EVALUATING TWO METHODS OF CONSTRUCTION PROCUREMENT

Public procurement of construction projects has evolved into various methods. Not all methods are allowed in all states. This article will examine two options: design-bid-build (open bid) and cooperative (interlocal) purchasing.

Design-Bid-Build

The design-bid-build project delivery method is available in all states (Figure 1).

- The owner contracts directly with a designer of record—typically an architect, engineer, or consultant (AEC)—to provide project-specific sealed documents that are advertised and bid by general contractors, subcontractors, and suppliers.
- The AEC has no financial interest in the products specified.
- There is usually a public bid opening by the owner, where bids are read aloud and recorded.
- The AEC typically participates in helping the owner determine bid awards and provides construction administration services.

Cooperative Purchasing

Cooperative purchasing of publicly funded construction is not allowed in all states. Additionally, some states previously allowed cooperative purchasing for construction, but now prohibit its use. Cooperative purchasing bidding and other practices can vary significantly from one cooperative to another.

- The cooperative, using its own criteria, determines who is the lowest responsible bidder and awards a multi-year contract, with possible one-year renewals.
- The primary entity providing construction services, or vendor, may be a contractor, manufacturer, or another type of business. These entities have an inherent financial conflict of interest when performing as the designer of record.
- There might not be a formal written construction agreement between the owner and the vendor. The owner may only issue a purchase order based on the unit price book created by the cooperative and priced out by the vendor (Figure 2).
- Bidders in cooperatives are often evaluated for items not included in a design-bid-build project, such as level of financial and sales force

Figure 1 – Example of design-bid-build project delivery.
commitment to market the cooperative to prospective owners.

**DESIGN PHASE**

**Design-Bid-Build**
- An AEC is selected by the public owner to serve as designer of record, according to state law.
- The AEC is most often selected based on the owner’s request for qualifications (RFQ).
- The AEC is required in most states to have professional liability insurance.
- The AEC hired by the owner usually evaluates the owner’s needs and recommends design solution(s) based on the project.
- The owner reviews and selects a design solution and agrees to a project budget amount.
- The AEC provides professional services according to the owner-AEC agreement (Figure 3).

**Cooperative Purchasing**
- The owner often determines the project scope and preliminary budget prior to contacting a vendor in a cooperative.
- Owners sometimes may seek assistance from a cooperative vendor in evaluating the owner’s needs, establishing budgets, providing specifications, or providing design services.
- Technical specifications written by the vendor typically only include products sold through the cooperative and are, many times, proprietary. Proprietary, single-source specifications, written in the vendor’s favor, often result in reduced competition and higher costs.
- States may require owners to determine if an AEC is necessary for project scope. Certain states have specific requirements related to AEC selection and what projects require independent AEC involvement (Figure 4).
- Cooperative procured construction projects may lack a designer of record, and therefore may lack an independent third party with professional liability insurance.

**BID PHASE**

**Design-Bid-Build**
- Bidding documents are typically available for local review in plan rooms and other systems.
- Owners usually advertise locally in print and online media. Certain states have a specific requirement for what constitutes proper advertising of bid proposal requests.
- The owner and AEC may conduct a pre-bid meeting, usually at the project site if it is a renovation or building addition.
- The AEC issues addenda to clarify items in the bidding documents.
- The owner may use a variety of criteria to evaluate bid proposals, including price, safety record, past performance on similar projects, and other factors.
- The owner determines the lowest responsible bidder and awards a construction contract.

**Cooperative Purchasing**
- Cooperative purchasing of construction is most often bid on a unit-price basis statewide or nationwide, well in advance of a construction project. Vendors are not aware of what, where, or when projects will be awarded; therefore, unit prices must be priced accordingly.
- No bidding documents are available for review in local construction plan rooms by local contractors, subcontractors, and suppliers.
FORM OF AGREEMENT AND STANDARD CONSTRUCTION FORMS

Design-Bid-Build
- There are standard time-tested forms of agreement between the various parties involved in the project, available from multiple providers, such as the American Institute of Architects (AIA).
- Public entities may have their own form of agreement based on the design-bid-build project delivery method.
- Several standard forms are available from organizations such as the Construction Specifications Institute (CSI), for a variety of construction administration activities.

Cooperative Purchasing
- There appear to be no standard agreement forms available for a cooperatively procured construction project. It may be possible to use standard forms to fit cooperative procurement, if modified by a knowledgeable party.

