1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL 1534 By: Montgomery and Griffith of the House
5	and
6	Leewright of the Senate
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9	COMMITTEE SUBSTITUTE
10	[ infrastructure development - Oklahoma Public and
11	Private Facilities and Infrastructure Act - codification - effective date ]
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. NEW LAW A new section of law to be codified
16	in the Oklahoma Statutes as Section 5151 of Title 74, unless there
17	is created a duplication in numbering, reads as follows:
18	This act shall be known and may be cited as the "Oklahoma Local
19	Public and Private Facilities and Infrastructure Act".
20	SECTION 2. NEW LAW A new section of law to be codified
21	in the Oklahoma Statutes as Section 5152 of Title 74, unless there
22	is created a duplication in numbering, reads as follows:
23	As used in the Oklahoma Local Public and Private Facilities and
24	Infrastructure Act:

1. "Contract" means any purchase and sale agreement, lease,
 service agreement, franchise agreement, concession agreement or
 other written agreement entered into under this act with respect to
 the provision of a public service and any project related thereto;
 2. "Improvement" means any instruction, reconstruction,
 rehabilitation, renovation, installation, improvement, enlargement
 or extension of property or improvements to property;

"Local Partnership Committee" means a committee consisting 8 3. of at least five (5) members. All members of the Committee will be 9 10 appointed by the responsible governmental entity considering a 11 public and private partnership. Three members of the Local 12 Partnership Committee shall constitute a quorum in any committee of five members. For the committees with more than five members, one 13 more than half of the membership shall constitute a quorum. 14 The Local Partnership Committee shall act only upon a decision of a 15 16 majority;

4. "Private sector entity" means any corporation, whether for
profit or not for profit, limited liability company, partnership,
limited liability partnership, sole proprietorship, business trust,
joint venture or other entity, but shall not mean the state, a
political subdivision of the state, or a public or governmental
entity, agency or instrumentality of the state;

23 5. "Project" means real or personal property, or both, and
24 improvements thereto or in support thereof, including undivided and

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1 other interests therein, used for or in the provision of a public 2 service;

6. "Proposer" means a private sector entity, a local or
regional public entity or agency, or any group or combination
thereof, submitting qualifications or a proposal for a publicprivate partnership contract;

7 7. "Public service" means a service provided for a public
8 purpose of a responsible governmental entity and identified in an
9 invitation for qualifications or proposals under this act; and
10 8. "Responsible governmental entity" means a local governmental

11 entity that is responsible for the provision of the public service 12 which is or is proposed to be the subject of a contract.

13 SECTION 3. NEW LAW A new section of law to be codified 14 in the Oklahoma Statutes as Section 5153 of Title 74, unless there 15 is created a duplication in numbering, reads as follows:

16 The Oklahoma Local Public and Private Facilities and 17 Infrastructure Act does not alter the eminent domain laws of this 18 state or grant the power of eminent domain to any person who is not 19 expressly granted that power under other state law.

20 SECTION 4. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 5154 of Title 74, unless there 22 is created a duplication in numbering, reads as follows:

A. The Local Partnership Committee shall have the ability toidentify potential public-private partnerships, to review and

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1 endorse a short-list of qualified bidders, to approve requests for 2 proposals and to approve template contracts before they are sent to The Local Partnership Committee shall operate with the 3 bidders. assistance of the responsible governmental entity considering a 4 5 contract. In order to protect the Separation of Power set out in Article IV of the Oklahoma Constitution, The Local Partnership 6 Committee shall not have the power to enter into any contract, nor 7 shall it have the power to block any contract negotiated by the 8 9 responsible governmental entity.

B. The responsible governmental entity may take any action and execute any Public-Private Partnership contract, authorized under this act, for the provision of a public service in order to more efficiently and effectively provide public services, including by generating additional resources in support of those public services and related projects.

