1	SENATE FLOOR VERSION
	April 11, 2019
2	AS AMENDED
3	ENGROSSED HOUSE
5	BILL NO. 2666 By: Wallace of the House
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	and
5	I countries to the Constant
6	Leewright of the Senate
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8	[public buildings and public works - project
0	consultants - Public Facilities Act - Public
9	Construction Management Act for Political
	Subdivisions - repealer - codification - effective
10	date]
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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14	SECTION 1. AMENDATORY 61 O.S. 2011, Section 61, as last
15	amended by Section 2, Chapter 71, O.S.L. 2016 (61 O.S. Supp. 2018,
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16	Section 61), is amended to read as follows:
17	Section 61. As used in Sections 61 through 65 of this title:
± /	section of. As used in sections of childugh of of this title.
18	1. "Chief administrative officer" means an individual
10	responsible for directing the administration of a state agency. The
19	responsible for directing the administration of a state agency. The
20	term does not mean one or all of the individuals that make policy
21	for a state agency;
22	2. "Construction manager" means an individual, firm,
23	corporation, association, partnership, copartnership, or any other
24	legal entity on the Office of Management and Enterprise Services
	<u> </u>

1 Construction and Properties (OMES-CAP) registration list and

2 possessing the qualifications to provide services of construction 3 management which include, but are not necessarily limited to, design 4 review, scheduling, cost control, value engineering, 5 constructability evaluation, preparation and coordination of bid 6 packages, and construction administration;

3. "Consultant" means an individual or legal entity possessing 7 the qualifications to provide licensed architectural, registered 8 9 engineering, or registered land surveying services or other 10 individuals or legal entities possessing specialized credentials and 11 qualifications as may be needed to evaluate, plan or design and/or 12 provide construction administration and/or construction inspection services for any construction or a public work improvement project; 13 4. "Director" means the Director of the Office of Management 14 15 and Enterprise Services; "Department" means the Department of Real Estate Services of 16 5. the Office of Management and Enterprise Services; 17

18 6. "Office" means the Office of Management and Enterprise
19 Services;

7. "Project" means studies, evaluations, plans or designs for
facility evaluations or public work improvements, except the
transportation facilities under the jurisdiction of the Department
of Transportation or the Oklahoma Turnpike Authority:

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- a. to construct, renovate, alter, repair, maintain, or
 improve real property or fixtures of real property,
 and
- that does not constitute "construction" as defined by 4 b. 5 the Public Building Construction and Planning Act; 8. "State agency" means an agency, office, officer, bureau, 6 board, counsel, court, commission, institution, unit, division, body 7 or house of the executive or judicial branches of state government, 8 9 whether elected or appointed, excluding only political subdivisions 10 of the state, the Oklahoma State Regents for Higher Education and 11 its constituent institutions and the Commissioners of the Land 12 Office; and

9. "Facilities Director" or "SFD" means the State Facilities
 Director of the Department of Real Estate Services of the Office of
 Management and Enterprise Services; and

16 10. "Political subdivision" means any local governmental body formed pursuant to the laws of this state, including, but not 17 limited to, school districts, career technology centers, cities, 18 counties, public trusts, public authorities, commissions or other 19 20 local governmental bodies exercising their authority to contract with construction managers and/or consultants. The term also means 21 any quasi-governmental and nongovernmental organizations contracting 22 23 with construction managers and/or consultants using public funds or on behalf of a political subdivision. 24

SECTION 2. AMENDATORY 61 O.S. 2011, Section 62, as last
 amended by Section 3, Chapter 302, O.S.L. 2013 (61 O.S. Supp. 2018,
 Section 62), is amended to read as follows:

The Department of Real Estate Services of the 4 Section 62. A. 5 Office of Management and Enterprise Services shall maintain a file of all persons and entities interested in and capable of performing 6 7 construction management and consultant services for state agencies. The file shall include registration forms and information submitted 8 9 by construction managers and consultants pursuant to rules 10 promulgated by the Office of Management and Enterprise Services. 11 Pursuant to rules promulgated by the Office, the Department shall 12 determine whether a construction manager or consultant qualifies for registration and shall notify the construction manager or consultant 13 within twenty (20) days of receipt of a request for registration. 14 15 Construction managers and consultants shall re-register for each successive calendar year with the Department. 16

B. The requisitioning state agency shall define the scope of a
proposed project. The scope shall identify project components,
phases and timetables and shall include detailed project
descriptions. The state agency may request the Department to assist
with scope development. The state agency shall send the scope and a
requisition for construction management or consultant services,
signed by an authorized official, to the Department. The Department

shall review the scope and approve it before the state agency issues
 a solicitation.

