1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	SENATE BILL 422 By: Sparks
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6	AS INTRODUCED
7	An Act relating to infrastructure development; creating the Oklahoma Public and Private Facilities
8	and Infrastructure Act; stating legislative findings and purpose; defining terms; clarifying applicability
9	of Act; clarifying scope of eminent domain use; providing procedure and requirements for proposals
10	for qualifying projects; requiring adoption of certain guidelines; providing approval process for
11	qualifying projects; authorizing governmental entities to enter into certain contracts; requiring
12	notice to affected jurisdictions; providing for the dedication and conveyance of public property;
13	specifying the powers and duties of contracting person; providing for and specifying contents of
14	comprehensive agreements; providing for interim agreements; specifying funding sources for qualifying
15	projects; requiring certain performance bonds; specifying remedies for material defaults; providing
16	for use of eminent domain; providing procedures concerning affected facility owners; clarifying
17	police powers; providing for posting of certain notice and public comment; providing for public
18	access to certain procurement records; providing for codification; and providing an effective date.
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21	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
22	SECTION 1. NEW LAW A new section of law to be codified
23	in the Oklahoma Statutes as Section 5151 of Title 74, unless there
24	is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Oklahoma Public
 and Private Facilities and Infrastructure Act".

3 SECTION 2. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 5152 of Title 74, unless there 5 is created a duplication in numbering, reads as follows:

6 A.

The Legislature finds that:

There is a public need for timely acquisition, design,
 construction, improvement, renovation, expansion, equipping,
 maintenance, operation, implementation and installation of
 technology, services and other public infrastructure and government
 facilities in this state that serve a public need and purpose;

The public need may not be wholly satisfied by existing
 methods of procurement in which qualifying projects are acquired,
 designed, constructed, improved, renovated, expanded, equipped,
 maintained, operated, implemented or installed;

3. There are inadequate resources to develop new technology, services, and other public infrastructure and government facilities for the benefit of the citizens of this state, and there is demonstrated evidence that partnerships between public entities and private entities or other persons can meet these needs by improving the schedule for delivery, lowering the cost and providing other benefits to the public; and

Authorizing private entities or other persons to develop or
 operate one or more qualifying projects may serve the public safety,

1 benefit and welfare by making the projects available to the public 2 in a more timely or less costly fashion.

B. An action authorized under Section 8 of this act serves the
public purpose of the Oklahoma Public and Private Facilities and
Infrastructure Act if the action facilitates the timely development
or operation of a qualifying project.

7 C. The purposes of the Oklahoma Public and Private Facilities8 and Infrastructure Act include:

9 1. Encouraging investment in this state by private entities and10 other persons;

Facilitating financing, private capital, and other funding
 sources that support the development or operation of qualifying
 projects in order to expand and accelerate financing for qualifying
 projects that improve and add to the convenience of the public; and

Providing governmental entities with the greatest possible
 flexibility in contracting with private entities or other persons to
 provide public services through qualifying projects subject to the
 Oklahoma Public and Private Facilities and Infrastructure Act.

D. The Oklahoma Public and Private Facilities and
Infrastructure Act shall be liberally construed in conformity with
the purposes of this section.

E. The procedures in the Oklahoma Public and Private Facilities and Infrastructure Act are not exclusive. The Oklahoma Public and Private Facilities and Infrastructure Act does not prohibit a

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responsible governmental entity from entering into an agreement for
 or procuring public and private facilities and infrastructure under
 other statutory authority.

4 SECTION 3. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 5153 of Title 74, unless there 6 is created a duplication in numbering, reads as follows:

7 As used in the Oklahoma Public and Private Facilities and8 Infrastructure Act:

9 1. "Affected jurisdiction" means any county or municipality in10 which all or a portion of a qualifying project is located;

11 2. "Availability payment" is a periodic payment made to a 12 private sector concessionaire or developer by the responsible public 13 sector entity, in exchange for making available the use of the 14 public facility at a predetermined level of service;

15 3. "Comprehensive agreement" means the comprehensive agreement 16 authorized by Section 12 of this act between the contracting entity 17 and the responsible governmental entity;

4. "Contracting entity" means a person, or business entity, who
enters into a comprehensive or interim agreement with a responsible
governmental entity;

