

LEGISLATIVE ACTION

Senate		•	House
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The Committee on General Government Appropriations (Dean) recommended the following:

Senate Substitute for Amendment (758386) (with title amendment)

Between lines 73 and 74

insert:

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Section 2. Section 255.103, Florida Statues, is amended to read:

255.103 Construction management or program management entities.-

10 (1) As used in this section, the term <u>"governmental entity"</u> 11 <u>"local government"</u> means a county, municipality, <u>school</u>

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12 <u>district, university, community college,</u> special district as 13 defined in chapter 189, or <del>other</del> political subdivision of the 14 state.

(2) A governmental entity local government may select a 15 16 construction management entity, pursuant to the process provided 17 by s. 287.055, which is to be responsible for construction 18 project scheduling and coordination in both preconstruction and 19 construction phases and generally responsible for the 20 successful, timely, and economical completion of the 21 construction project. The construction management entity must 22 consist of or contract with licensed or registered professionals 23 for the specific fields or areas of construction to be 24 performed, as required by law. The construction management 25 entity may retain necessary design professionals selected under the process provided in s. 287.055. At the option of the 26 27 governmental entity local government, the construction management entity, after having been selected and after 28 29 competitive negotiations, may be required to offer a guaranteed 30 maximum price and a guaranteed completion date or a lump-sum 31 price and a guaranteed completion date, in which case, the 32 construction management entity must secure an appropriate surety bond pursuant to s. 255.05 and must hold construction 33 subcontracts. If a project, as defined in s. 287.055(2)(f), 34 35 solicited by a governmental entity local government under the 36 process provided in s. 287.055 includes a grouping of 37 substantially similar construction, rehabilitation, or 38 renovation activities as permitted under s. 287.055(2)(f), the governmental entity local government, after competitive 39 40 negotiations, may require the construction management entity to



41 provide for a separate guaranteed maximum price or a separate 42 lump-sum price and a separate guaranteed completion date for 43 each grouping of substantially similar construction, 44 rehabilitation, or renovation activities included within the 45 project.

46 (3) A governmental entity local government may select a 47 program management entity, pursuant to the process provided by 48 s. 287.055, which is to be responsible for schedule control, 49 cost control, and coordination in providing or procuring 50 planning, design, and construction services. The program 51 management entity must consist of or contract with licensed or 52 registered professionals for the specific areas of design or 53 construction to be performed as required by law. The program 54 management entity may retain necessary design professionals selected under the process provided in s. 287.055. At the option 55 56 of the governmental entity local government, the program 57 management entity, after having been selected and after 58 competitive negotiations, may be required to offer a guaranteed 59 maximum price and a guaranteed completion date or a lump-sum 60 price and guaranteed completion date, in which case the program 61 management entity must secure an appropriate surety bond 62 pursuant to s. 255.05 and must hold design and construction subcontracts. If a project, as defined in s. 287.055(2)(f), 63 64 solicited by a governmental entity local government under the 65 process provided in s. 287.055 includes a grouping of 66 substantially similar construction, rehabilitation, or 67 renovation activities as permitted under s. 287.055(2)(f), the 68 governmental entity local government, after competitive 69 negotiations, may require the program management entity to

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70	provide for a separate guaranteed maximum price or a lump-sum
71	price and a separate guaranteed completion date for each
72	grouping of substantially similar construction, rehabilitation,
73	or renovation activities included within the project.
74	(4) A governmental entity's authority under subsections (2)
75	and (3) includes entering into a continuing contract for
76	construction projects, pursuant to the process provided in s.
77	287.055, for which the total estimated construction cost for
78	each project under the contract does not exceed \$1 million. For
79	purposes of this subsection, the term "continuing contract"
80	means a contract with a construction management or program
81	management entity for work during a defined period on
82	construction projects described by type which may or may not be
83	identified at the time of entering into the contract.
84	(5)(4) This section does not prohibit a local government
85	from procuring construction management services, including the
86	services of a program management entity, pursuant to the
87	requirements of s. 255.20.
88	Section 3. Subsection (1) of section 1013.45, Florida
89	Statutes, is amended to read:
90	1013.45 Educational facilities contracting and construction
91	techniques
92	(1) Boards may employ procedures to contract for
93	construction of new facilities, or <u>for</u> major additions <u>,</u>
94	remodeling, renovation, maintenance, or repairs to existing
95	facilities, that will include, but not be limited to:
96	(a) Competitive bids.
97	(b) Procuring professional services or design-build
98	<u>contracts</u> <del>Design-build</del> pursuant to s. 287.055, including

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99 continuing contracts for professional services.

(c) Selecting a construction management entity, pursuant to 100 101 s. 255.103 the process provided by s. 287.055, that would be responsible for all scheduling and coordination in both design 102 and construction phases and is generally responsible for the 103 104 successful, timely, and economical completion of the 105 construction project. The construction management entity must consist of or contract with licensed or registered professionals 106 107 for the specific fields or areas of construction to be 108 performed, as required by law. At the option of the board, the 109 construction management entity, after having been selected, may 110 be required to offer a guaranteed maximum price or a guaranteed completion date; in which case, the construction management 111 112 entity must secure an appropriate surety bond pursuant to s. 255.05 and must hold construction subcontracts. The criteria for 113 selecting a construction management entity shall not unfairly 114 115 penalize an entity that has relevant experience in the delivery of construction projects of similar size and complexity by 116 117 methods of delivery other than construction management.

118 (d) Selecting a program management entity, pursuant to s. 255.103 the process provided by s. 287.055, that would act as 119 the agent of the board and would be responsible for schedule 120 control, cost control, and coordination in providing or 121 procuring planning, design, and construction services. The 122 123 program management entity must consist of or contract with 124 licensed or registered professionals for the specific areas of 125 design or construction to be performed as required by law. The program management entity may retain necessary design 126 127 professionals selected under the process provided in s. 287.055.

COMMITTEE AMENDMENT

Florida Senate - 2009 Bill No. SB 2666



128 At the option of the board, the program management entity, after 129 having been selected, may be required to offer a guaranteed 130 maximum price or a guaranteed completion date, in which case the 131 program management entity must secure an appropriate surety bond 132 pursuant to s. 255.05 and must hold design and construction 133 subcontracts. The criteria for selecting a program management 134 entity shall not unfairly penalize an entity that has relevant 135 experience in the delivery of construction programs of similar 136 size and complexity by methods of delivery other than program 137 management. 138 139 And the title is amended as follows: 140 141 Delete line 14 142 and insert: adopt rules; amending s. 255.103, F.S.; replacing the 143 term "local government" with "governmental entity"; 144 defining the term "governmental entity"; authorizing 145 146 governmental entities to enter into continuing 147 contracts under certain circumstances; defining the 148 term "continuing contract"; amending s. 1013.45, F.S.; 149 revising provisions relating to contracting and 150 construction for educational facilities; providing an effective date. 151