## BILL REQUEST - CODE REVISER'S OFFICE

- BILL REQ. #: H-3117.1/18
- ATTY/TYPIST: BP:eab
- BRIEF DESCRIPTION: Concerning public-private partnerships for alternative public works contracting.

1 AN ACT Relating to public-private partnerships for alternative 2 public works contracting; amending RCW 39.10.230; reenacting and 3 amending RCW 43.131.408; adding a new chapter to Title 39 RCW; and 4 providing an expiration date.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. The definitions in this section apply 7 throughout this chapter unless the context clearly requires 8 otherwise.

9 (1) "Affected jurisdiction" means any public body within the 10 state of Washington in which all or part of a project implemented by 11 another public body under this chapter is located or which is 12 directly affected by a public-private facility or public-private 13 agreement.

(2) "Capital maintenance" means maintenance or rehabilitation
performed either (a) to extend the useful life of a facility, system,
or component or (b) to restore a public-private facility to the
condition required before expiration of the public-private agreement.

(3) "Concessionaire" means any private entity that has entered
into a public-private agreement with a public body under this
chapter.

1 "Construction" means the process of building, altering, (4) retrofitting, improving, or demolishing any public-private facility, 2 including any structure, building, or other improvements of any kind 3 to real property. "Construction" does not include the routine 4 5 operation, routine repair, routine maintenance, or capital maintenance of any existing public-private facility, including б 7 structures, buildings, or real property.

8 (5) "Design-build-finance" means a project delivery method in 9 which a public body enters into a single contract for design, 10 construction, and full or partial private financing of a public-11 private facility over a contractually defined term.

12 (6) "Design-build-finance-operate-maintain" means a project delivery method in which a public body enters into a single contract 13 14 for design, construction, finance, maintenance, and operation of a public-private facility over a contractually defined term. Public 15 16 funds must not be appropriated to pay for any part of the services 17 provided by the concessionaire during the agreement period, except as 18 provided in the request for proposals and final public-private 19 agreement.

20 (7) "Design-build-operate-maintain" means a project delivery 21 method in which a public body enters into a single contract for the 22 design and construction, and the maintenance or operation, or both, 23 of a public-private facility over a contractually defined term, and 24 for which public funds are appropriated.

(8) "Maintenance" means routine maintenance, routine repair, rehabilitation, capital maintenance, maintenance replacement, and any other categories of physical maintenance or upkeep of a publicprivate facility that may be designated by the public body.

(9) "Offeror" means a private entity who submits a statement or qualifications or a proposal in response to a request for qualifications or request for proposals for a public-private agreement.

33 (10) "Operate" means any action other than maintenance to operate 34 or facilitate the use of a public-private facility for its intended 35 purpose.

36 (11) "Private entity" means a person, corporation, general 37 partnership, limited liability company, limited partnership, joint 38 venture, business trust, public benefit corporation, nonprofit 39 entity, or other business entity.

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1 (12) "Public body" has the same meaning as defined in RCW 2 39.10.210.

3 (13) "Public-private agreement" means a contract between a public 4 body and a private entity that relates to the development, financing, 5 maintenance, or operation of a public-private facility. The public-6 private agreement may implement a design-build-operate-maintain, 7 design-build-finance-operate-maintain, design-build-finance, or other 8 public-private project delivery method.

(14) "Public-private facility" means a new or existing property, 9 facility, or improvement that serves a public purpose, is developed 10 11 for a public body, and is subject to a public-private agreement including, but not limited to, civic or education facilities, roads, 12 bridges, public transit systems, ferry facilities, port facilities, 13 14 airports, intermodal systems, other transportation facilities, cultural or recreational facilities, medical facilities, utility 15 16 facilities, and telecommunications facilities.

17 (15) "Request for proposals" means all documents, whether 18 attached to or incorporated by reference, utilized for soliciting 19 proposals for a public-private facility under this chapter.

(16) "Request for qualifications" means a solicitation issued bya public body under section 2(7)(a) of this act.

(17) "Responsible offeror" means a private entity that meets all criteria stated in RCW 39.04.350, has the capability in all respects to fully perform the requirements of the public-private agreement, and has the integrity and reliability to assure good faith performance.

(18) "Responsive offeror" means a private entity who has submitted a statement of qualifications or a proposal that conforms in all material respects to the applicable request for qualifications or request for proposals.