5. "Develop" means to plan, design, develop, finance, lease,
acquire, install, construct or expand a qualifying project;

23 6. "Governmental entity" means a political subdivision, board,24 commission, department or other agency of this state that elects to

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1 operate under the Oklahoma Public and Private Facilities and 2 Infrastructure Act through the adoption of a resolution by the 3 governing body of the governmental entity;

7. "Interim agreement" means an agreement authorized by Section
13 of this act between a contracting entity and a responsible
governmental entity that proposes the development or operation of
the qualifying project;

8 8. "Lease payment" means any form of payment, including a land 9 lease, by a governmental entity to the contracting entity for the 10 use of a qualifying project;

9. "Material default" means any default by a contracting entity in the performance of duties imposed under subsection F of Section 12 of this act that jeopardizes adequate service to the public from a qualifying project;

15 10. "Operate" means to finance, maintain, improve, equip, 16 modify, repair or operate a qualifying project;

17 11. "Qualifying project" means:

a. any transportation capacity, highway, bridge or
tunnel, mass transit facility, vehicle parking
facility, port facility, water way, power generation
facility or transmission line, fuel supply facility or
pipeline, water supply facility or pipeline, public
work, wastewater or waste treatment facility,
hospital, school, medical or nursing care facility,

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1 recreational facility, public building, or other similar facility currently available or to be made 2 3 available to a governmental entity for public use, including any structure, parking area, appurtenance 4 5 and other property required to operate the structure or facility and any technology infrastructure 6 installed in the structure or facility that is 7 essential to the purpose of the project, or 8 9 b. any improvements necessary or desirable to unimproved real estate owned by a governmental entity, 10 11 с. notwithstanding any provision of this section to the contrary, all roadway or highway projects shall be 12 subject to review and approval by the Governor, and 13 the authority shall not approve any roadway or highway 14 project disapproved by the Governor; 15

16 12. "Responsible governmental entity" means a governmental 17 entity that has the power to develop or operate an applicable 18 qualifying project;

19 13. "Revenue" means all revenue, income, earnings, user fees, 20 lease payments, or other service payments that support the 21 development or operation of a qualifying project, including money 22 received as a grant or otherwise from the federal government, a 23 governmental entity or any agency or instrumentality of the federal 24 government or governmental entity in aid of the project;

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1 14. "Service contract" means a contract between a governmental
 2 entity and a contracting entity under Section 8 of this act;

3 15. "Service payment" means a payment to a contracting entity4 of a qualifying project under a service contract; and

16. "User fee" means a rate, fee, or other charge imposed by a
contracting entity for the use of all or part of a qualifying
project under a comprehensive agreement.

8 SECTION 4. NEW LAW A new section of law to be codified 9 in the Oklahoma Statutes as Section 5155 of Title 74, unless there 10 is created a duplication in numbering, reads as follows:

11 The Oklahoma Public and Private Facilities and Infrastructure 12 Act does not alter the eminent domain laws of this state or grant 13 the power of eminent domain to any person who is not expressly 14 granted that power under other state law.

15 SECTION 5. NEW LAW A new section of law to be codified 16 in the Oklahoma Statutes as Section 5156 of Title 74, unless there 17 is created a duplication in numbering, reads as follows:

A. A contracting entity may not develop or operate a qualifying project unless the contracting entity obtains the approval of and contracts with the responsible governmental entity under the Oklahoma Public and Private Facilities and Infrastructure Act. The contracting entity may initiate the approval process by submitting a proposal requesting approval under subsection A of Section 7 of this

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act, or the responsible governmental entity may request proposals or
 invite bids under subsection B of Section 7 of this act.

B. A person, or business entity, submitting a proposal requesting approval of a qualifying project shall specifically and conceptually identify any facility, building, infrastructure or improvement included in the proposal as a part of the qualifying project.

C. On receipt of a proposal submitted by a person or business 8 9 entity initiating the approval process under subsection A of Section 10 7 of this act, the responsible governmental entity shall determine 11 whether to accept the proposal for consideration in accordance with Section 6 of this act and the guidelines adopted under those 12 sections. A responsible governmental entity that determines not to 13 accept the proposal for consideration shall return the proposal, all 14 fees and the accompanying documentation to the person, or business 15 entity, submitting the proposal. 16

D. The responsible governmental entity may at any time reject a proposal initiated by a person or business entity under subsection A of Section 8 of this act.