C. The state agency shall issue a solicitation to construction managers or consultants that are registered with the Department and capable of providing the services the state agency desires. The solicitation shall, at a minimum, contain:

7 1. Description and scope of the project;

8 2. Estimated construction cost or available funds, anticipated
9 starting date, and completion date the state agency desires for the
10 project;

3. Certification of funds available for the construction manager or consultant fee, including federal, state or other participation;

Closing date for construction manager or consultant to give
 notice of interest to the state agency; and

16 5. Additional data the state agency requires from the
17 construction manager or consultant. The closing date for submission
18 of construction manager or consultant notice of interest for
19 consideration shall be within thirty (30) days of the date of the
20 notice the state agency issues.

D. After the closing date, the Department shall provide information from the construction managers' or consultants' files to the state agency. Should there be an inadequate expression of interest in the project, the state agency and Department personnel

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shall confer to add construction managers or consultants for
 consideration.

E. The state agency shall review the information the Department provides and shall select no less than three and no more than five construction managers or consultants per contract for interviews. The review shall include consideration of factors from the information the Department supplies including, but not limited to:

Professional qualifications for the type of work
 contemplated;

Capacity for completing the project in the specified time
 period; and

12 3. Past performance on projects of a similar nature.

F. The Department shall advise the state agency of the methods to be used to conduct an evaluation, interview, selection, contract negotiation, and fee negotiation processes pursuant to rules promulgated by the Office of Management and Enterprise Services.

G. 1. Upon completion of contract negotiation with the highest qualified construction manager or consultant, which contract shall include a fair and reasonable fee, the Department shall approve and award the contract.

If the Department and the first-choice construction manager
 or consultant cannot reach an agreement, the negotiations shall
 terminate and negotiations with the second-choice construction
 manager or consultant shall commence. If the Department and the

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1 second-choice construction manager or consultant cannot reach an 2 agreement, the negotiations shall terminate and negotiations with 3 the third-choice construction manager or consultant shall commence. If the Department and the third-choice construction manager or 4 5 consultant cannot reach an agreement, then all negotiations shall terminate. Should the Department be unable to negotiate a 6 7 satisfactory contract with any of the three selected construction managers or consultants, the Department shall select additional 8 9 construction managers or consultants in order of their competency 10 and qualifications and shall continue negotiations in accordance 11 with the provisions of this section until an agreement is reached.

H. Any plans developed pursuant to the process for selection of a contractor for construction of a facility authorized pursuant to Section 183 of Title 73 of the Oklahoma Statutes shall become the property of the State of Oklahoma as a condition of the award of the final contract for construction of the facility.

I. For all state agencies subject to the Public Facilities Act, Sections 202 through 220 213 of this title, the Department shall perform the necessary procurement actions on behalf of a requisitioning agency as enumerated in subsections B through H of this section:

Determine or approve the agency's scope of a project and
 required services as provided in the Public Facilities Act;

2. Issue solicitations for construction manager and consultant
 services;

3 3. Conduct evaluations, interviews, selection, contract4 negotiation, and fee negotiation processes; and

5 4. Provide contract management services after award of a6 construction management or consultant contract.

J. In the selection of a construction manager or consultant, all political subdivisions of this state shall follow these procedures:

10 The subdivision shall select a construction manager or 11 consultant based upon the professional qualifications and technical 12 experience of the construction manager or consultant. The subdivision shall negotiate a contract with the highest qualified 13 construction manager or consultant, provided that a fee can be 14 15 negotiated that is fair and reasonable to both parties. In the event a reasonable fee cannot be negotiated with the selected 16 construction manager or consultant, the subdivision may negotiate 17 with other construction managers or consultants in order of their 18 qualifications. 19

20 <u>K. In the selection of a construction manager, all political</u>
21 <u>subdivisions of this state shall:</u>

22 <u>1. Extend consideration to construction managers from the file</u>
 23 <u>maintained by the Department of Real Estate Services of the Office</u>
 24 <u>of Management and Enterprise Services. Political subdivisions are</u>

1 not limited in the number of construction manager candidates from
2 whom they intend on seeking proposals;