SUBMITTALS

Design-Bid-Build
- Submittals are required in most design-bid-build construction projects.
- Submittals are critical in determining what the contractor intends to install and whether it complies with contract documents.
- Pre-construction submittals often include sample warranties, line-item cost breakdowns for pay applications, and other items important to construction administration.

Cooperative Purchasing
- Submittals do not appear to be required for cooperatively procured projects, unless the owner specifically requires them as part of their due diligence.
- It is unknown how the owner determines upfront compliance with unit price book product descriptions and specifications.
- If an independent AEC is not involved in construction administration, it is critical that the owner determine what cooperative vendor construction submittals are appropriate.
- Pre-construction submittals help ensure that what the owner will be paying for in his/her project matches
unit price book descriptions and prices. Audits indicate a lack of documentation for pay application invoices.

CONSTRUCTION PHASE

Design-Bid-Build
- The AEC provides construction contract administration on most design-bid-build projects.
- Construction contract administration by the AEC is dependent on what is required by the owner/AEC agreement. These are common items included in most agreements:
  - Review submittals and shop drawings.
  - Participate in pre-construction meeting.
  - Visit the project site at intervals to observe and report.
  - Review contractor pay applications.
  - Review punch list items.
  - Review closeout documents.

Cooperative Purchasing
- There may not be an independent third party to provide construction contract administration.
- Certain owners may provide construction administration, depending on their staff.
- Audits have indicated a lack of construction administration on construction projects procured with cooperative purchasing.

SUMMARY
Cooperatives may function best when there is a competitively bid price book for commodity products. A well-defined commodity, such as printing paper, makes it easy for owners to conduct appropriate due diligence by comparing prices—both inside and outside the cooperative. Audits, studies, and lawsuits indicate that cooperatively procured construction projects typically:
- Are more expensive than construction projects procured with other methods.
- Lack a state-law-required AEC who would provide contract documents and serve as designer of record to protect the health, safety, and welfare of the public.
- May take less time to procure, but make it much more difficult for the owner to conduct adequate due diligence in order to ensure best value.
- Lack participation of local contractors and suppliers.
- Are much less transparent to public scrutiny.

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REFERENCES
2. Letter from Minnesota Office of the State Auditor to St. Cloud Area School District. September 15, 2015. “Proprietary specifications effectively eliminate competitive bidders. Minnesota law forbids this practice: ‘When any county, city, town, or school district calls for bids for the purchase of supplies or equipment, specifications shall not be so prepared as to exclude all but one type or kind but shall include competitive supplies and equipment.’”
3. Indiana State Board of Accounts. “Examination Report of the Wilson Education Center.” February 5, 2010. “No information was presented for examination showing how the AEPA’s [Association of Educational Service Agencies Partnership’s] bid process would encourage competition and whether the bid process used an objectively measurable basis to determine the lowest responsible and

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Hurricanes Pose Inflation, Labor Threats

The natural disasters that hit the United States and its commonwealths and territories in the third quarter of 2017 threaten to cause construction material and labor costs to rise. The costs associated with Hurricanes Harvey, Irma, and Maria are estimated at $295 billion, according to Moody’s Analytics.

Contractors bidding on work starting in 2018 may be affected by rising project costs, while the shrinking labor market may be made even tighter. As a result, expect subcontractors to raise their costs.

Through October, ENR’s 20-city average labor component for its construction cost index was up 3.6% above 2016. Analysts predict annual escalation could be up to 4.6% in two years.

The differences among the storms and the damages they caused will dramatically affect the insurance industry and the people involved. Hurricane Harvey produced mostly flooding damage, which most insurance does not cover. Hurricane Irma was a wind-related storm, broadly covered by insurance. This could cause the Florida area to recover more quickly than Texas. In Puerto Rico, the island’s already precarious financial position, decimated power grid, and uncertainty as to what the federal government is willing to provide in the way of assistance are a combination that threatens to presage a continuing disaster.

Lumber prices, already affected by threats of countervailing tariffs from Canadian imports and western U.S. wildfires, were up 12.4% on a year-to-year basis in the second quarter of 2017 and should be expected to rise another 10% this year. Roofing, flooring, and gypsum wallboard figures should rise. PVC prices should rise in double digits as well, according to the Cumming Report.

However, in September, the Federal Reserve stated, “Storm-related disruptions and rebuilding will affect economic activity in the near term, but past experience suggests that the storms are unlikely to materially alter the course of the national economy over the medium term.” Its quarterly economic projections raised its Gross Domestic Product outlook for 2017 from 2.1 to 2.2%.

— ENR and CNBC