20 SECTION 6. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 5157 of Title 74, unless there 22 is created a duplication in numbering, reads as follows:

A. Before requesting or considering a proposal for a qualifyingproject, a responsible governmental entity must adopt and make

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publicly available guidelines that enable the governmental entity to
 comply with the Oklahoma Public and Private Facilities and
 Infrastructure Act. The guidelines must be reasonable, encourage
 competition, and guide the selection of projects under the purview
 of the responsible governmental entity.

- 6 B. The guidelines for a responsible governmental entity must:
- 7 1. Require the responsible governmental entity to:
- a. make a representative of the entity available to meet
 with persons who are considering submitting a
 proposal, and
- b. provide notice of the availability of the representative;
- Provide reasonable criteria for choosing among competing
 proposals;

15 3. Contain suggested timelines for selecting proposals and16 negotiating an interim or comprehensive agreement;

4. Allow the responsible governmental entity to accelerate the
selection, review and documentation timelines for proposals
involving a qualifying project considered a priority by the entity;
5. Include financial review and analysis procedures that, at a
minimum, consist of:
a. a cost-benefit analysis,

a. a cost-benefit analysis,

23 b. an assessment of opportunity cost,

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1 consideration of the degree to which functionality and с. services similar to the functionality and services to 2 3 be provided by the proposed project are already available in the private market, and 4 consideration of the results of all studies and 5 d. analyses related to the proposed qualifying project; 6 7 6. Allow the responsible governmental entity to consider the nonfinancial benefits of a proposed qualifying project; 8 9 7. Include criteria for: 10 a. the qualifying project, including the scope, costs, and duration of the project and the involvement or 11 12 impact of the project on multiple public entities, and b. the creation of and the responsibilities of an 13 oversight committee, with members representing the 14 15 responsible governmental entity, that acts as an advisory committee to review the terms of any proposed 16 interim or comprehensive agreement; 17 8. Require the responsible governmental entity to analyze the 18 adequacy of the information to be released by the entity when 19 20 seeking competing proposals and require that the entity provide more detailed information, if the entity determines necessary, to 21 encourage competition, subject to subsection G of Section 7 of this 22 23 act;

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9. Establish criteria for determining that, should the authority deem it in the public's best interest to cancel a procurement, post-short-term listing, the authority shall pay for documented third-party costs, to include, but not be limited to: design services, legal advisors or financial advisors, together with reasonable internal expenditures, when termination results from government action;

8 10. Establish criteria, key decision points and approvals 9 required to ensure that the responsible governmental entity 10 considers the extent of competition before selecting proposals and 11 negotiating an interim or comprehensive agreement; and

Require the posting and publishing of public notice of a 12 11. proposal requesting approval of a qualifying project, including: 13 specific information and documentation regarding the 14 a. nature, timing and scope of the qualifying project, as 15 required under subsection A of Section 7 of this act, 16 b. a reasonable period of not less than forty-five (45) 17 days, as determined by the responsible governmental 18 entity, to encourage competition and partnerships with 19 private entities and other persons in accordance with 20 the goals of the Oklahoma Public and Private 21 Facilities and Infrastructure Act, during which the 22 responsible governmental entity must accept submission 23 of competing proposals for the qualifying project, and 24

1 a requirement for advertising the notice on the с. Internet website of the governmental entity and on the 2 official Internet website of the state. 3 A new section of law to be codified SECTION 7. NEW LAW 4 5 in the Oklahoma Statutes as Section 5158 of Title 74, unless there is created a duplication in numbering, reads as follows: 6 7 A. A business entity or other person may submit a proposal requesting approval of a qualifying project by the responsible 8 9 governmental entity. The proposal must be accompanied by the 10 following, unless waived by the responsible governmental entity: 11 1. A topographic map, with a 1:2,000 or other appropriate 12 scale, indicating the location of the qualifying project; 13 2. A description of the qualifying project, including: the conceptual design of any facility or a conceptual 14 a. 15 plan for the provision of services or technology infrastructure, and 16 a schedule for the initiation of and completion of the b. 17 qualifying project that includes the proposed major 18 responsibilities and timeline for activities to be 19 performed by the governmental entity and the 20 contracting entity; 21 3. A statement of the method the contracting entity proposes 22 for securing necessary property interests required for the 23

