## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

February 8, 1999

I believe that this bill achieves your intent in that it specifically authorizes municipalities, sewerage districts and counties to use the design and build method, although I don't see anything in current law s. 59.52 (29), 60.47, 61.55 or 62.15 that would prohibit the use of the design and build method now. Because s. 62.03 exempts 1st class cities from most of the provisions in ch. 62, I had to amend that section to ensure that the bill *does* apply to the City of Milwaukee, although the city may have in effect an ordinance that already adopts s. 62.15. Is this OK, or do you want to exclude 1st class cities from the changes made in this bill to s. 62.15? Also, because of statutory cross–references, this bill will apply to technical colleges and federated library systems. Is this OK? See ss. 38.18 and 43.17 (9) (a).

Marc E. Shovers Senior Legislative Attorney 266–0129