# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## HOUSE BILL 1043\* PROPOSED COMMITTEE SUBSTITUTE H1043-PCS40233-ST-100

Short Title: Prequalification Update.

(Public)

Sponsors:

Referred to:

#### May 15, 2014 A BILL TO BE ENTITLED AN ACT TO CLARIFY THE STATUTES RELATED TO THE USE OF PREOUALIFICATION IN PUBLIC CONSTRUCTION CONTRACTING. AS STUDIED BY THE JOINT PURCHASE AND CONTRACT STUDY COMMITTEE. The General Assembly of North Carolina enacts: SECTION 1. G.S. 143-135.8 reads as rewritten: "§ 143-135.8. Prequalification. Except as provided in this section, Bidders bidders may not be prequalified for any (a) public construction or repair work project. A governmental entity may prequalify bidders for a particular construction or repair (b) work project when all of the following apply: The governmental entity is using one of the construction methods authorized (1)in G.S. 143-128(a1)(1) through G.S. 143-128(a1)(3). The board or governing body of the governmental entity adopts an objective (2)prequalification policy applicable to all construction or repair work prior to the advertisement of the contract for which the governmental entity intends to prequalify bidders. The governmental entity has adopted the assessment tool and criteria for that (3) specific project, which must include the prequalification scoring values and minimum required score for pregualification on that project. The objective prequalification policy adopted by a governmental entity pursuant to (c) subdivision (2) of subsection (b) of this section shall meet all of the following criteria:

(1) Must be uniform, consistent, and transparent in its application to all bidders.

(2) <u>Must allow all bidders who meet the prequalification criteria to be</u> prequalified to bid on the construction or repair work project.

- (3) <u>Clearly state the prequalification criteria, which must comply with all of the following:</u>
  - <u>a.</u> <u>Be rationally related to construction or repair work.</u>
  - b. Not require that the bidder has previously been awarded a construction or repair project by the governmental entity.
  - c. <u>Permit bidders to submit history or experience with projects of</u> <u>similar size, scope, or complexity.</u>
- (4) <u>Clearly state the assessment process of the criteria to be used.</u>
- 34(5)Establish a process for a denied bidder to protest to the governmental entity35denial of prequalification, which process shall be completed prior to the36opening of bids under G.S. 143-129(b) and which allows sufficient time for



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1			a bidder subsequently prequalified pursuant to a prote	est to submit a bid on		
2			the contract for which the bidder is subsequently prequa			
3		(6)	Outline a process by which the basis for denial of pr			
4	-	<u>, - 7</u>	communicated in writing, upon request, to a bio			
5			prequalification.	<u> </u>		
6	(d) ]	If the	governmental entity opts to prequalify bidders, bids sub	mitted by any bidder		
7			shall be deemed nonresponsive. This subsection shall			
8			requalification that are subsequently prequalified pursua			
9			entity's prequalification policy.			
10			lification may not be used for the selection of an	v qualification-based		
11			Article 3D of this Chapter, G.S. 143-128.1A			
12			or the selection of the construction manager at risk unde			
13			rposes of this section, the following definitions shall app			
14		(1)	Governmental entity. – As defined in G.S. 143-128.1B(			
15	=	(2)	Prequalification. – A process of evaluating and			
16	-	(2)	potential bidders have the skill, judgment, integrity	-		
17			resources, and ability necessary to the faithful perform			
18			construction or repair work."	and of a contract for		
19		бест	<b>ION 2.</b> G.S. 143-128.1 reads as rewritten:			
20			nstruction management at risk contracts.			
20			rposes of this section and G.S. 143-64.31:			
21		(1)	"Construction management services" means servi	and provided by a		
22		(1)	construction manager, which may include preparation	1 .		
23 24						
24 25			bid packages, scheduling, cost control, value eng preconstruction services, and construction administration			
23 26		( <b>2</b> )	-			
20 27		(2)	"Construction management at risk services" means se			
27			person, corporation, or entity that (i) provides cons	-		
28 29			services for a project throughout the preconstruction			
29 30			phases, (ii) who is licensed as a general contractor, and	i (iii) who guarantees		
		(2)	the cost of the project.	anation on antity that		
31		(3)	"Construction manager at risk" means a person, corpo	oration, or entity that		
32		(A)	provides construction management at risk services.	antua ata dina atler erith		
33		(4)	"First-tier subcontractor" means a subcontractor who c	contracts directly with		
34 25			the construction manager at risk.	as with Article 2D of		
35			instruction manager at risk shall be selected in accordan			
36	-		sign services for a project shall be performed by a			
37	-	-	blic owner shall contract directly with the architect or			
38			e a good-faith effort to comply with G.S. 143-128.2, G			
39 40			small business entities when selecting a construction man	6		
40	• •		nstruction manager at risk shall contract directly with th	· ·		
41			l publicly advertise as prescribed in G.S. 143-129; and			
42	-		first-tier subcontractors for all construction work un			
43			ager at risk shall use the prequalification criteria proces			
44 45			ty and the construction manager at risk to address qua			
45	-	time specified in the bids for performance of the contract, the cost of construction oversight,				
46		time for completion, capacity to perform, and other factors deemed appropriate by the public				
47	entity in accordance with G.S. 143-135.8, provided that public entity and the construction					
48	manager at risk shall jointly develop the assessment tool and criteria for that specific project,					
49 50	which must include the prequalification scoring values and minimum required score for prequalification on that project. The public entity shall require the construction manager at risk					
50				-		
51	to submit it	s pian	for compliance with G.S. 143-128.2 for approval by the	public entity prior to		