24 qualifying project;

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4. Information relating to any current plans for the
 development of facilities or technology infrastructure to be used by
 a governmental entity that are similar to the qualifying project
 being proposed by the contracting entity for each affected
 jurisdiction;

5. A list of all permits and approvals required for the
development and completion of the qualifying project from local,
state or federal agencies and a projected schedule for obtaining the
permits and approvals;

6. A list of any facilities that will be affected by the
qualifying project and a statement by the contracting entity of the
plans to accommodate the affected facilities;

13 7. A statement by the contracting entity on the general plans 14 for financing the qualifying project, including the sources of the 15 funds of the contracting entity and identification of any dedicated 16 revenue source or proposed debt or equity investment for the 17 contracting entity;

18 8. The name and address of each individual who may be contacted19 for further information concerning the request;

9. User fees, lease payments, and other service payments over
 the term of any applicable interim or comprehensive agreement and
 the methodology and circumstances for changes to the user fees,
 lease payments and other service payments over time; and

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1 10. Any additional material and information the responsible
 2 governmental entity reasonably requests.

B. A responsible governmental entity may request proposals or
invite bids from persons or business entities for the development or
operation of a qualifying project. A responsible governmental
entity shall consider the total project cost as one factor in
evaluating the proposals received, but is not required to select the
proposal that offers the lowest total project cost. The responsible
governmental entity may consider the following factors:

The general reputation, industry experience, and financial
 capacity of the contracting entity submitting a proposal;

The proposed cost of the qualifying project;

13 3. The proposed design of the qualifying project;

14 4. The eligibility of the project for accelerated selection,
15 review and documentation timelines under the guidelines of the
16 responsible governmental entity;

17 5. Comments from local citizens and affected jurisdictions;
18 6. Benefits to the public;

The plans of the contracting entity to employ local
 contractors and residents;

8. For a qualifying project that involves a continuing role
 beyond design and construction, the proposed rate of return of the
 contracting entity and opportunities for revenue sharing; and

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9. Other criteria that the responsible governmental entity
 2 considers appropriate.

3 C. The responsible governmental entity may approve as a qualifying project the development or operation of a facility needed 4 5 by the governmental entity, or the design, or equipping of a qualifying project, if the responsible governmental entity 6 determines that the project serves the public purpose of the 7 Oklahoma Public and Private Facilities and Infrastructure Act. 8 The 9 responsible governmental entity may determine that the development 10 or operation of the project as a qualifying project serves the 11 public purpose if:

There is a public need for or benefit derived from the
 project of the type the person or business entity proposes as a
 qualifying project;

The estimated cost of the project is reasonable in relation
 to similar facilities; and

17 3. The plans of the contracting entity will result in the18 timely development or operation of the qualifying project.

D. The responsible governmental entity may charge a reasonable fee to cover the costs of processing, reviewing and evaluating the proposal, including reasonable legal fees and fees for financial, technical and other necessary advisors or consultants.

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E. The approval of a responsible governmental entity is subject to the contracting entity entering into an interim or comprehensive agreement with the responsible governmental entity.

F. On approval of the qualifying project, the responsible
governmental entity shall establish a date by which activities
related to the qualifying project must begin. The responsible
governmental entity may extend the date.

G. The responsible governmental entity shall take action
appropriate under the Oklahoma Open Records Act to protect
confidential and proprietary information provided by the contracting
entity under an agreement.

H. The Oklahoma Public and Private Facilities and Infrastructure Act and an interim or comprehensive agreement entered into under the Oklahoma Public and Private Facilities and Infrastructure Act do not enlarge, diminish or affect any authority a responsible governmental entity has to take action that would impact the debt capacity of this state.

18 SECTION 8. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 5159 of Title 74, unless there 20 is created a duplication in numbering, reads as follows:

A responsible governmental entity may contract with a contracting entity for the delivery of services to be provided as part of a qualifying project in exchange for service payments and

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other consideration as the governmental entity considers
 appropriate.