3	2. Evaluate the candidates' professional qualifications,
4	licensing, registration, certifications, technical abilities and
5	past experience relevant to the contemplated project. Only firms
6	recognized as qualified construction managers by the Department of
7	Real Estate Services of the Office of Management and Enterprise
8	Services pursuant to this section may be considered for selection as
9	a construction manager. The subdivision shall use procedures as
10	described in this section and the Public Construction Management Act
11	for Political Subdivisions or may adopt procedures established by
12	the Office of Management and Enterprise Services for state agencies;
13	and
14	3. Consider only professional attributes of the construction
15	managers during the evaluation process and shall not discuss fees.
16	Once the first-choice construction manager candidate is determined,
17	the subdivision shall enter into contract negotiations with the
18	candidate. If the subdivision cannot reach an agreement with the

19 first-choice construction manager, the negotiations shall terminate

20 and negotiations with the next-choice construction manager shall

21 commence. The negotiations shall continue in this manner with each

22 <u>successive candidate until an agreement is reached.</u> If the

23 <u>subdivision and any of the construction manager candidates cannot</u>

24 reach an agreement, then all negotiations shall terminate and the

1 <u>subdivision shall restart the process as described in this section</u>

2 and in the Public Construction Management Act for Political

3 Subdivision, if applicable.

SECTION 3. AMENDATORY 61 O.S. 2011, Section 201, as
amended by Section 6, Chapter 302, O.S.L. 2013 (61 O.S. Supp. 2018,
Section 201), is amended to read as follows:

7 Section 201. Sections 202 through 220 213 of this title shall
8 be known and may be cited as the "Public Facilities Act".

9 SECTION 4. AMENDATORY 61 O.S. 2011, Section 202, as last 10 amended by Section 3, Chapter 71, O.S.L. 2016 (61 O.S. Supp. 2018, 11 Section 202), is amended to read as follows:

12 Section 202. As used in the Public Facilities Act:

1. "Annual capital plan" means the collective state facility
 capital improvements, facility operations and maintenance, rent and
 lease payments, facility debt services, water, sewer and energy
 utilities and real property transactions approved by the Legislature
 in a capital budget relative to state construction, maintenance, and
 real estate services;

"Capital planning and asset management" means the processes
 delegated to the Department of Real Estate Services for real
 property data acquisition, data analysis and determination of
 capital construction projects and procurement related to real
 property;

3. "Construction" means the process of planning, acquiring,
 designing, building, equipping, altering, repairing, improving,
 maintaining, leasing, disposing or demolishing any structure or
 appurtenance thereto including facilities, utilities, or other
 improvements to any real property but not including highways,
 bridges, airports, railroads, tunnels, sewers not related to a
 structure or appurtenance thereto, or dams;

8 4. "Construction administration" means a series of actions 9 required of the State Facilities Director, of other state agency 10 employees, or, under a construction administration contract or 11 contract provision, to ensure the full, timely, and proper 12 performance of all phases of a construction project by all 13 contractors, suppliers, and other persons having responsibility for 14 project work and any guarantees or warranties pertaining thereto;

15 5. "Department" means the Department of Real Estate Services of
16 the Office of Management and Enterprise Services;

17 6. "Construction management" means a project delivery method
18 based on an agreement whereby the owner acquires from a construction
19 entity a series of services that include, but are not necessarily
20 limited to, design review, scheduling, cost control, value
21 engineering, constructability evaluation, preparation and
22 coordination of bid packages, and construction administration;
23 "construction management" includes:

"agency construction management" whereby the 1 a. construction entity provides services to the owner 2 3 without taking on financial risks for the execution of the actual construction or time of performance, and 4 5 the owner contracts directly with those awarded trade 6 contracts for the work, and "at-risk construction management" whereby the 7 b. construction entity, after providing agency services 8 9 during the pre-construction period \overline{r} : (1) takes on the financial obligation to timely carry 10 11 out construction under a specified cost 12 agreement, and enters into written subcontracts for the work in 13 (2) accordance with the construction management 14 15 procedures for state agencies; 7. "Consultant" means an individual or legal entity possessing 16 the qualifications to provide licensed architectural, registered 17 engineering, registered land surveying, certified appraisal, land 18 title, or abstract services or possessing specialized credentials 19

20 and qualifications as may be needed to evaluate, plan or design for 21 any construction or public work improvement project, or to lease,

22 acquire or dispose of state-owned real property;

8. "Division" means the Construction and Properties Division of
the Office of Management and Enterprise Services;