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soliciting bids for the project's first-tier subcontractors. A construction manager at risk and 1 2 first-tier subcontractors shall make a good faith effort to comply with G.S. 143-128.2, 3 G.S. 143-128.4, and to recruit and select small business entities. A construction manager at risk 4 may perform a portion of the work only if (i) bidding produces no responsible, responsive 5 bidder for that portion of the work, the lowest responsible, responsive bidder will not execute a 6 contract for the bid portion of the work, or the subcontractor defaults and a prequalified 7 replacement cannot be obtained in a timely manner, and (ii) the public entity approves of the 8 construction manager at risk's performance of the work. All bids shall be opened publicly, and 9 once they are opened, shall be public records under Chapter 132 of the General Statutes. The 10 construction manager at risk shall act as the fiduciary of the public entity in handling and 11 opening bids. The construction manager at risk shall award the contract to the lowest responsible, responsive bidder, taking into consideration quality, performance, the time 12 13 specified in the bids for performance of the contract, the cost of construction oversight, time for 14 completion, compliance with G.S. 143-128.2, and other factors deemed appropriate by the 15 public entity and advertised as part of the bid solicitation. The public entity may require the 16 selection of a different first-tier subcontractor for any portion of the work, consistent with this 17 section, provided that the construction manager at risk is compensated for any additional cost 18 incurred. 19 When contracts are awarded pursuant to this section, the public entity shall provide for a 20 dispute resolution procedure as provided in G.S. 143-128(f1). 21 (d) The construction manager at risk shall provide a performance and payment bond to 22 the public entity in accordance with the provisions of Article 3 of Chapter 44A of the General 23 Statutes. 24 (e) Construction management at risk services may be used by the public entity only 25 after the public entity has concluded that construction management at risk services is in the best 26 interest of the project, and the public entity has compared the advantages and disadvantages of 27 using the construction management at risk method for a given project in lieu of the delivery methods identified in G.S. 143-128(a1)(1) through G.S. 143-128(a1)(3). The public entity may 28 29 not delegate this determination." 30 **SECTION 3.** G.S. 143-64.31(b), (c), and (d) are recodified as G.S. 143-133.1(a), 31 (b), and (c). 32 SECTION 4. G.S. 143-64.31, as amended by Section 3 of this act, is amended to 33 add a new subsection to read: 34 Except as provided in this subsection, no work product or design may be solicited, "(f) 35 submitted, or considered as part of the selection process under this Article; and no costs or fees, 36 other than unit price information, may be solicited, submitted, or considered as part of the 37 selection process under this Article. Examples of prior completed work may be solicited, 38 submitted, and considered when determining demonstrated competence and qualification of 39 professional services; and discussion of concepts or approaches to the project, including impact 40 on project schedules, is encouraged." SECTION 5. G.S. 143-133.1, as created by Section 3 of this act, reads as rewritten: 41 42 "§ 143-133.1. Reporting. 43 (a) Public Governmental entities that contract with a construction manager at risk, 44 design-builder, or private developer under a public-private partnership under this section shall 45 report to the Secretary of Administration the following information on all projects where a 46 construction manager at risk, design-builder, or private developer under a public-private partnership is utilized: 47 48 A detailed explanation of the reason why the particular construction manager (1)49 at risk, design-builder, or private developer was selected. 50 The terms of the contract with the construction manager at risk, (2)51 design-builder, or private developer.