3 SECTION 9. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 5160 of Title 74, unless there 5 is created a duplication in numbering, reads as follows:

A. A person or business entity submitting a proposal to a
responsible governmental entity under Section 7 of this act shall
notify each affected jurisdiction by providing a copy of its
proposal to the affected jurisdiction.

10 в. Not later than the fourteenth business day after the date an affected jurisdiction receives the notice required by subsection A 11 12 of this section, the affected jurisdiction that is not the responsible governmental entity for the respective qualifying 13 project shall submit in writing to the responsible governmental 14 entity any comments the affected jurisdiction has on the proposed 15 qualifying project and indicate whether the facility or project is 16 compatible with the local comprehensive plan, local infrastructure 17 development plans, the capital improvements budget or other 18 government spending plan. The responsible governmental entity shall 19 consider the submitted comments before entering into a comprehensive 20 agreement with a contracting entity. 21

22 SECTION 10. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 5161 of Title 74, unless there 24 is created a duplication in numbering, reads as follows:

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1 A. After obtaining any appraisal of the property interest that is required under other law in connection with the conveyance, a 2 3 governmental entity may dedicate any property interest, including land, improvements and tangible personal property, for public use in 4 5 a qualifying project if the governmental entity finds that the dedication will serve the public purpose of the Oklahoma Public and 6 Private Facilities and Infrastructure Act by minimizing the cost of 7 a qualifying project to the governmental entity or reducing the 8 9 delivery time of a qualifying project.

In connection with a dedication under subsection A of this 10 Β. section, a governmental entity may convey any property interest, 11 12 including a license, franchise, easement or another right or interest the governmental entity considers appropriate, subject to 13 the conditions imposed by general law governing such conveyance and 14 subject to the rights of an existing utility under a license, 15 franchise, easement or other right under law, to the contracting 16 entity for the consideration determined by the governmental entity. 17 The consideration may include the agreement of the contracting 18 entity to develop or operate the qualifying project. 19

20 SECTION 11. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 5162 of Title 74, unless there 22 is created a duplication in numbering, reads as follows:

23 A. The contracting entity has:

24 1. The power granted by:

1 general law to a person that has the same form of a. 2 organization as the contracting entity, and 3 b. a statute governing the business or activity of the contracting entity; and 4 5 2. The power to: develop or operate the qualifying project, and 6 a. collect lease payments, impose user fees subject to 7 b. subsection B of this section or enter into service 8 9 contracts in connection with the use of the project. 10 Β. The contracting entity may not impose a user fee or increase 11 the amount of a user fee until the fee or increase is approved by 12 the responsible governmental entity. C. The contracting entity may own, lease or acquire any other 13 right to use or operate the qualifying project. 14 The contracting entity may finance a qualifying project in 15 D. the amounts and on the terms determined by the contracting entity. 16

The contracting entity may issue debt, equity or other securities or obligations, enter into sale and leaseback transactions and secure any financing with a pledge of, security interest in, or lien on any or all of its property, including all of its property interests in the qualifying project.

E. In operating the qualifying project, the contracting entitymay:

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Establish classifications according to reasonable categories
 for assessment of user fees; and

3 2. With the consent of the responsible governmental entity,
4 adopt and enforce reasonable rules for the qualifying project to the
5 same extent as the responsible governmental entity.

6 F. The contracting entity shall:

Develop or operate the qualifying project in a manner that
is acceptable to the responsible governmental entity and in
accordance with any applicable interim or comprehensive agreement;

Subject to subsection G of this section, keep the qualifying
 project open for use by the public at all times, or as appropriate
 based on the use of the project, after its initial opening on
 payment of the applicable user fees, lease payments or service
 payments;

15 3. Maintain, or provide by contract for the maintenance or 16 upgrade of, the qualifying project, if required by any applicable 17 interim or comprehensive agreement;

Cooperate with the responsible governmental entity to
 establish any interconnection with the qualifying project requested
 by the responsible governmental entity; and

21 5. Comply with any applicable interim or comprehensive22 agreement and any lease or service contract.

