## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## HOUSE BILL 820 Committee Substitute Favorable 5/11/21 Committee Substitute #2 Favorable 5/11/21

Sponsors:         Referred to:         May 5, 2021         A BILL TO BE ENTITLED         AN ACT TO CLARIFY THE DESIGN-BUILD AND DESIGN-BUILD BRIDGING STATUTES, TO PROHIBIT WAIVER OF FUTURE CLAIMS FOR PROGRESS PAYMENTS ON CONSTRUCTION CONTRACTS, TO REQUIRE ATTORNEYS' FEES IN CERTAIN LIEN CLAIMS, AND TO CLARIFY THE LAW DECLARING CERTAIN INDEMNITY CONTRACTS VOID.         The General Assembly of North Carolina enacts: SECTION 1.(a) G.S. 143-128.1A reads as rewritten:         "§ 143-128.1A. Design-build contracts.         (a)       Definitions for purposes of this section:         (1)       Design-builder As defined in G.S. 143-128.1B.         (1g)       Design professional As defined in G.S. 143-128.1B.         (1g)       Design professional As defined in G.S. 143-128.1B.         (2)       Governmental entity As defined in G.S. 143-128.1B.         (3)       Licensed contractor As defined in G.S. 143-128.1B.         (4)       Licensed subcontractor A person or entity, not including design professionals or employees of the design-builder, that will be performing work under the design-builder and whose scope of work proposed for the project requires that it be licensed in accordance with Article 2 or Article 4 of Chapter 87 of the General Statutes.         (5)       Unlicensed subcontractor A person or entity, not including design professionals or employees of the design-builder, that will be performing work under the design-builder and whose scope of work proposed for the project does not re		
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Chapter X / of the General Matures		
(b) A governmental entity shall establish in writing the criteria used for determining the		
circumstances under which the design-build method is appropriate for a project, and such criteria		
shall, at a minimum, address all of the following: (1) The extent to which the governmental entity can adequately and thoroughly		
(1) The extent to which the governmental entity can adequately and thoroughly define the project requirements prior to the issuance of the request for		
qualifications for a design-builder.		
<ul><li>(2) The time constraints for the delivery of the project.</li></ul>		

(3) The ability to ensure that a quality project can be delivered.



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	(4)	The capability of the governmental entity to manage an including the availability of experienced staff or outsic experienced with the design-build method of project de	le consultants who are
	(5)	A good-faith effort to comply with G.S. 143-128.2, C	-
	$(\mathbf{J})$	recruit and select small business entities. The government	
		limit or otherwise preclude any respondent from submit	•
		as the respondent, itself or through its proposed team, is	
		qualified to perform the work defined by the public	
		subsection (c) of this section.	
	(6)	The criteria utilized by the governmental entity, including	ng a comparison of the
		advantages and disadvantages of using the design-build	0 1
		given project in lieu of the delivery methods identified i	
		and (4) of G.S. 143-128(a1).	
(c)	A go	vernmental entity shall issue a public notice of the request	for qualifications that
includes,	at a mi	nimum, general information on each of the following:	
	(1)	The project site.	
	(2)	The project scope.	
	(3)	The anticipated project budget.	
	(4)	The project schedule.	
	(5)	The criteria to be considered for selection and t	he weighting of the
		qualifications criteria.	
	(6)	Notice of any rules, ordinances, or goals established	
		entity, including goals for minority- and women-owned	business participation
	~ <b>—</b> ``	and small business participation.	
	(7)	Other information provided by the owner to potent	ial design-builders in
	$\langle 0 \rangle$	submitting qualifications for the project.	1 11 / 1 1/1 1/1
	(8)	A statement providing that <u>directing</u> each design-builde	
		response to the request for qualifications an explanati	
		selection, which selection. The governmental entity ma	
		the following project team selection options shall be us the response shall consist of either of the following of	-
		<u>the response</u> shall consist of either of the following: <u>f</u> selection options:	onowing project team
		a. A list of the licensed contractors, licensed subco	ntractors and license
		design professionals whom the design-builder	
		project's design and construction. If this project	. <b>1</b>
		the design-builder may self-perform some or	•
		employees of the design-builder and, without b	
		negotiated subcontracts to perform some or	
		subcontractors, including, but not exclusively w	
		the list. In submitting its list, the design-but	
		required to, include one or more unlicense	
		design-builder proposes to use. If this project te	
		used, the design-builder may, at its election ar	
		use of negotiated subcontracts, accept bids for	
		more of its first-tier subcontractors.	
		b. An <u>A list of the licensed contractors and desig</u>	n professionals whon
		the design-builder proposes to use for the	•
		<u>construction and an</u> outline of the strategy the c	
		construction and an outline of the strategy the	iesign-bunder plans it
		use for open <del>contractor and</del> subcontractor sele	•