16 SECTION 5. NEW LAW A new section of law to be codified 17 in the Oklahoma Statutes as Section 5155 of Title 74, unless there 18 is created a duplication in numbering, reads as follows:

A. Selection of Projects. Any proposer or responsible governmental entity may submit to the Local Partnership Committee one or more proposals for partnership projects in connection with any public service. The Local Partnership Committee shall identify potential projects and public services for which a public-private partnership may be appropriate from those received from a proposer,

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a responsible governmental entity or those identified by the Local
Partnership Committee itself. The Local Partnership Committee shall
select such projects based on the partnership's potential to improve
public operational efficiencies, improve environmental performance,
promote public safety, attract private investment and minimize
governmental liabilities.

Public-Sector Comparators. After the Local Partnership 7 в. Committee identifies a potential partnership for a public project or 8 9 public service, the Local Partnership Committee shall conduct a 10 public-sector comparator study of the potential partnership. The 11 Local Partnership Committee shall determine the scope of each public 12 sector comparator, which scope shall depend on the type of proposed partnership and the nature of the public service under consideration 13 for the partnership. The following issues shall be considered as 14 15 components of a public sector comparator:

The definition of the need served by the proposed
 partnership;

The cost required to meet the public need served by the
 public service under traditional procurements or traditional local
 government operations;

3. An analysis of alternative methods for providing the public
 services under consideration, including but not limited to design build, design-build-finance, design-build-finance-operate-maintain,

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1 service contracts or leases and how the alternative method(s) would 2 meet the need served by the public service; and

4. An evaluation of the cost/benefit of using an alternative
method or public-private partnership to render a public service,
which cost/benefit analysis shall include:

- a. the potential cost of utilizing an alternative method,
  b. the operational and technological risks involved in
  utilizing an alternative method,
- 9 c. a comparative analysis of rendering the public service 10 by allowing the responsible governmental entity to 11 utilize traditional methods,
- d. the financial impact the partnership will have on the
  responsible governmental entity, and
- e. the impact a partnership would have on job formation,
  economic growth, and the community in which the public
  service is to be rendered.

C. The Local Partnership Committee shall use the results of the public sector comparator to determine which public services and projects are appropriate for partnership. The responsible governmental entity shall publish on its website the public sector comparator for each project to provide a public service for which a request for qualifications is initiated.

D. The responsible governmental entity shall publish notice ofthe intent to enter into a contract for a partnership for public

1 service or related project and shall prepare a request for qualifications for private sector entities interested in serving as 2 3 proposers for the partnership. The notice shall notify interested parties of the opportunity to submit their qualifications for 4 5 consideration and shall be published at least sixty (60) days prior to the deadline for submitting those qualifications. 6 The responsible governmental entity also may advertise the information 7 contained in the notice in appropriate trade journals and otherwise 8 9 notify parties believed to be interested in providing the public 10 service and in any related project.

E. After inviting qualifications, the Local Partnership Committee shall evaluate the qualifications submitted and may hold discussions with proposers to further explore their qualifications. Following this evaluation, the Local Partnership Committee may determine a list of qualified proposers based on criteria in the invitation and invite only those proposers to submit a proposal.

F. The Local Partnership Committee shall prepare a request for proposal, which may include proposal stipends, and the proposed partnership contract, both of which shall be approved by the responsible governmental entity. After the responsible governmental entity's approval of the request for proposal and the partnership contract, the project shall be deemed an Approved Partnership Procurement.

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1 G. Partnership contracts may contain the terms and conditions to carry out and effect the purposes of this act, including the 2 duration of the contract, rates or fees for the public services to 3 be provided or methods or procedures for the determination of such 4 5 rates or fees, standards for the public services to be provided, responsibilities and standards for operation and maintenance of any 6 related project, required financial assurances, financial and other 7 data reporting requirements, bases and procedures for termination of 8 9 the contract and retaking of possession or title to the project, and 10 events of default and remedies upon default, including mandamus, a 11 suit in equity, an action at law, or any combination of those 12 remedial actions.

H. Partnership contracts may also include a requirement for the delivery of performance and payment bonds required for all construction activities, and letters of credit, surety bonds or other security in connection with the development or operation of the qualifying project, in the forms and amounts satisfactory to the responsible government entity.