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1	(3) A list of all other firms considered but not selected as	the construction				
2	manager at risk, design-builder, or private developer, and the	amount of their				
3	proposed fees for services.developer.					
4	(4) A report on the form of bidding utilized by the construction	manager at risk,				
5	design-builder, or private developer on the project.					
6	(5) A detailed explanation of why the particular delivery meth	nod was used in				
7	lieu of the delivery methods identified in G.S. 143-128(a1)					
8	through (3) and the anticipated benefits to the public entity	from using the				
9	particular delivery method.					
10	(b) The Secretary of Administration shall adopt rules to implement the	he provisions of				
11	this subsection section, including the format and frequency of reporting.					
12	(c) A public bodygovernmental entity letting a contract pursuant to any	•				
13	methods identified in subdivisions (a1)(4), (a1)(6), (a1)(7), or (a1)(8) of G.					
14	submit the report required by G.S. 143-64.31(b)this section no later than 12 r					
15	date the public bodygovernmental entity takes beneficial occupancy of the proj					
16	that the public bodygovernmental entity fails to do so, the public bodygovernmental	•				
17	be prohibited from utilizing subdivisions (a1)(4), (a1)(6), (a1)(7), or (a1)(8)					
18	until such time as the public bodygovernmental entity completes the report	0 1				
19	under this this section. Contracts entered into in violation of this prohibiti					
20	deemed ultra vires and shall remain valid and fully enforceable. Any person, corporation or					
21		entity, however, which has submitted a bid or response to a request for proposals on any				
22	construction project previously advertised by the public bodygovernmental entity shall be					
23	entitled to obtain an injunction against the public bodygovernmental entity	1 0				
24	public bodygovernmental entity to comply with the reporting requirements of this section and					
25	from commencing or continuing a project let in violation of this subdivision until such time as					
26	the <u>public bodygovernmental entity</u> has complied with the reporting requirements of this					
27	section. The plaintiff in such cases shall not be entitled to recover monetary dar					
28 29	the <u>public body'sgovernmental entity's</u> failure to comply with this reporting requirements section, and neither the plaintiff nor the defendant shall be allowed to recover attorneys fees					
29 30	except as otherwise allowed by G.S. 1A-11 or G.S. 6-21.5. An action seekin	•				
30 31	relief allowed by this subdivision must be filed within four years from the dat	0 0				
31	<u>governmental entity</u> took beneficial occupancy of the project for which the repo					
32	(d) For purposes of this section, the governmental entity shall have the s					
33 34	in G.S. 143-128.1B(a)(6)."	same meaning as				
35	<b>SECTION 6.</b> G.S. 143-128.1B(b)(6) reads as rewritten:					
36	"(6) The criteria utilized by the governmental entity, including a	a comparison of				
30 37	the cost and benefitadvantages and disadvantages of using	-				
38	delivery method for a given project in lieu of the delivery method	-				
39	in subdivisions (1), (2), and (4) of G.S. 143-128(a1)."	chibas identified				
40	<b>SECTION 7.</b> G.S. 143-128.1A(b)(6) reads as rewritten:					
41	"(6) The criteria utilized by the governmental entity, including a	a comparison of				
42	the costs and benefits advantages and disadvantages	_				
43	design-build delivery method for a given project in lieu	-				
44	methods identified in subdivisions (1), (2), and (4) of G.S. 14					
45	<b>SECTION 8.(a)</b> There is established a Blue Ribbon Commission					
46	Building and Infrastructure Needs of the State (Commission).					
47	<b>SECTION 8.(b)</b> The Commission shall be composed of 17 member	rs as follows:				
48	(1) Six members appointed by the Speaker of the House of Re					
49	follows:					
50	a. Three members of the House of Representatives.					
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1 2		b. One person upon recommendation of the North ( Municipalities.	Carolina League of			