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1		project team selection option is used, the design	i-builder may also
2		self-perform some of the work with employees of t	-
3		wing evaluation of the qualifications of the design-builde	
4		design-builders shall be ranked. If after the solicitation for o	U
5	•	responses have been received from qualified design-builders	
6	• •	solicit for design-builders. If as a result of such second solic	•
7	-	es are received, the governmental entity may then begin ne	-
8	-	lesign-builder under G.S. 143-64.31 even though fewer the	_
9		f the governmental entity deems it appropriate, the govern	mental entity may
10		l responders to interview with the governmental entity.	D of this Charten
11		lesign-builder shall be selected in accordance with Article 3	-
12 13		lder shall <del>certify certify, in the response to the request for</del>	-
13 14		$\frac{1}{1}$ this section, to the governmental entity that each licensed of r of the design build team including subconsultants was a	01
14		r of the design-build team, including subconsultants, was sempetence and qualifications in the manner provided by G.S.	
15 16		design-builder shall provide a performance and paym	
17		tity in accordance with the provisions of Article 3 of Chapter	
18	U	sign-builder shall obtain written approval from the governme	
19		rsonnel as listed in <del>sub-subdivision <u>sub-subdivisions</u> (c)(8)</del> a	
20		contract has been awarded. For purposes of this subsectio	
21		of the following:	<u>p</u>
22	(1)	For the project team selection option under sub-subdivis	ion (c)(8)a. of this
23		section, the licensed contractors, licensed subcontract	
24		professionals identified in the response to the request for q	ualifications.
25	<u>(2)</u>	For the project team selection option under sub-subdivision	ion (c)(8)b. of this
26		section, the licensed contractors and design professional	s identified in the
27		response to the request for qualifications."	
28		<b>FION 1.(b)</b> G.S. 143-128.1B reads as rewritten:	
29	-	Design-build bridging contracts.	
30		itions for purposes of this section:	
31	<u>(1a)</u>	Costs of the subcontractor work The sum total amount	
32		subcontract packages bid or proposed to be bid under su	bsection (f) of this
33	(1)	section.	1 1
34 25	(1)	Design-build bridging. – A design and construction deliver	
35 36		a governmental entity contracts for design criteria service	
30 37	(2)	agreement from the construction phase services of the desi Design-builder. – An appropriately licensed person, cor	
38	(2)	that, under a single contract, offers to provide or provides of	
39		general contracting services where services within the scop	-
40		professional engineering or architecture are performed	-
41		licensed engineer or licensed architect and where services	1 0
42		the practice of general contracting are performed by a	-
43		contractor.	e neensea general
44	(3)	Design criteria. – The requirements for a public project exp	pressed in drawings
45	(-)	and specifications sufficient to allow the design-builder to	
46		bid proposal.	
47	(4)	Design professional. – Any professional licensed under C	hapters 83A, 89A,
48		or 89C of the General Statutes.	L / /
49	(5)	First-tier subcontractor. – A subcontractor who contracts	s directly with the
50		design-builder, excluding design professionals.	-