(19) "User fees" means any rates, tolls, fares, fees, or othercharges imposed for use of all or part of a public-private facility.

Sec. 2. (1) A public body may, subject to the 33 NEW SECTION. requirements of this chapter, utilize the request for qualifications-34 35 request for proposals process or request for proposals process provided in this section and enter into a public-private agreement 36 with the responsible and responsive offeror who submits the proposal 37 receiving the highest evaluation for the development, financing, 38 design, construction, operation, or maintenance of a public-private 39 Code Rev/BP:eab 3 H-3117.1/18

1 facility. The proposal must fully comply with all applicable requirements of federal, state, and local law, including chapters 2 39.08, 39.12, and 39.19 RCW. Chapter 39.19 RCW applies to any public-3 private agreement procured pursuant to this chapter regardless of the 4 source of financing or funding. A public-private agreement procured 5 б in compliance with this chapter is not subject to the competitive bid 7 requirements set forth in chapter 39.04 RCW or to the requirements, restrictions, or limits in this chapter regarding design-build, 8 general contractor/construction manager, or job order contract 9 procedures. 10

(2) This chapter (a) applies if the public body expressly elects 11 to procure the project as a public-private agreement and (b) does not 12 limit a public body's ability to procure, execute, or administer any 13 14 lease or other form of contract to improve public property or operate a public facility under existing law. A public body may elect to 15 16 procure professional services for or related to a public-private 17 facility or public-private agreement using procurement procedures 18 otherwise available to the public body for such services.

19 (3) A transportation project eligible for development under 20 chapter 47.29 RCW is eligible to enter into a public-private 21 agreement under this chapter if it meets the eligibility criteria 22 established in this chapter. A transportation project developed under 23 this chapter must satisfy the requirements of this chapter and is not 24 subject to the requirements of chapter 47.29 RCW.

(4) To use the procurement process provided in this chapter, the public body must, before applying for approval pursuant to section 9 of this act, determine that it is in the best interest of the public. In making this determination, the public body must:

29 (a) Publish a notice of intent to use this procurement process in a legal newspaper published in or as near as possible to that part of 30 31 the county where the public work will be constructed. Notice must be 32 published at least fourteen calendar days before conducting a public hearing. The notice must include: The date, time, and location of the 33 hearing; a statement justifying the basis for the procurement 34 process; and how interested parties may, before the hearing, obtain 35 36 additional information;

37 (b) Conduct a hearing and provide an opportunity for any 38 interested party to submit written and verbal comments regarding the 39 justification for using this selection process;

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1 (c) After the public hearing, consider the written and verbal 2 comments received and determine if using this procurement process is 3 in the best interests of the public; and

4 (d) Publish a written final determination. All protests of the 5 decision to use the procurement process must be in writing and 6 submitted to the public body within seven calendar days of the final 7 determination. Any modifications to the criteria, weights, and 8 protest procedures based on comments received during the public 9 hearing process must be included in the final determination.

(5) A public-private agreement must be awarded through a 10 competitive public procurement process set forth in this section 11 12 using either the request for qualifications-request for proposals process or the request for proposals process. A private entity may 13 submit, and a public body may, but is not obligated to, receive and 14 consider, an unsolicited proposal regarding a potential public-15 16 private agreement or public-private facility; however, the public 17 body may not enter into a public-private agreement in connection with 18 such unsolicited proposal without first complying with the 19 competitive public request for qualifications-request for proposals process or the request for proposals process set forth in this 20 21 section.

(6) The public body must provide adequate public notice of its 22 request for qualifications or request for proposals, which must at a 23 minimum include publishing at least once in a legal newspaper of 24 25 general circulation published in, or as near as possible to, that 26 part of the state in which the public work will be done, a notice of its request for qualifications or request for proposals, and the 27 availability and location of the request for qualifications 28 or request for proposals. Before issuing a request for qualifications or 29 request for proposals, the public body may, by direct contact or 30 31 otherwise, seek input from potential applicants who may have an 32 interest or expertise relevant to the project through a request for expression of interest, registration of interest, or otherwise. 33

34 (7) For purposes of this section, "request for qualifications-35 request for proposals process" means the following:

36 (a) The public body must issue a request for qualifications,37 including at least the following:

(i) A general description of the project that provides sufficientinformation for offerors to submit qualifications;

(ii) A description of the intended project delivery method, the
 reasons for using such method, and the public body's anticipated
 sources of funding;