9. "Energy performance index or indices" (EPI) means a number 1 2 describing the energy requirements at the building boundary of a 3 structure, per square foot of floor space or per cubic foot of occupied volume, as appropriate under defined internal and external 4 5 ambient conditions over an entire seasonal cycle. As experience develops on the energy performance achieved with state construction, 6 the indices (EPI) will serve as a measure of structure performance 7 with respect to energy consumption; 8

9 10. "Facilities Director" or "SFD" means the State Facilities
10 Director of the Department of Real Estate Services of the Office of
11 Management and Enterprise Services;

12 11. "Life cycle costs" means the cost of owning, operating, and 13 maintaining the structure over the life of the structure. This may 14 be expressed as an annual cost for each year of the facility's use;

15 12. "Office" means the Office of Management and Enterprise 16 Services;

17 13. "Procurement" means buying, purchasing, renting, leasing,
18 allocating, trading or otherwise acquiring or disposing of supplies,
19 services, or construction necessary to evaluate, plan, construct,
20 manage, operate and preserve real property capital assets;

21 14. "Public improvement" means any beneficial or valuable 22 change or addition, betterment, enhancement or amelioration of or 23 upon any real property, or interest therein, belonging to a state 24 agency and the State of Oklahoma, intended to enhance its value,

1 beauty or utility or to adapt it to new or further purposes. The 2 term does not include the direct purchase of materials used for 3 general repairs and maintenance to state facilities;

"Shared savings financing" means the financing of energy 4 15. 5 conservation measures and maintenance services through a private 6 firm which may own any purchased equipment for the duration of a 7 contract. Such contract shall specify that the private firm will be recompensed either out of a negotiated portion of the savings 8 9 resulting from the conservation measures and maintenance services 10 provided by the private firm or, in the case of a cogeneration 11 project, through the payment of a rate for energy lower than would 12 otherwise have been paid for the same energy from current sources; and 13

14 16. "State agency" means an agency, board, commission, counsel, 15 court, office, officer, bureau, institution, unit, division, body, 16 or house of the executive or judicial branches of government of this 17 state, whether elected or appointed, excluding only political 18 subdivisions, the Oklahoma State Regents for Higher Education and 19 its constituent institutions and the Commissioners of the Land 20 Office.

21 SECTION 5. AMENDATORY 61 O.S. 2011, Section 202.1, as 22 last amended by Section 8, Chapter 302, O.S.L. 2013 (61 O.S. Supp. 23 2018, Section 202.1), is amended to read as follows:

1 Section 202.1 A. The design-build and construction management 2 project delivery methods shall not be used without the written 3 approval of the Director of the Office of Management and Enterprise Services, or the Director's designee, when those projects are 4 5 constructed for a state agency or by an act of the Legislature specifying design-build or at-risk construction management for a 6 7 project. In all instances where the design-build project or at-risk construction management delivery method is authorized, construction 8 9 administration shall be performed by the State Facilities Director, 10 the SFD's designee or designees, or otherwise by contract or contract provision approved by the Director of the Office of 11 12 Management and Enterprise Services for construction administration by another party. 13

B. Municipalities, counties, public trusts, or any other
political subdivision in this state shall not be required to get
approval of any other state agency in order to use agency
construction management or at-risk construction management as a
construction delivery method. However, municipalities, counties,
public trusts, and any other political subdivision shall be subject
to Section 220 of this title.

21 C. The design-build and construction management project
22 delivery methods shall not be used for any project unless the
23 project meets the criteria established by the administrative rules
24 promulgated as required by this act. Such methods shall not be used

1	unless there is a need for compressed construction time as required
2	to respond to a natural disaster or other emergency situation
3	affecting public health and safety, or all of the following criteria
4	for designation are met:
5	1. The project benefits the public;
6	2. There is a need for cost control; and
7	3. The need exists for specialized or complex construction
8	methods due to the unique nature of the project.
9	D. The use of design-build and construction management project
10	delivery methods shall not interfere or inhibit the opportunity for
11	subcontractors and trade contractors to openly and freely compete
12	for subcontracts or trade contracts pursuant to the Public
13	Competitive Bidding Act of 1974 with respect to public notices. The
14	State Facilities Director, or designee, or the construction manager
15	shall make the subcontracting and supply opportunities publicly
16	known, as follows:
17	1. Whenever the estimated cost of the contract exceeds Fifty
18	Thousand Dollars (\$50,000.00), public notice shall be given by
19	publication in a newspaper of general circulation and published in
20	the county where the work, or the major part of the work, is to be
21	done. Such notice by publication shall be published in two
22	consecutive weekly issues of the newspaper, with the first
23	publication thereof to be at least twenty-one (21) days prior to the
24	date set for opening bids; and