3		c. One member of the public, licensed as an architect	in this State.			
4		d. One member of the public, licensed as a professio				
5		State.				
6 7	(2)	Six members appointed by the President Pro Tempore	of the Senate, as			
7 8		follows: a. Three members of the Senate.				
o 9		<ul><li>a. Three members of the Senate.</li><li>b. One person upon recommendation of the North</li></ul>	h Carolina County			
10		Commissioners Association.	i Caronna County			
11		c. One person upon recommendation of the North	h Carolina School			
12		Boards Association.				
13		d. One member of the public, licensed as a general	l contractor in this			
14		State.				
15	(3)	Five members appointed by the Governor, as follows:				
16		a. The State Treasurer, or the Treasurer's designee.				
17		b. The Secretary of Administration, or the Secretary's	U			
18		c. The President of The University of North Carolina	a, or the President's			
19		designee.				
20		d. The President of the State System of Communit	ty Colleges, or the			
21 22		President's designee.				
22	SECT	e. A member of the State Water Infrastructure Autho <b>FION 8.(c)</b> The Commission shall study the following	•			
23 24		frastructure needs, including new repairs, renovations, ex				
25	construction, in N	• •	spansion, and new			
26	(1)	The anticipated building construction needs of Sta	ate agencies. The			
27		University of North Carolina, and the State System of Co	-			
28		until 2025.				
29	(2)	The anticipated water and sewer infrastructure cons	struction needs of			
30		counties and cities until 2025.				
31	(3)	The anticipated building needs of the local school boards				
32	(4)	The anticipated costs of such building and infrastructure n				
33	(5)	A process that would prioritize needs within each infrastru				
34		among all categories, with an emphasis on developing c	riteria that focuses			
35 36	(6)	on public safety and economic development.	atura fund which			
30 37	(6)	The feasibility of establishing a building and infrastru would be a dedicated source of revenue for capital fur				
38		cities, local school boards, The University, the State Sys	-			
39		Colleges, and State agencies.	tem of community			
40	(7)	Funding options for meeting the anticipated capital needs	until 2025.			
41	(8)	Other matters the Commission deems relevant and related				
42		<b>FION 8.(d)</b> The Speaker of the House of Representatives				
43		s cochair, and the President Pro Tempore of the Senate s	-			
44	Senator as cocha	ir. The Commission shall meet upon the call of the cochair	s. A quorum of the			
45		Commission shall be 10 members. Any vacancy on the Commission shall be filled by the				
46	appointing autho	•	<b>.</b>			
47		<b>FION 8.(e)</b> Members of the Commission shall receive per				
48		wances in accordance with G.S. 120-3.1, G.S. 138-5,				
49 50	11 1	Commission, while in the discharge of its official duties	· ·			
50	powers provided for under G.S. 120-19 and G.S. 120-19.4. The Commission may meet upon					

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Legislative Office Building. With approval of the Legislative Services Commission, the 1 2 Legislative Services Officer shall assign professional staff to assist the Commission in its work. 3 The House of Representatives' and the Senate's Directors of Legislative Assistants shall assign 4 clerical staff to the Commission, and the expenses relating to the clerical employees shall be 5 borne by the Commission. 6 All State departments and agencies and local governments and their subdivisions 7 shall furnish the Commission with any information in their possession or available to them. 8 **SECTION 8.(f)** The Commission may make an interim report of its findings and 9 recommendations to the 2015 General Assembly and shall make a final report of its findings 10 and recommendations to the 2016 Regular Session of the 2015 General Assembly. The 11 Commission shall terminate on December 31, 2016, or upon the filing of its final report,

- 12 whichever occurs first.
- SECTION 9. Section 8 of this act is effective when it becomes law. The remainder
  of this act becomes effective October 1, 2014, and applies to contracts awarded on or after that
  date.