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	<u>(5g)</u>	General conditions A specific list compiled by the g	overnment entity that
		identifies the tools, resources, and equipment not directl	-
		construction activities, but that are required to comple	-
		which the design-builder is to be compensated. As	1 0
		includes the following: on-site construction office	-
		electrical and other utility services during construction	-
		superintendent, construction supervisors, and clerical s	
		security; and other temporary measures. This term shall	
		the following:	
		<u>a.</u> <u>Construction work to be bid pursuant to subsection</u>	on (f) of this section.
		b. Design services of a design professional.	
	(6)	Governmental entity. – Every officer, board, departn	nent commission or
	(0)	commissions charged with responsibility of preparation	
		awarding or entering into contracts for the erection, co	-
		or repair of any buildings for the State or for any county,	
		public body.	indificipanty, or other
	(7)	Licensed contractor. – A person or entity whose scope	of work proposed for
		the project requires that it be licensed in accordance w	
		Article 1 of Chapter 87 of the General Statutes.	
	(b) A go	vernmental entity shall establish in writing the criteria use	d for determining the
		nder which engaging a design criteria design professiona	
		criteria shall, at a minimum, address all of the following:	
Proj	(1)	The extent to which the governmental entity can adequ	
	(1)	define the project requirements prior to the issuance	
		proposals for a design-builder.	e of the request for
	(2)	The time constraints for the delivery of the project.	
	(3)	The ability to ensure that a quality project can be delive	red
	(4)	The capability of the governmental entity to manage an	
		including the availability of experienced staff or outside	
		experienced with the design-build method of project del	
	(5)	A good-faith effort to comply with G.S. 143-128.2, G	S. 143-128.4 and to
		recruit and select small business entities. The governm	
		limit or otherwise preclude any respondent from submitt	
		as the respondent, itself or through its proposed team, is	
		qualified to perform the work defined by the public	•
		subsection (d) of this section.	notice issued differ
	(6)	The criteria utilized by the governmental entity, includin	g a comparison of the
	(0)	advantages and disadvantages of using the design-build	
		given project in lieu of the delivery methods identified in	•
		and (4) of G.S. 143-128(a1).	(1), (2),
	(b1) The	governmental entity, as a criterion in subsection (b) of t	his section shall not
		n-builder to provide the costs of the subcontractor work	
	kage.		
-		before entering into a contract for design-build services u	under this section, the
		tity shall select or designate a staff design professional, or	
-		ent of the design-builder, to act as its design criteria desi	
	-	r the procurement process and for the duration of the desig	
-		sional is not a full-time employee of the governmental ent	
		et the design professional on the basis of demonstra	
	•	provided by G.S. 143-64.31. The design criteria design	-
-		riteria in consultation with the governmental entity. The	
	r		

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1 2	professional shall not be eligible to submit a response to the request for proposals nor provide design input to a design-build response to the request for proposals. The design criteria design		
3	professional shall prepare a design criteria package equal to thirty-five percent (35%) of the		
4		a documentation for the entire construction project. The design criteria package	
5	-	the design-builder to include the costs of the subcontractor work in its response	
6		all of the following:	
7	(1)	Programmatic needs, interior space requirements, intended space utilization,	
8		and other capacity requirements.	
9 10	(2)	Information on the physical characteristics of the site, such as a topographic survey.	
11	(3)	Material quality standards or performance criteria.	
12	(4)	Special material requirements.	
12	(1)	Provisions for utilities.	
14	(6)	Parking requirements.	
15	(7)	The type, size, and location of adjacent structures.	
16	(8)	Preliminary or conceptual drawings and specifications sufficient in detail to	
17		allow the design-builder to make a proposal which is responsive to the request	
18		for proposals.	
19	(9)	Notice of any ordinances, rules, or goals adopted by the governmental entity.	
20	<u>(10)</u>	The list of general conditions prepared by the governmental entity for which	
21	<u>,                                    </u>	the design-builder is to provide a fixed fee in accordance with sub-subdivision	
22		(10)a. of subsection (d) of this section.	
23	<u>(11)</u>	The form of the contract to be entered into by the successful design-builder to	
24		whom the project is awarded pursuant to subsection (e) of this section. The	
25		form of the contract may, upon discretion of the governmental entity, allow	
26		for multiple phases, termination for convenience and rights arising therefrom,	
27		and the subsequent setting of guaranteed maximum prices.	
28	<u>(12)</u>	A statement directing each design-builder to submit in its response to the	
29		request for qualifications an explanation of its proposed plan for its good-faith	
30		compliance with G.S. 143-128.2.	
31		vernmental entity shall issue a public notice of the request for proposals that	
32		nimum, general information on each of the following:	
33	(1)	The project site.	
34	(2)	The project scope.	
35	(3)	The anticipated project budget.	
36	(4)	The project schedule.	
37	(5)	The criteria to be considered for selection and the weighting of the selection	
38		criteria.	
39	(6)	Notice of any rules, ordinances, or goals established by the governmental	
40		entity, including goals for minority- and women-owned business participation	
41	( <b>7</b> )	and small business entities. The thirty five generated by the design $a_{1}$	
42	(7)	The thirty-five percent (35%) design criteria package prepared by the design	
43 44	(9)	criteria design professional.	
	(8)	Other information provided by the owner to design-builders in submitting	
45 46	( <b>0</b> )	responses to the request for proposals for the project. A statement providing that each design-builder shall submit in its request for	
40 47	(9)		
47 48		proposal response an explanation of its project team selection, which shall consist of a list of the licensed contractor and <del>licensed</del> design professionals	
48 49		whom the design-builder proposes to use for the project's design and	
49 50		construction.	
50			