(iii) A description of the qualifications required of offerors 4 including, but not limited to, technical competence and experience, 5 б financial capacity, capability to perform, any team structure, past performance of the offeror's team or team members, demonstrated 7 ability to meet time and budget requirements, ability to meet 8 performance and payment bond requirements, firm workloads, location, 9 safety records, and other qualifications as determined by the public 10 11 bodv;

12 (iv) The honorarium, if any, to be paid to finalists who submit responsive proposals and who are not awarded a contract. Honorarium 13 14 payments, if any, must be sufficient to generate meaningful competition among potential proposers and the 15 amount of the 16 honorarium must consider the level of effort required to meet the 17 selection criteria. The request for qualifications must include a statement indicating whether any portion of the honorarium will be 18 paid if the solicitation is canceled before proposals are submitted, 19 20 and the public body's rights, if any, to utilize intellectual property, including documents, concepts, designs, or information 21 submitted by finalists who are not awarded a contract; 22

23 (v) The anticipated schedule for the procurement process and the 24 project;

(vi) A description of the process the public body will use to evaluate qualifications, including evaluation factors, the relative weights of factors, and any specific forms to be used by offerors; and

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(vii) Protest procedures.

(b) The public body must establish an evaluation committee to 30 31 evaluate responses to the request for qualifications based solely on the factors, weighting, and process identified in the request for 32 qualifications and any addenda issued by the public body. Based on 33 the evaluation committee's findings, the public body must select no 34 more than four responsive and responsible offerors as finalists to 35 36 submit proposals. The public body may reject all qualification submissions and must provide its reasons for rejection in writing to 37 38 all offerors.

39 (c) The public body must notify all offerors of the list of 40 finalists selected to move to the next phase of the selection Code Rev/BP:eab 6 H-3117.1/18

1 process. At the request of an offeror not selected as a finalist, the 2 public body must provide the requesting offeror a summary of the evaluation results for its proposal. The process may not proceed to 3 the next phase until two business days after all offerors are 4 notified of the public body's selection decision. Any offeror filing 5 6 a protest on the selection of the finalists must file the protest in 7 accordance with published protest procedures and applicable law. The selection process may not advance to the next phase of selection 8 9 until two business days after the final protest decision is transmitted to the offeror. 10

(d) Upon selection of the finalists, the public body must proceed with the request for proposals process with the finalists.

13 (8) For purposes of this section, the "request for proposals 14 process" means the following:

15 (a) The public body must issue a request for proposals, 16 consistent with the request for qualifications, if any, including at 17 least the following:

18 (i) A detailed description of the project including, but not 19 limited to:

(A) The public body's design requirements regarding project
 features, functions, characteristics, qualities, properties, and
 parameters;

(B) Requirements and constraints pertaining to the construction,
 financing, operation, and maintenance of the public-private facility;

(C) Programmatic, performance, and technical requirements andspecifications;

(D) Any facility performance goals, validation requirements, andnonperformance terms;

(E) Financial requirements, constraints, incentives, andobjectives, including terms of agreement;

31 (F) Authorized payment mechanisms, provided that the public body 32 may request or permit proposals regarding alternate payment 33 mechanisms and authorize payment mechanisms not specified in the 34 request for proposals;

35 (ii) A description of the intended project delivery method and 36 the reasons for using such method;

(iii) A description of required proposal development documents,
 if any, including drawings and other design-related documents that
 describe the size and character of a public-private facility as to
 architectural, structural, mechanical, and electrical systems,
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1 materials, any maintenance and operation requirements, and such other 2 elements as may be appropriate to the applicable project delivery 3 method;

4 (iv) A description of the process the public body will use to
5 evaluate offerors' qualifications and proposals, including evaluation
6 factors and the relative weight of factors, and any specific forms to
7 be used;

(A) Evaluation factors must include, but are not limited to: 8 (I) The offeror's qualifications, including technical competence and 9 experience, financial capacity, capability to perform, 10 past performance of the offeror's team, demonstrated ability to meet time 11 and budget requirements, ability to meet performance and payment bond 12 requirements, firm workloads, location, safety records, and accident 13 14 provided that if using prevention plan, the request for qualifications-request for proposals process the public body may 15 16 forego this evaluation factor or may utilize the results from the 17 request for qualifications evaluations; (II) compliance with the public body's design and other requirements set forth in the request 18 for proposals; (III) cost or other price-related considerations, 19 which may include short and long-term costs to the public body, the 20 21 impact on public debt, the anticipated cost savings to the public body by selecting the offeror, and the offeror's fees; (IV) technical 22 and operational feasibility and merit; (V) schedule; (VI) anticipated 23 24 user fees, charges, or price over the term of the public-private 25 agreement; and (VII) other appropriate factors, if any.