I. After proposals are received, the responsible governmental entity, using the criteria established in the request for proposal by the Local Partnership Committee, shall evaluate the proposals submitted and may hold discussions with proposers to further explore their proposals, the scope and nature of the public service(s) they would provide, and the various technical approaches they may take

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regarding the public service and any related project. Following this evaluation, the Local Partnership Committee shall select and rank no fewer than three proposers that the Local Partnership Committee considers to be the most qualified to enter into the contract, except when the Local Partnership Committee determines that fewer than three qualified proposers are available, in which case the Local Partnership Committee shall select and rank them.

J. After the proposers have been ranked by the Local Partnership Committee, the responsible governmental entity shall negotiate the contract with the proposer ranked most qualified to provide the public service at a compensation determined in writing to be fair and reasonable, and to purchase, lease or otherwise take a legal interest in the project.

K. Upon failure to negotiate a contract with the proposer ranked most qualified, the responsible governmental entity shall inform the proposer in writing of the termination of negotiations and may enter into negotiations with the proposer ranked next most qualified. If negotiations again fail, the same procedure may be followed with each next most qualified proposer selected and ranked, in order of ranking, until a contract is negotiated and executed.

L. If the responsible governmental entity fails to negotiate a contract with any of the ranked proposers, the responsible governmental entity may terminate the process or select and rank additional proposers, based on their qualifications or proposals,

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1 and negotiations shall continue as with the proposers selected and 2 ranked initially until a contract is negotiated.

M. The responsible governmental entity may reject any and all submissions of qualifications or proposals and may terminate the procurement process at any point.

N. The responsible governmental entity shall have the authority
to make commercially reasonable changes to the partnership contract
approved by the Local Partnership Committee. Any such contract may
contain the terms and conditions to carry out and effect the
purposes of this act.

O. Any submission not selected by the responsible governmental
 entity shall be considered intellectual property that shall remain
 the property of the proposer.

14 SECTION 6. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 5156 of Title 74, unless there 16 is created a duplication in numbering, reads as follows:

A. Partnership contracts shall be signed by an assigned
representative of the governmental entity for which the public
service at issue in the contract relates.

B. The responsible governmental entity is authorized to receive and deposit any money received under the contract. Any such contract shall be sufficient to effect its purpose notwithstanding any provision of law to the contrary, including other laws governing the sale, lease or other disposition of property or interests

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therein, service contracts or financial transactions by or for the
 responsible governmental entity.

3 SECTION 7. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 5157 of Title 74, unless there 5 is created a duplication in numbering, reads as follows:

The exercise of the powers granted by this act will be for the 6 7 benefit of the people represented by the responsible governmental entity and shall be liberally construed to effect the purposes 8 9 thereof. As the performance of public services will constitute the 10 performance of essential government functions, any project or part 11 thereof owned by the responsible governmental entity and used for 12 performing any public service pursuant to a contract entered into 13 under this act that would be exempt from taxation or assessments in the absence of such contract shall remain exempt from taxation and 14 15 assessments levied by the state and its subdivisions to the same extent as if not subject to that contract. The gross receipts and 16 income of a successful proposer derived from providing public 17 services under a contract through a project owned by the responsible 18 governmental entity shall be exempt from taxation levied by the 19 state and its subdivisions. Any transfer or lease between a 20 proposer and the responsible governmental entity of a project or 21 part thereof, or item included or to be included in the project, 22 shall be exempt from any taxes levied if the responsible 23

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1 governmental entity is retaining ownership of the project or part 2 thereof that is being transferred or leased.

3 SECTION 8. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 5158 of Title 74, unless there 5 is created a duplication in numbering, reads as follows:

The responsible governmental entity may retain or contract for 6 7 the services of commercial appraisers, engineers, investment bankers, financial advisers, accounting experts and other 8 9 consultants, independent contractors or providers of professional 10 services as are necessary in the judgment of the responsible governmental entity to carry out the powers and duties under this 11 12 act. This may include the identification of public services and any related projects to be subject to invitations for qualifications or 13 proposals under this act, the development of those invitations and 14 related evaluation criteria, the evaluation of those invitations and 15 the negotiation of any contract under this act. 16

17 SECTION 9. This act shall become effective November 1, 2017.

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