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1	(10) A statement providing that each design-builder shal	l submit in <del>its request for</del>
2	proposal a separate sealed envelope with all envelope	lope, contemporaneously
3	with the response to the request for proposals, the de	esign-builder's fixed fees,
4	excluding the costs of the subcontractor work, for de	esigning and constructing
5	the project in accordance with requirements set the	
6	entity's criteria and the terms and conditions set	
7	contract under subdivision (11) of subsection (c) of t	his section for each of the
8	following: following, listed separately by item:	
9	a. The design-builder's price for providing the	e
10	contract.identified in the request for proposa	
11 12	b. The design builder's proposed fee for	-
12	c. The design-builder's <del>fee for</del> design <del>service</del>	
13 14	c. The design-builder's fee for design servic complete the project.	<del>es.</del> services necessary to
14	(e) Following evaluation of the qualifications of the design-but	uilders the governmental
16	entity shall rank the design-builders who have provided responses, grou	e e
17	ordinal ranking. If after the solicitation for design-builders not as man	
18	been received from qualified design-builders, the governmental enti	-
19	design-builders. If as a result of such second solicitation not as mar	
20	received, the governmental entity may then make its selection. From the	•
21	design-builders, the governmental entity shall select the design-bu	• • • •
22	responsive, responsible bidder based on the cumulative amount of fee	
23	with subdivision $(d)(10)$ of this section and taking into consideration $d$	-
24	the time specified in the proposals for the performance of the contract.	
25	certify to the governmental entity that each licensed design professiona	al who is a member of the
26	design-build team, including subconsultants, was selected based upon o	lemonstrated competence
27	and qualifications in the manner provided by G.S. 143-64.31.	
28	(f) The design-builder shall accept bids based upon the provis	sions of this Article from
29	first-tier subcontractors for all construction work under this section.	
30	(g) The design-builder shall provide a performance and	
31	governmental entity in accordance with the provisions of Article 3 of Cl	
32	Statutes. The design-builder shall obtain written approval from the gov	
33	changing key personnel, as listed under subdivision (d)(9) of this section	ion, after the contract has
34 35	been awarded."	
33 36	<b>SECTION 1.(c)</b> G.S. 143-129(e)(11) reads as rewritten: "(11) Contracts by a public entity with <u>any of the following</u>	
30 37		
38	<u>a.</u> <u>a-A</u> construction manager at risk executed pu <u>b.</u> <u>A design-builder executed pursuant to G.S.</u>	
39	<u>c.</u> <u>A design-builder executed pursuant to G.S.</u>	
40	SECTION 1.(d) This section becomes effective October	
41	contracts entered into, amended, or renewed on or after that date.	, 2021, and appres to
42	<b>SECTION 2.(a)</b> Article 1 of Chapter 22B of the Genera	l Statutes is amended by
43	adding a new section to read:	
44	"§ 22B-5. Waiver of liens or claims as a condition of progress pays	nent invalid.
45	(a) Provisions in lien waivers, releases, construction agr	
46	G.S. 22B-1(f)(1), or design professional agreements as defined in G.S.	
47	to require a promisor to submit a waiver or release of liens or claims a	
48	interim or progress payments due from a promisee under a construct	
49	professional agreement are void and unenforceable unless limited to	o the specific interim or
50	progress payment actually received by the promisor in exchange for the	e lien waiver.
51	(b) This section does not apply to the following:	