26 (B) A public body must include as evaluation factors (I) the offeror's specific plans to include participation by small business 27 entities, disadvantaged business entities, veteran-owned businesses, 28 29 minority and women-owned businesses, and any other underutilized businesses as the public body may designate, and (II) the offeror's 30 31 plans for labor harmony for the entire term of the public-private agreement, including construction, reconstruction, operation, and 32 capital and routine maintenance. Nothing in this 33 subsection (8)(a)(iv)(B) must be construed to restrain fair and 34 open competition. Regardless of the source of financing or funding for a 35 36 public-private agreement, this chapter does not prevent a public body 37 from applying any program, factors, goals, or standards regarding such plans to the extent otherwise permitted by law; 38

39 (v) Protest procedures;

40 (vi) The form of the public-private agreement to be awarded;

1 (vii) The anticipated process and procurement schedule for the 2 project, which may include opportunities for clarifications, 3 interviews, written questions, discussions, confidential discussions, 4 revisions, negotiations, and best-and-final offers, provided that 5 such opportunities must be fairly and equitably available to 6 offerors;

(viii) The honorarium, if any, to be paid to finalists who submit 7 responsive proposals and who are not awarded a contract. Honorarium 8 payments, if any, must be sufficient to generate meaningful 9 competition among potential proposers, and the amount of the 10 honorarium must consider the level of effort required to meet the 11 12 selection criteria. The request for proposals must include a statement indicating whether any portion of the honorarium will be 13 paid if the solicitation is canceled before proposals are submitted, 14 and the public body's rights, if any, to utilize intellectual 15 16 property including documents, concepts, designs, or information 17 submitted by finalists who are not awarded a contract. A public body 18 utilizing the request for qualifications-request for proposals procedure satisfies this subsection (8)(a)(viii) if it has specified 19 the honorarium and intellectual property terms in the request for 20 21 qualifications;

(ix) The public body's intellectual property or other rights, if any, to utilize documents, concepts, designs, or information submitted by offerors who are not awarded a contract; and

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(x) Other information relevant to the project.

(b) The public body must establish an evaluation committee to evaluate offerors' proposals. The public body must follow the procurement process described in the request for proposals. Proposals must be evaluated based solely on the factors, weighting, and process identified in the request for proposals and in any addenda published by the public body.

32 (c) The public body may initiate negotiations with the offeror submitting the highest evaluated proposal. If the public body is 33 unable to successfully negotiate and execute an agreement with the 34 offeror submitting the highest evaluated proposal, negotiations with 35 36 that offeror may be suspended or terminated and the public body may proceed to negotiate with the next highest evaluated proposer. Public 37 bodies may continue in accordance with this procedure until an 38 39 agreement is reached or the selection process is terminated.

1 (d) The public body must notify all offerors of the selection decision and make a selection summary of the final proposals 2 available to all offerors within two business days of 3 such notification. If the public body receives a timely written protest, 4 the public body may not execute an agreement until two business days 5 6 after the final protest decision is transmitted to the protestor. The 7 protestor must submit its protest in accordance with the published protest procedures. 8

9 (e) Upon completion of the request for proposals process, the 10 public body must make, or cause to be made, the honorarium payments 11 specified in the request for qualifications and request for proposals 12 to finalists who submit responsive proposals and who are not awarded 13 a contract.

14 (9) The public disclosure and inspection requirements set forth 15 in RCW 39.10.470 apply to procurements under this chapter, and 16 statements of qualifications, proposals, and other documents and 17 information submitted as part of the request for proposals or request 18 for qualifications-request for proposals process must be treated in 19 the same manner as proposals by design-build finalists pursuant to 20 RCW 39.10.470(3).

21 <u>NEW SECTION.</u> Sec. 3. (1) The request for proposals regarding a 22 public-private agreement must contain a draft form of agreement.

(2) After selecting an offeror's proposal and completing any negotiations with such offeror, the public body may enter into the public-private agreement with the selected private entity. An affected jurisdiction may be a party to a public-private agreement entered into by another public body.