G. The qualifying project may be temporarily closed because ofemergencies or, with the consent of the responsible governmental

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1 entity, to protect public safety or for reasonable construction or 2 maintenance activities.

The Oklahoma Public and Private Facilities and 3 Η. Infrastructure Act does not prohibit a contracting entity of a 4 5 qualifying project from providing additional services for the qualifying project to the public or persons other than the 6 responsible governmental entity if the provision of additional 7 service does not impair the ability of the contracting entity to 8 9 meet the commitments of the contracting entity to the responsible 10 governmental entity under any applicable interim or comprehensive agreement. 11

12 SECTION 12. NEW LAW A new section of law to be codified 13 in the Oklahoma Statutes as Section 5163 of Title 74, unless there 14 is created a duplication in numbering, reads as follows:

A. Before developing or operating the qualifying project, the contracting entity must enter into a comprehensive agreement with a responsible governmental entity. The comprehensive agreement shall provide for:

Delivery of letters of credit or other security in
 connection with the development or operation of the qualifying
 project, in the forms and amounts satisfactory to the responsible
 governmental entity and delivery of performance and payment bonds
 required for all construction activities;

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2. Review of plans and specifications for the qualifying project by the responsible governmental entity and approval by the responsible governmental entity if the plans and specifications conform to standards acceptable to the responsible governmental entity, except that the contracting entity may not be required to complete the design of a qualifying project before the execution of a comprehensive agreement;

3. Inspection of the qualifying project by the responsible
9 governmental entity to ensure that the activities of the contracting
10 entity are acceptable to the responsible governmental entity in
11 accordance with the comprehensive agreement;

4. Maintenance of a public liability insurance policy, copies of which must be filed with the responsible governmental entity accompanied by proofs of coverage, or self-insurance, each in the form and amount satisfactory to the responsible governmental entity and reasonably sufficient to ensure coverage of tort liability to the public and project employees and to enable the continued operation of the qualifying project;

Monitoring of the practices of the contracting entity by the
 responsible governmental entity to ensure that the qualifying
 project is properly maintained;

22 6. Reimbursement to be paid to the responsible governmental23 entity for services provided by the responsible governmental entity;

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Filing of appropriate financial statements on an annual
 basis; and

8. Policies and procedures governing the rights and responsibilities of the responsible governmental entity and the contracting entity if the comprehensive agreement is terminated or there is a material default by the contracting entity, including conditions governing:

- a. assumption of the duties and responsibilities of the
 contracting entity by the responsible governmental
 entity, and
- b. the transfer or purchase of property or other
 interests of the contracting entity to the responsible
 governmental entity.

The comprehensive agreement shall provide for any user fee, 14 Β. 15 lease payment or service payment established by agreement of the parties. In negotiating a user fee under this section, the parties 16 shall establish a payment or fee that is the same for persons using 17 a facility of the qualifying project under like conditions and that 18 will not materially discourage use of the qualifying project. 19 The execution of the comprehensive agreement or an amendment to the 20 agreement is conclusive evidence that the user fee, lease payment or 21 service payment complies with the Oklahoma Public and Private 22 Facilities and Infrastructure Act. A user fee or lease payment 23

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1 established in the comprehensive agreement as a source of revenue 2 may be in addition to, or in lieu of, a service payment.

C. A comprehensive agreement may include a provision that authorizes the responsible governmental entity to make grants or loans to the contracting entity from money received from the federal, state or local government or any agency or instrumentality of the government.

D. The comprehensive agreement must incorporate the duties of
the contracting entity under the Oklahoma Public and Private
Facilities and Infrastructure Act and may contain terms the
responsible governmental entity determines serve the public purpose
of the Oklahoma Public and Private Facilities and Infrastructure
Act. The comprehensive agreement may contain:

Provisions that require the responsible governmental entity
 to provide notice of default and cure rights for the benefit of the
 contracting entity and the persons specified in the agreement as
 providing financing for the qualifying project;

18 2. Other lawful terms to which the contracting entity and the 19 responsible governmental entity mutually agree, including provisions 20 regarding unavoidable delays or providing for a loan of public money 21 to the contracting entity to develop or operate one or more 22 gualifying projects; and

23 3. Provisions in which the authority and duties of the24 contracting entity under the Oklahoma Public and Private Facilities

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and Infrastructure Act cease and the qualifying project is dedicated for public use to the responsible governmental entity or, if the qualifying project was initially dedicated by an affected jurisdiction, to the affected jurisdiction.