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1	(1) Lien waivers or releases for final payments.	
2	(2) Agreements to settle and compromise disputed claims aft	ter the claim has been
3	identified by the claimant in writing regardless of whet	
4	initiated a civil action or arbitration proceeding."	ner the promisor hus
5	<b>SECTION 2.(b)</b> This section becomes effective October 1, 202	1 and applies to liens
6	attached on or after that date.	r, and applies to hells
7	<b>SECTION 3.(a)</b> G.S. 44A-35 reads as rewritten:	
8	"§ 44A-35. Attorneys' fees.	
9	(a) In any suit brought or defended under the provisions of Article	2 or Article 3 of this
10	Chapter, the presiding judge may allow a reasonable attorneys' fee to the a	
11	the prevailing party. This attorneys' fee is to be taxed as part of the court <del>cou</del>	• • • •
12	the losing party upon a finding that there was an unreasonable refusal by the	
12	resolve the matter which constituted the basis of the suit or the basis of the d	
		erense. <u>costs with the</u>
14	<u>final judgment or arbitration award.</u>	
15	(b) The court or arbitrator shall determine the prevailing party ba	
16	amount in controversy between the parties as of the commencement of the	
17	hearing resulting in a judgment or arbitration award, considering all	relevant facts and
18	circumstances.	
19	(c) If a party serves (i) an offer of judgment in accordance with G	
20	(ii) a written settlement offer, so that the offer is received at least	
21	commencement of the trial, arbitration, or hearing resulting in a judgment of	-
22	matters in controversy between the parties, the last offer shall be deem	ed to be that party's
23	monetary position for purposes of determining the amount in controversy.	
24	(d) In determining the amount of reasonable attorneys' fees and	-
25	section, the court or arbitrator may consider all relevant facts and circu	mstances, including,
26	without limitation, the following:	
27	(1) The amount in controversy and the results obtained.	
28	(2) The reasonableness of the time and labor expended,	and the billing rates
29	charged, by the attorneys.	
30	(3) The novelty and difficulty of the questions raised in the	
31	(4) The skill required to perform properly the legal services	rendered.
32	(5) The relative economic circumstances of the parties.	
33	(6) <u>Settlement offers made prior to the commencement of th</u>	e trial, arbitration, or
34	hearing.	
35	(7) Offers of judgment pursuant to Rule 68 of the North Ca	rolina Rules of Civil
36	Procedure and whether judgment finally obtained was	
37	such offers.	
38	(8) Whether a party unjustly exercised superior economic base	rgaining power in the
39	conduct of the action or withheld payment of undisputed	
40	(9) The timing of settlement offers.	
41	(10) The extent to which the party seeking attorneys' fees pre	vailed in the action.
42	(11) The amount of attorneys' fees awarded in similar cases.	
43	(e) A party may submit evidence relating to an award of attorneys	' fees by affidavit or
44	declaration. The court or arbitrator may admit other evidence, including, with	
45	or deposition testimony. A party may submit expert testimony to support an	
46	or arbitrator shall not require expert testimony.	i un ulu, out the coult
47	(f) For purposes of this section, "prevailing party" is a the party p	laintiff or third party
48	plaintiff who obtains a judgment of at least fifty percent (50%) of the who	
49	sought in a claim or is a party defendant or third party defendant against who	•
<del>4</del> )	which results in a judgment of less than fifty percent (50%) of the amoun	
50 51	defended. Notwithstanding the foregoing, in the event an offer of jud	0
51	detended. Notwithstanding the foregoing, in the event an orier of jut	agment i <del>s served in</del>

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accordance with G.S. 1A-1, Rule 68, a "prevailing party" is an offeree who obtains judgment in 1 2 an amount more favorable than the last offer or is an offeror against whom judgment is rendered 3 in an amount less favorable than the last offer.position at the commencement of the trial, 4 arbitration, or hearing is closest to the amount of the judgment or arbitration award. The court or 5 arbitrator shall determine the prevailing party based upon the principal amount in controversy 6 between the parties as of the commencement of the trial, arbitration, or hearing resulting in a 7 judgment or arbitration award, considering all relevant facts and circumstances." 8 **SECTION 3.(b)** This section becomes effective October 1, 2021, and applies to any 9 claim arising on or after that date. 10 SECTION 4.(a) G.S. 22B-1 reads as rewritten: 11 "§ 22B-1. Certain indemnity and defend agreements invalid. 12 Provisions in, or in connection with, a construction agreement or design professional (a) 13 agreement purporting to require a promisor to indemnify or hold harmless the promisee, the 14 promisee's independent contractors, agents, employees, or indemnitees against liability for 15 damages arising out of bodily injury to persons or damage to property proximately caused by or 16 resulting from the negligence, in whole or in part, of the promisee, its independent contractors, 17 agents, employees, or indemnitees, is against public policy, void and unenforceable. Nothing 18 contained in this subsection shall prevent or prohibit a contract, promise or agreement whereby 19 a promisor shall indemnify or hold harmless any promisee or the promisee's independent 20 contractors, agents, employees or indemnitees against liability for damages resulting from the 21 sole-negligence of the promisor, its agents or employees.employees when the negligence of the 22 promisee, the promisee's independent contractors, agents, employees or indemnitees is not a 23 proximate cause of the damages sought. 24 (b) Provisions in, or in connection with, a construction agreement or design professional 25 agreement purporting to require a promisor to indemnify or hold harmless the promisee, the 26 promisee's independent contractors, agents, employees, indemnitees, or any other person or entity 27 against losses, damages, or expenses are against public policy, void, and unenforceable unless 28 the the fault of the promisor or its derivative parties is a proximate cause of the loss, damage, or 29 expense indemnified.

30 ...."

31 SECTION 4.(b) This section becomes effective October 1, 2021, and applies to
 32 construction agreements and design professional agreements entered into on or after that date.
 33 SECTION 5. Except as otherwise provided, this act is effective when it becomes

34 law.