(3) All public-private agreements procured under this chaptermust include provisions expressly addressing each of the following:

30 The planning, permitting, acquisition, engineering, (a) financing, development, design, construction, reconstruction, 31 replacement, improvement, maintenance, management, 32 repair, or operation of a public-private facility, including provisions for the 33 replacement and relocation of utility facilities; 34

35 (b) The term of the public-private agreement, which must not 36 exceed fifty years unless authorized in the review process described 37 in section 9 of this act;

38 (c) The type of interest, if any, the concessionaire has in the 39 public-private facility, and the means of compensation to the Code Rev/BP:eab 10 H-3117.1/18 1 concessionaire, whether through direct payment by the public body,
2 user fees, grants, credits, property, or otherwise, and any
3 incentives or deductions based on performance, safety, or other
4 criteria;

5 (d) Whether user fees will be collected on the public-private 6 facility, and the basis by which such user fees will be determined 7 and modified;

8 (e) Grounds for termination of the public-private agreement by 9 the public body or concessionaire, and the procedures and 10 compensation, if any, upon termination;

(f) A security package securing the performance of the public-11 private agreement and protecting the public body in the event of 12 by the concessionaire 13 default or nonperformance or its subcontractors, which may include, in the public body's discretion, 14 performance bonds, letters of credit, security interests, or other 15 16 measures;

17 (g) Filing by the concessionaire, on a periodic basis, of 18 performance, service, utilization, efficiency, financial, and other 19 reports identified by the public body, in a form acceptable to the 20 public body;

(h) The rights and duties of the concessionaire, the public body, and other state and local governmental entities with respect to use of the public-private facility;

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(i) Provisions requiring the concessionaire to:

(i) Cause a bond for the construction price to be executed and delivered consistent with the requirements of chapter 39.08 RCW, provided that for a public-private agreement entered into pursuant to this section, the term "subcontractors," as used in RCW 39.08.010, includes professional design consultants and sub-tier consultants engaged by the concessionaire or its contractors;

31 (ii) Require payment of prevailing wages for labor performed on 32 the project in accordance with chapter 39.12 RCW; and

(iii) Implement plans for (A) participation by small business entities, disadvantaged business entities, veteran-owned businesses, minority and women-owned businesses, and any other underutilized businesses as the concessionaire or public body may designate, and (B) compliance with chapter 39.19 RCW;

(j) The concessionaire's plans for labor harmony for the entire term of the agreement, including construction, reconstruction, and capital and routine maintenance and adequate remedies to address the

1 concessionaire's failure to maintain labor harmony, which may include 2 assessment of liquidated damages and contract termination;

3 (k) The condition of physical quality, maintenance, and repair in 4 which the concessionaire must provide the public-private facility to 5 the public body upon expiration of the public-private agreement;

6 (1) Any restrictions or terms regarding the procurement or 7 development of other projects that may compete with or otherwise 8 impact the revenues, cost, or operation of the public-private 9 facility; and

10 (m) Other terms and conditions as the public body may deem 11 appropriate.

12 NEW SECTION. Sec. 4. Unless otherwise provided, upon the end of the term of the public-private agreement or in the 13 event of termination of the public-private agreement, the public body and 14 duties of the concessionaire cease, except any duties and obligations 15 16 that extend beyond the termination as provided in the public-private 17 agreement. All rights, title, and interest in such public-private facility and all property involved in the facility must revert to the 18 public body to the extent owned by the public body before the public-19 20 private agreement or acquired by the public body for the publicprivate agreement and must be dedicated to the public body for public 21 22 use.

23 <u>NEW SECTION.</u> Sec. 5. Upon the occurrence and during the 24 continuation of a material default of the public-private agreement by 25 a concessionaire, after notice and opportunity for the concessionaire 26 or its financing institution to cure, the public body may:

(1) Elect to take over the public-private facility, including the succession of all rights, title, and interest in the public-private facility and may assume the concessionaire's rights and obligations pursuant to any contracts related to the public-private facility; and

31 (2) Terminate the public-private agreement and exercise any other 32 rights and remedies available.

33 <u>NEW SECTION.</u> Sec. 6. (1) The public body may issue and sell 34 bonds or notes of the public body for the purpose of providing funds 35 to carry out this chapter, with respect to the development, 36 financing, or operation of a public-private facility or the refunding

1 of any bonds or notes, together with any costs associated with the 2 transaction.

