directly by an owner or person who has legal control of those lands. 14

"Construction" means all work on public works involving laborers, workers or mechanics. This includes any maintenance, repair, assembly, or disassembly work performed on equipment whether owned, leased, or rented.

"Locality" means the county where the physical work upon 19 20 public works is performed, except (1) that if there is not available in the county a sufficient number of competent 21 22 skilled laborers, workers and mechanics to construct the public 23 works efficiently and properly, "locality" includes any other county nearest the one in which the work or construction is to 24 25 be performed and from which such persons may be obtained in 26 sufficient numbers to perform the work and (2) that, with

1 respect to contracts for highway work with the Department of 2 Transportation of this State, "locality" may at the discretion 3 of the Secretary of the Department of Transportation be 4 construed to include two or more adjacent counties from which 5 workers may be accessible for work on such construction.

6 "Public body" means the State or any officer, board or commission of the State or any political subdivision or 7 8 department thereof, or any institution supported in whole or in 9 part by public funds, and includes every county, city, town, 10 village, township, school district, irrigation, utility, reclamation improvement or other district and every other 11 12 political subdivision, district or municipality of the state 13 whether such political subdivision, municipality or district 14 operates under a special charter or not.

15 "Labor organization" means an organization that is the 16 exclusive representative of an employer's employees recognized 17 or certified pursuant to the National Labor Relations Act.

The terms "general prevailing rate of hourly wages", 18 "general prevailing rate of wages" or "prevailing rate of 19 20 wages" when used in this Act mean the hourly cash wages plus annualized fringe benefits for training and apprenticeship 21 22 programs approved by the U.S. Department of Labor, Bureau of 23 Apprenticeship and Training, health and welfare, insurance, vacations and pensions paid generally, in the locality in which 24 25 the work is being performed, to employees engaged in work of a 26 similar character on public works.

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2 Section 995. No acceleration or delay. Where this Act makes 3 changes in a statute that is represented in this Act by text 4 that is not yet or no longer in effect (for example, a Section 5 represented by multiple versions), the use of that text does 6 not accelerate or delay the taking effect of (i) the changes 7 made by this Act or (ii) provisions derived from any other 8 Public Act.

9 Section 997. Severability. The provisions of this Act are
10 severable under Section 1.31 of the Statute on Statutes.

Section 999. Effective date. This Act takes effect upon becoming law.