E. Any change in the terms of the comprehensive agreement that
the parties agree to must be added to the comprehensive agreement by
written amendment.

8 F. The comprehensive agreement may provide for the development 9 or operation of phases or segments of the qualifying project.

10 SECTION 13. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 5164 of Title 74, unless there 12 is created a duplication in numbering, reads as follows:

Before or in connection with the negotiation of the comprehensive agreement, the responsible governmental entity may enter into an interim agreement with the contracting entity proposing the development or operation of the qualifying project. The interim agreement may:

Authorize the contracting entity to begin project phases or
 activities for which the contracting entity may be compensated
 relating to the proposed qualifying project, including project
 planning and development, design, engineering, environmental
 analysis and mitigation, surveying and financial and revenue
 analysis, including ascertaining the availability of financing for
 the proposed facility or facilities of the qualifying project;

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2. Establish the process and timing of the negotiation of the
 2 comprehensive agreement; and

3 3. Contain any other provision related to any aspect of the
4 development or operation of a qualifying project that the parties
5 consider appropriate.

6 SECTION 14. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 5165 of Title 74, unless there 8 is created a duplication in numbering, reads as follows:

9 A. The contracting entity and the responsible governmental 10 entity may use any funding resources that are available to the 11 parties, including, but not limited to:

12 1. Accessing any designated trust funds; and

Borrowing or accepting grants from any state infrastructure
 loan program or bank.

B. The responsible governmental entity may take any action to obtain federal, state or local assistance for a qualifying project that serves the public purpose of the Oklahoma Public and Private Facilities and Infrastructure Act and may enter into any contracts required to receive the assistance.

C. If the responsible governmental entity is a state agency,
any money received from the state or federal government or any
agency or instrumentality of the state or federal government is
subject to appropriation by the Legislature.

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D. The responsible governmental entity may determine that it serves the public purpose of the Oklahoma Public and Private Facilities and Infrastructure Act for all or part of the costs of a qualifying project to be directly or indirectly paid from the proceeds of a grant or loan made by the local, state or federal government or any agency or instrumentality of the government.

SECTION 15. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 5166 of Title 74, unless there
is created a duplication in numbering, reads as follows:

A. The construction, remodel or repair of a qualifying project may be performed only after performance and payment bonds for the construction, remodel or repair have been executed regardless of whether the qualifying project is on public or private property or is publicly or privately owned.

B. For purposes of this section, a qualifying project is 15 considered a public work and the responsible governmental entity 16 shall assume the obligations and duties of a governmental entity. 17 The obligee under a performance bond under this section may 18 С. be a public entity, a contracting entity, a business entity or an 19 entity consisting of both a public entity and a contracting entity. 20 SECTION 16. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 5167 of Title 74, unless there 22 is created a duplication in numbering, reads as follows: 23

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1 If the contracting entity commits a material default, the Α. responsible governmental entity may assume the responsibilities and 2 duties of the contracting entity of the qualifying project. If the 3 responsible governmental entity assumes the responsibilities and 4 5 duties of the contracting entity, the responsible governmental entity has all the rights, title and interest in the qualifying 6 project, subject to any liens on revenue previously granted by the 7 contracting entity to any person or business entity providing 8 9 financing for the project.

B. The responsible governmental entity may terminate, with cause, any applicable interim or comprehensive agreement and exercise any other rights and remedies available to the governmental entity at law or in equity.

C. Stipends are to be used on large projects where there is substantial opportunity for innovation and the costs for developing a proposal are significant. Also called 'payment for work product', stipends encourage competition and do not put smaller companies at a competitive disadvantage and they compensate unsuccessful offerors for a portion of their costs.

The authority may elect to pay unsuccessful proposers for
 the work product that they submit with their proposal in response to
 an RFP solicitation. The use by the authority of any design element
 contained in an unsuccessful proposal is at the sole risk and

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1 discretion of the authority and does not confer liability on the 2 recipient of the stipulated amount under this section.