(2) For the purpose of financing a public-private facility, the 3 public body and concessionaire may apply for, obtain, issue, and use 4 any funding available under any federal law or program. A 5 6 nonexhaustive list of examples include private activity bonds, 7 transportation infrastructure finance and innovation act funding, water infrastructure finance and innovation act funding, or railroad 8 rehabilitation and improvement financing. Other federal or other 9 funding programs may also be utilized. 10

(3) This section does not limit a public body or any authority of the state of Washington from issuing bonds for public works projects.

13 <u>NEW SECTION.</u> Sec. 7. (1)(a) The public body may accept from the 14 United States, the state of Washington, or any of their agencies 15 funds for developing a public-private facility or carrying out a 16 public-private agreement, whether the funds are made available by 17 grant, loan, or other financial assistance.

18 (b) The public body may enter into agreements or other 19 arrangements with the United States, the state of Washington, or any 20 of their agencies to facilitate the development, execution, or 21 administration of a public-private facility or public-private 22 agreement.

(2) The public body may accept from any source any grant, donation, gift, or other form of conveyance of land, money, other real or personal property, or other item of value made to the public body for developing a public-private facility or carrying out a public-private agreement.

(3) Any public-private facility or public-private agreement may be financed in whole or in part by contribution of any funds or property made by any public body, private entity, or affected jurisdiction.

32 (4) The public body may combine federal, state, local, and 33 private funds to finance a public-private agreement or public-private 34 facility.

35 <u>NEW SECTION.</u> Sec. 8. Every public-private agreement must 36 provide for, and the public body must otherwise ensure that adequate 37 provision is made for, the following:

1 (1) Payment of all subcontractors, suppliers, and laborers, which must, at a minimum, include the provision of a payment bond in 2 compliance with chapter 39.08 RCW, which is required regardless of 3 the ownership or control of any property involved in the public-4 private agreement or the public-private facility; 5

б (2) Payment of prevailing wages in accordance with chapter 39.12 7 RCW;

(3) Prompt payment to the concessionaire and subcontractors 8 pursuant to RCW 39.04.250. RCW 39.04.250 applies only to the extent 9 of payments to be made by the public body; and 10

11 (4) Participation plans for (a) small business entities, disadvantaged business entities, veteran-owned businesses, minority 12 and women-owned businesses, and any other underutilized businesses as 13 14 the public body may designate, and (b) compliance with chapter 39.19 15 RCW.

16 <u>NEW SECTION.</u> Sec. 9. (1) The capital projects advisory review board must establish a public-private project review subcommittee of 17 the project review committee to review applications regarding public-18 private agreements. The public-private project review subcommittee 19 20 must include individuals with expertise in the fields of public policy, private finance, management consulting, engineering, 21 architectural design, construction, construction management, labor, 22 23 women and minority-owned businesses, public-private partnerships, 24 operations and maintenance, and public works law. Members of the 25 public-private project review subcommittee must be nominated by the project review committee and approved by the capital projects 26 27 advisory review board in sufficient numbers such that each proposed public-private agreement is reviewed by a panel of members with each 28 of the areas of expertise as listed in this subsection. A member of 29 30 the public-private project review subcommittee may satisfy more than 31 one of the required areas of expertise. The public-private project review subcommittee may include members of the project review 32 33 committee.

(2) A public body desiring to procure a public-private agreement 34 35 must apply for and receive approval of the procurement method as set forth in this section. The public-private project review subcommittee 36 and the public body must follow the process and apply the review 37 standards set forth in RCW 39.10.280, including a public meeting and 38 consideration of public comment. The public-private project review 39 Code Rev/BP:eab H-3117.1/18

1 subcommittee must provide a written recommendation and rationale to capital projects advisory review board, along 2 the with the 3 application package. The board must approve or disapprove the application. Such approval or disapproval does not constitute a 4 decision on the merit of the proposed project, but is limited to 5 6 approval or disapproval of the public body's proposed alternative public works procurement method only. The capital projects advisory 7 review board may publish additional information, implementation 8 manuals, best practices, guidelines, or criteria for consideration in 9 evaluating proposed public-private procurement applications. 10

11 (3) An application regarding a public-private agreement is not 12 subject to and does not affect the number of projects or dollar 13 values to be reviewed by the project review committee under RCW 14 39.10.250.