1	2. Notice thereof shall be sent to one in-state trade or
2	construction publication for the publication's use and information
3	whenever the estimated cost of the contract exceeds Fifty Thousand
4	Dollars (\$50,000.00); provided, however, this section shall not be
5	construed to require the publication of such notice in such trade or
6	construction publication or to require the provision of such notice
7	to more than one in-state trade or construction publication or to
8	any out-of-state trade or construction publication.
9	C. Bids shall be publicly opened at the time and place
10	designated in the public notice. A representative of the State
11	Facilities Director shall be present at the bid opening.
12	E. D. The provisions of subsections subsection A and B of this
13	section shall not apply to projects by contract pursuant to an
14	interagency agreement under Section 581 of Title 74 of the Oklahoma
15	Statutes or to projects a state agency performs solely with the
16	staff of the agency.
17	F. E. The Office of Management and Enterprise Services shall,
18	pursuant to the Administrative Procedures Act, promulgate rules to
19	effect procedures, processes and design-build/construction
20	management fee guidelines necessary to the fulfillment of its

21 responsibilities under this section.

22 G. As used in the Public Facilities Act, public trusts shall
23 not include state beneficiary public trusts.

1SECTION 6.NEW LAWA new section of law to be codified2in the Oklahoma Statutes as Section 215 of Title 61, unless there is3created a duplication in numbering, reads as follows:

Sections 6 through 8 of this act shall be known and may be cited
as the "Public Construction Management Act for Political
Subdivisions".

7 SECTION 7. NEW LAW A new section of law to be codified
8 in the Oklahoma Statutes as Section 216 of Title 61, unless there is
9 created a duplication in numbering, reads as follows:

A. The Public Construction Management Act for Political
 Subdivisions shall apply to political subdivisions of this state.

B. As used in the Public Construction Management Act forPolitical Subdivisions:

14 1. "Agency construction management" means the construction
 15 entity provides services to the owner without taking on financial
 16 risks for the execution of the actual construction and/or time of
 17 performance, and the owner contracts directly with those awarded
 18 trade contracts for the work;

2. "At-risk construction management" means the construction
 entity, after providing agency services during the preconstruction
 period:

a. takes on the financial obligation to timely carry outconstruction under a specified cost agreement, and

b. enters into written subcontracts for the work in
 accordance with the Construction Management Procedures
 for Political Subdivisions;

3. "Construction management" means a public construction
project delivery method based on an agreement whereby the owner
acquires from a construction entity a series of services that
include, but are not necessarily limited to, design review,
scheduling, cost control, value engineering, constructability
evaluation, preparation and coordination of bid packages and
construction administration. Construction management includes:

11

a. agency construction management, and

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b. at-risk construction management; and

"Political subdivision" or "subdivision" means any local 13 4. governmental body formed pursuant to the laws of this state, 14 including, but not limited to, school districts, vocational 15 education districts, cities, counties, public trusts, public 16 authorities, commissions or other local governmental bodies 17 exercising their authority to contract for public construction 18 delivery services. The term also applies to quasi-governmental and 19 nongovernmental organizations delivering construction services using 20 public funds or on behalf of a political subdivision. 21

22 SECTION 8. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 217 of Title 61, unless there is 24 created a duplication in numbering, reads as follows:

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A. Construction managers shall be selected by the political
 subdivision following the requirements set forth in subsection K of
 Section 62 of Title 61 of the Oklahoma Statutes.

B. A written contract between the political subdivision and the
construction manager shall set forth the obligations of the parties,
which, at a minimum, shall include the construction manager's scope
of services, fees and expenses, as follows:

A construction management fee, which may be based on a
 percentage of the construction cost or as defined in the contract;

The cost or basis of cost expenses incurred by the
 construction manager to be reimbursed by the subdivision for normal
 general conditions and general requirements necessary for the work
 but not applicable to a particular subcontractor, trade contractor
 or supplier; and

3. Other project-related expenses as set forth in the contract.
C. The procedures for awarding work under agency construction
management are as follows:

The construction manager, with the advice of the design
 consultant and subdivision, will develop individual bid packages for
 public bidding;