3 2. After payment of the stipulated amount, the authority and the unsuccessful proposer will jointly own the rights to, and may 4 5 make use of any work product contained in the proposal including the technologies, techniques, methods, processes, ideas and information 6 contained in the proposal, project design and project financial 7 The use by the unsuccessful proposer of any part of the work 8 plan. 9 product contained in the proposal is at the sole risk of the 10 unsuccessful proposer and does not confer liability on the 11 authority.

D. The responsible governmental entity may make any appropriate claim under the letters of credit or other security or the performance and payment bonds required by paragraph 1 of subsection A of Section 12 of this act.

E. If the responsible governmental entity elects to assume the responsibilities and duties for a qualifying project under subsection A of this section, the responsible governmental entity may:

20 1. Develop or operate the qualifying project;

21 2. Impose user fees;

3. Impose and collect lease payments for the use of theproject; and

24 4. Comply with any applicable contract to provide services.

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F. The responsible governmental entity shall collect and pay to secured parties any revenue subject to a lien to the extent necessary to satisfy the obligations of the contracting party to secured parties, including the maintenance of reserves. The liens shall be correspondingly reduced and, when paid off, released.

G. Before any payment is made to or for the benefit of a
secured party, the responsible governmental entity may use revenue
to pay the current operation and maintenance costs of the qualifying
project, including compensation to the responsible governmental
entity for its services in operating and maintaining the qualifying
project. The right to receive any payment is considered just
compensation for the qualifying project.

H. The full faith and credit of the responsible governmental entity may not be pledged to secure any financing of the contracting entity that was assumed by the governmental entity when the governmental entity assumed responsibility for the qualifying project.

18 SECTION 17. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 5169 of Title 74, unless there 20 is created a duplication in numbering, reads as follows:

A. The contracting entity and each facility owner, including a public utility, a public service company or a cable television provider, whose facilities will be affected by a qualifying project,

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shall cooperate fully in planning and arranging the manner in which
 the facilities will be affected.

B. The contracting entity and responsible governmental entity
shall ensure that a facility owner whose facility will be affected
by a qualifying project does not suffer a disruption of service as a
result of the construction or improvement of the qualifying project.

7 C. The contracting entity shall pay any amount owed for the8 crossing, constructing or relocating of facilities.

9 SECTION 18. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 5171 of Title 74, unless there 11 is created a duplication in numbering, reads as follows:

A. Not later than the tenth day after the date a responsible governmental entity accepts a proposal, the responsible governmental entity shall provide notice of the proposal by posting the proposal on the Internet website of the entity.

B. The responsible governmental entity shall make available for public inspection at least one (1) copy of the proposal. This section does not prohibit the responsible governmental entity from posting the proposal in another manner considered appropriate by the responsible governmental entity to provide maximum notice to the public of the opportunity to inspect the proposal.

C. Trade secrets, financial records or other records of the contracting entity excluded from disclosure under the Oklahoma Open Records Act may not be posted or made available for public

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inspection except as otherwise agreed to by the responsible
 governmental entity and the contracting entity.

D. The responsible governmental entity shall hold a public hearing on the proposal during the proposal review process not later than the thirtieth day before the date the entity enters into an interim or comprehensive agreement.

E. On completion of the negotiation phase for the development
of an interim or comprehensive agreement and before an interim
agreement or comprehensive agreement is entered into, a responsible
governmental entity must make available the proposed agreement in a
manner provided by subsection A or B of this section.

12 F. A responsible governmental entity that has entered into an interim agreement or comprehensive agreement shall make procurement 13 records available for public inspection on request. For purposes of 14 15 this subsection, procurement records do not include the trade secrets of the contracting entity or financial records, including 16 balance sheets or financial statements of the contracting entity, 17 that are not generally available to the public through regulatory 18 disclosure or other means. 19

G. Cost estimates relating to a proposed procurement transaction prepared by or for a responsible governmental entity are not open to public inspection.

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1	H. Any inspection of procurement transaction records under this
2	section is subject to reasonable restrictions to ensure the security
3	and integrity of the records.
4	I. This section applies to any accepted proposal regardless of
5	whether the process of bargaining results in an interim or
6	comprehensive agreement.
7	SECTION 19. This act shall become effective November 1, 2017.
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