(4) In its application regarding a public-private agreement, the 15 16 public body must provide a project report, in a form acceptable to 17 the public-private project review subcommittee, describing the public 18 body's intended team for the project, the experience and expertise of 19 the team and key personnel, the public body's reasons for using the selected procurement method, and the reasons such procurement method 20 21 is suited to the intended project. The project report may include, but is not limited to, the public body's descriptions of the 22 following information: (a) A general description of the proposed 23 public-private facility and public-private agreement; (b) the policy 24 25 and regulatory structure for overseeing the public-private facility 26 and its operations; (c) the public body's preliminary business case analysis, if any; (d) preliminary discussion of financial data, pro 27 28 formas, cost and revenue allocation, taxation, profit sharing, and anticipated public and private funding sources; (e) general financial 29 evaluation of the public-private facility, including the public 30 31 body's preliminary draft value-for-money analysis, if any; 32 (f) additional responsibilities by both the private concessionaire and the public body during the agreement period; (g) the anticipated 33 advantages of entering into the anticipated public-private agreement; 34 and (h) the public body's plans to protect the 35 interests of subcontractors, suppliers, and laborers, and to include participation 36 by minority, women-owned, veteran-owned, small, disadvantaged, or 37 underutilized businesses. 38

39 (5) Deviation from the requirements of this public-private 40 agreement provides grounds for denial of the procurement method, but Code Rev/BP:eab 15 H-3117.1/18 1 does not invalidate any public-private agreement after approval or 2 award except through timely protest to the public body pursuant to 3 section 2 of this act and the public body's published protest 4 procedures.

5 (6) The public body must submit an annual project report to the 6 project review committee addressing the operation and financial 7 performance of the public-private facility and public-private 8 agreement and the public body's compliance and deviation from the 9 project report submitted in the public body's application. The annual 10 report must be submitted during construction and the first five years 11 of operation of the public-private facility.

12 (7) The board may authorize a maximum of four public-private agreement procurements per year. If more than four applications are 13 received in a single year during such time, the public-private 14 project review subcommittee and capital projects advisory review 15 16 board must make reasonable efforts to balance the types of projects 17 recommended pursuant to subsection (2) of this section. The capital projects advisory review board may establish processes, forms, 18 guidelines, and deadlines for submitting and reviewing applications 19 to promote fairness and avoid unnecessary expense. The capital 20 21 projects advisory review board may additionally impose reporting requirements regarding project performance and propose to 22 the modifications to improve the procurement 23 legislature and implementation of public-private agreements. 24

25 **Sec. 10.** RCW 39.10.230 and 2013 c 222 s 3 are each amended to 26 read as follows:

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The board has the following powers and duties:

(1) Develop and recommend to the legislature policies to further enhance the quality, efficiency, and accountability of capital construction projects through the use of traditional and alternative delivery methods in Washington, and make recommendations regarding expansion, continuation, elimination, or modification of the alternative public works contracting methods;

(2) Evaluate the use of existing contracting procedures and the
 potential future use of other alternative contracting procedures
 including competitive negotiation contracts;

37 (3) Submit recommendations to the appropriate committees of the 38 legislature evaluating alternative contracting procedures that are 39 not authorized under this chapter;

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(4) Appoint members of committees <u>and approve</u> or <u>disapprove</u>
 <u>applications to utilize the public-private agreement procurement</u>
 <u>method pursuant to section 9 of this act</u>; and

4 (5) Develop and administer questionnaires designed to provide
5 quantitative and qualitative data on alternative public works
6 contracting procedures on which evaluations are based.

7 The capital projects advisory review board is directed to review current statutes regarding life-cycle cost analysis and energy 8 9 efficiency as related to the design-build procurement method performed under this chapter ((39.10 RCW)). Capital projects advisory 10 11 review board shall report to the appropriate committees of the legislature by December 31, 2013, with recommendations for statutory 12 changes that promote energy efficiency and reduce the total cost to 13 14 construct, operate, and maintain public buildings. Recommendation must include provisions for postoccupancy validation of estimated 15 16 energy efficiency measures, and operating and maintenance cost 17 estimates. Life-cycle estimates of energy use must include estimates 18 of energy consumptions for materials used in construction.