Public bidding on individual bid packages will comply with
 the requirements of the Public Competitive Bidding Act of 1974;
 The construction manager shall evaluate all bids and
 recommend the lowest responsible bidder to the subdivision, who

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1 shall accept or reject the bids. The construction manager may 2 assist the subdivision with the preparation of contracts and the 3 receipt of insurance and bonds as required for public construction 4 contracts by state law;

4. After trade contracts are awarded, the construction manager
will perform contract administrative services as set forth in the
agreement and may assist the subdivision with the review and
processing of progress and final payments to the subcontractors.
However, under no circumstances shall construction managers receive
funds from subdivisions for payments of trade contractors;

11 5. The owner shall pay all trade contractors as required by the 12 Fair Pay for Construction Act; and

Contracts awarded under an agency construction management
 delivery system shall not be modified such to permit the assignment
 of subcontracts and/or trade packages to the construction manager.

D. The procedures for awarding work under at-risk construction management are as follows:

The construction manager, with the advice of the design
 consultant and subdivision, will develop individual bid packages for
 public bidding;

2. Whenever the estimated cost of the contract exceeds Fifty
 Thousand Dollars (\$50,000.00) bid packages shall be let and awarded
 pursuant to the Public Competitive Bidding Act of 1974 and this
 section;

3. Bid packages with a value less than or equal to Fifty
 Thousand Dollars (\$50,000.00) may be awarded by the political
 subdivision based on written comparative quotes. Bid packages with
 a value less than or equal to Twenty-five Thousand Dollars
 (\$25,000.00) may be awarded by the political subdivision to any
 qualified vendor;

7 4. Once the bids are accepted by the construction manager and awards made by the subdivision and the subdivision indicates its 8 9 bonding preference, as noted below, but before written agreements 10 are executed, the construction manager will prepare a guaranteed maximum price (GMP) for the project or relevant portion of the work, 11 12 as an amendment to the contract. After the subdivision approves the construction manager's GMP amendment, the construction manager shall 13 enter into written subcontractor and supplies agreements for the 14 work previously awarded by the subdivision. Upon receiving a notice 15 to proceed with the work from the subdivision or its designee, the 16 subdivision shall have the option, but not mandate, to require the 17 construction manager to provide performance, payment and maintenance 18 bonds, or any combination, in an amount equal to one hundred percent 19 (100%) of the value of the work, excluding the construction 20 manager's fee, general conditions, reimbursements and insurances. 21 "Payment bond", "performance bond" and "maintenance bond", as used 22 herein, mean and refer to those bonds as defined in the Public 23 Competitive Bidding Act of 1974; 24

5. The construction manager may require bonds from
 subcontractors or suppliers in an amount equal to one hundred
 percent (100%) of the value of their bid packages for subcontractors
 or suppliers not subject to bonding requirements of the Public
 Competitive Bidding Act of 1974. In such cases, the bonding
 requirements shall be set forth in the bidding documents;

6. The construction manager's work performed under this section
may be on a lump-sum basis and subject to the change order
limitations for a public construction contract as set forth in the
Public Competitive Bidding Act of 1974 or may be performed under a
cost-plus basis as determined by the subdivision;

12 7. The subdivision may withhold retainage from the construction 13 manager's progress pay applications as set forth in the Public 14 Competitive Bidding Act of 1974. The owner shall pay the 15 construction manager as required by the Fair Pay for Construction 16 Act; and

8. If a construction manager at-risk wishes to self-perform portions of the work to be performed, it may do so, provided the construction manager at-risk competitively bids the work under the same terms and conditions as the other bidders and the construction manager at-risk is the lowest responsible bidder for the work scope on which the bid was submitted.

E. When bids for a public construction project have beenreceived from general contractors pursuant to the Public Competitive

1	Bidding Act of 1974 and the lowest responsible bid is within the
2	subdivision's available funding, the subdivision shall not reject
3	all bids and subsequently award the project to a construction
4	manager.
5	SECTION 9. REPEALER 61 O.S. 2011, Section 220, as last
6	amended by Section 18, Chapter 302, O.S.L. 2013 (61 O.S. Supp. 2018,
7	Section 220), is hereby repealed.
8	SECTION 10. This act shall become effective January 1, 2020.
9	COMMITTEE REPORT BY: COMMITTEE ON BUSINESS, COMMERCE AND TOURISM April 11, 2019 - DO PASS AS AMENDED
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