1	State of Arkansas 91st General Assembly A Bill	
2	<u> </u>	
3	Regular Session, 2017 HOUSE BILL 164	15
4		
5	By: Representatives Bragg, Davis, Della Rosa, Penzo	
6	By: Senators L. Eads, J. Hutchinson	
7		
8	For An Act To Be Entitled	
9	AN ACT CONCERNING PROCUREMENT PROCEDURES FOR	
10	MUNICIPAL SEWAGE SYSTEMS; AND FOR OTHER PURPOSES.	
11		
12		
13	Subtitle	
14	CONCERNING PROCUREMENT PROCEDURES FOR	
15	MUNICIPAL SEWAGE SYSTEMS.	
16		
L7	DE LE TWACETE DE MUE CENTRAL ACCEPANTA OF MUE CENTRAL DE LEVIL	
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
L9	GEOMETON 1 And an an G. L. Mind. 1/ Gl. an ang. G. L. L. and an ang.	
20	SECTION 1. Arkansas Code Title 14, Chapter 235, Subchapter 2, is	
21	amended to add an additional section to read as follows:	
22	14-235-226. Public improvements — Award procedure — Definitions.	
23	(a) As used in this section:	
24	(1) "Design-build" means a project delivery method in which the	
25	municipal sewage system acquires both design and construction services in the	2
26	same contract from a single legal entity, referred to as the "design-	
27	builder", through a process based on a combination of qualifications and	
28	price;	
29	(2) "Design-builder" means an individual, partnership, joint	
30	venture, corporation, or other legal entity licensed in this state that	
31	furnishes the necessary design services and construction itself or through	
32	subcontracts; and	
33	(3)(A) "General contractor construction management" means a	
34	project delivery method acquired through a qualifications-based selection	
35	process in which the municipal sewage system acquires from a construction	
36	entity a series of preconstruction phase services, including without	



1	limitation design review, scheduling, cost control, value engineering,
2	constructability and biddability evaluation, and preparation and coordination
3	of bid packages.
4	(B)(i) After the completion of the preconstruction phase
5	services, the construction entity serves as the general contractor.
6	(ii) The general contractor under subdivision
7	(a)(3)(B)(i) of this section shall hold all trade contracts and purchase
8	orders and shall bond and guarantee the project after providing a maximum
9	guaranteed price, unless the general contractor and municipal sewage system
10	are unable to mutually agree on a maximum guaranteed price for the project
11	construction and which shall require the project construction to be
12	competitively bid as provided by law.
13	(b)(l) In addition to other applicable law on a municipal sewage
14	system's procurement authority, a municipal sewage system created and
15	operating under this chapter may use design-build construction or general
16	contractor construction management as a project delivery method for building,
17	altering, repairing, improving, maintaining, or demolishing any structure
18	associated with the municipal sewage system.
19	(2) The design-builder shall contract directly with
20	subcontractors and shall be responsible for the bonding of the project.
21	(3) A project using design-build construction or general
22	contractor construction management shall comply with state and federal law.
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	