Sec. 11. RCW 43.131.408 and 2017 c 211 s 2 and 2017 c 136 s 2 are each reenacted and amended to read as follows: The following acts or parts of acts, as now existing or hereafter amended, are each repealed, effective June 30, 2022:

23 (1) RCW 39.10.200 and 2010 1st sp.s. c 21 s 2, 2007 c 494 s 1, & 24 1994 c 132 s 1;

25 (2) RCW 39.10.210 and 2014 c 42 s 1 & 2013 c 222 s 1;

26 (3) RCW 39.10.220 and 2013 c 222 s 2, 2007 c 494 s 102, & 2005 c 27 377 s 1;

(4) RCW 39.10.230 and <u>2018 c . . s 10 (section 10 of this act)</u>,
2013 c 222 s 3, 2010 1st sp.s. c 21 s 3, 2009 c 75 s 1, 2007 c 494 s
103, & 2005 c 377 s 2;

31 (5) RCW 39.10.240 and 2013 c 222 s 4 & 2007 c 494 s 104;

32 (6) RCW 39.10.250 and 2013 c 222 s 5, 2009 c 75 s 2, & 2007 c 494 33 s 105;

34 (7) RCW 39.10.260 and 2013 c 222 s 6 & 2007 c 494 s 106;

35 (8) RCW 39.10.270 and 2017 c 211 s 1, 2013 c 222 s 7, 2009 c 75 s
36 3, & 2007 c 494 s 107;

37 (9) RCW 39.10.280 and 2014 c 42 s 2, 2013 c 222 s 8, & 2007 c 494 38 s 108;

39 (10) RCW 39.10.290 and 2007 c 494 s 109;

(11) RCW 39.10.300 and 2013 c 222 s 9, 2009 c 75 s 4, & 2007 c 1 2 494 s 201; (12) RCW 39.10.320 and 2013 c 222 s 10, 2007 c 494 s 203, & 1994 3 c 132 s 7; 4 (13) RCW 39.10.330 and 2014 c 19 s 1, 2013 c 222 s 11, 2009 c 75 5 6 s 5, & 2007 c 494 s 204; 7 (14) RCW 39.10.340 and 2014 c 42 s 3, 2013 c 222 s 12, & 2007 c 494 s 301; 8 9 (15) RCW 39.10.350 and 2014 c 42 s 4 & 2007 c 494 s 302; (16) RCW 39.10.360 and 2014 c 42 s 5, 2013 c 222 s 13, 2009 c 75 10 11 s 6, & 2007 c 494 s 303; 12 (17) RCW 39.10.370 and 2014 c 42 s 6 & 2007 c 494 s 304; 13 (18) RCW 39.10.380 and 2013 c 222 s 14 & 2007 c 494 s 305; (19) RCW 39.10.385 and 2013 c 222 s 15 & 2010 c 163 s 1; 14 15 (20) RCW 39.10.390 and 2014 c 42 s 7, 2013 c 222 s 16, & 2007 c 16 494 s 306; 17 (21) RCW 39.10.400 and 2013 c 222 s 17 & 2007 c 494 s 307; (22) RCW 39.10.410 and 2007 c 494 s 308; 18 (23) RCW 39.10.420 and 2017 c 136 s 1 & 2016 c 52 s 1; 19 (24) RCW 39.10.430 and 2007 c 494 s 402; 20 21 (25) RCW 39.10.440 and 2015 c 173 s 1, 2013 c 222 s 19, & 2007 c 22 494 s 403; (26) RCW 39.10.450 and 2012 c 102 s 2 & 2007 c 494 s 404; 23 24 (27) RCW 39.10.460 and 2012 c 102 s 3 & 2007 c 494 s 405; 25 (28) RCW 39.10.470 and 2014 c 19 s 2, 2005 c 274 s 275, & 1994 c 26 132 s 10; 27 (29) RCW 39.10.480 and 1994 c 132 s 9; (30) RCW 39.10.490 and 2013 c 222 s 20, 2007 c 494 s 501, & 2001 28 29 c 328 s 5; (31) RCW 39.10.900 and 1994 c 132 s 13; 30 31 (32) RCW 39.10.901 and 1994 c 132 s 14; (33) RCW 39.10.903 and 2007 c 494 s 510; 32 (34) RCW 39.10.904 and 2007 c 494 s 512; and 33 (35) RCW 39.10.905 and 2007 c 494 s 513. 34

35 <u>NEW SECTION.</u> Sec. 12. Except for sections 10 and 11 of this 36 act, this act expires four years after the effective date of this 37 section.

<u>NEW SECTION.</u> Sec. 13. Sections 1 through 9 of this act
 constitute a new chapter in Title 39 RCW.

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