HB1789 FULLPCS1 Daniel Pae-LRB 2/4/2021 2:47:48 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB1789</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Daniel Pae

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
З	PROPOSED COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 1789 By: Pae
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8	PROPOSED COMMITTEE SUBSTITUTE
9	An Act relating to public buildings and public works; amending 61 O.S. 2011, Section 103, as last amended
10	by Section 2, Chapter 405, O.S.L. 2019 (61 O.S. Supp. 2020, Section 103), which relates to competitive
11	bidding; authorizing certain local governmental units to create purchasing cooperative; providing for
12	notice and publication; providing for compliance of requirements; and providing an effective date.
13	requirements, and providing an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 61 O.S. 2011, Section 103, as last
17	amended by Section 2, Chapter 405, O.S.L. 2019 (61 O.S. Supp. 2020,
18	Section 103), is amended to read as follows:
19	Section 103. A. Unless otherwise provided by law, all public
20	construction contracts exceeding Fifty Thousand Dollars (\$50,000.00)
21	shall be let and awarded to the lowest responsible bidder, by open
22	competitive bidding after solicitation for sealed bids, in
23	accordance with the provisions of the Public Competitive Bidding Act
24	of 1974. No work shall be commenced until a written contract is

executed and all required bonds and insurance have been provided by
the contractor to the awarding public agency.

Notwithstanding subsection A of this section, in awarding 3 в. public construction contracts exceeding Fifty Thousand Dollars 4 5 (\$50,000.00), counties, cities, other local units of government and any public trust with a county or a municipality as its sole 6 7 beneficiary may provide for a local bid preference of not more than five percent (5%) of the bid price if the awarding public agency 8 determines that there is an economic benefit to the local area or 9 10 economy. Provided, however, the local bidder or contractor must 11 agree to perform the contract for the same price and terms as the 12 bid proposed by the nonlocal bidder or contractor. Any bid 13 preference granted hereunder must be in accordance with an 14 established policy adopted by the governing body of the awarding 15 public agency to clearly demonstrate the economic benefit to the 16 local area or economy. Provided, further, no local bid preference 17 shall be granted unless the local bidding entity is the second 18 lowest qualified bid on the contract. The bid specifications shall 19 clearly state that the bid is subject to a local bidder preference 20 law. For purposes of this section, "local bid" means the bidding 21 person is authorized to transact business in this state and 22 maintains a bona fide establishment for transacting such business 23 within this state. This provision does not apply to any construction contract for which federal funds are available for 24

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expenditure when its provisions may be in conflict with federal law
or regulation.

C. Except as provided in subsection E of this section, other 3 4 construction contracts for the purpose of making any public 5 improvements or constructing any public building or making repairs to the same for Fifty Thousand Dollars (\$50,000.00) or less shall be 6 7 let and awarded to the lowest responsible bidder by receipt of written bids or awarded on the basis of competitive quotes to the 8 9 lowest responsible qualified contractor. Work may be commenced in 10 accordance with the purchasing policies of the public agency.

D. Except as provided in subsection E of this section, other construction contracts for less than Five Thousand Dollars (\$5,000.00) may be negotiated with a qualified contractor. Work may be commenced in accordance with the purchasing policies of the public agency.

16 Ε. The provisions of this subsection shall apply to public 17 construction for minor maintenance or minor repair work to public 18 school district property. Other construction contracts for less 19 than Twenty-five Thousand Dollars (\$25,000.00) may be negotiated 20 with a qualified contractor. Construction contracts equal to or 21 greater than Twenty-five Thousand Dollars (\$25,000.00) but less than 22 Fifty Thousand Dollars (\$50,000.00) shall be let and awarded to the 23 lowest responsible bidder by receipt of written bids. No work shall 24 be commenced on any construction contract until a written contract

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is executed and proof of insurance has been provided by the
contractor to the awarding public agency.

The Construction and Properties Division of the Office of 3 F. 4 Management and Enterprise Services may award contracts using best 5 value competitive proposals. As used in this subsection, "best value" means an optional contract award system which can evaluate 6 7 and rank submitted competitive performance proposals to identify the proposal with the greatest value to the state. The Office of 8 9 Management and Enterprise Services, pursuant to the Administrative 10 Procedures Act, shall promulgate rules necessary to implement the 11 provisions of this subsection.

12 G. 1. A public agency shall not let or award a public 13 construction contract exceeding Fifty Thousand Dollars (\$50,000.00) 14 to any contractor affiliated with a purchasing cooperative unless 15 the purchasing cooperative and the contractor have complied with all 16 of the provisions of the Public Competitive Bidding Act of 1974, 17 including but not limited to open competitive bidding after 18 solicitation for sealed bids. A public agency shall not let or 19 award a public construction contract exceeding Five Thousand Dollars 20 (\$5,000.00) up to Fifty Thousand Dollars (\$50,000.00) to any 21 contractor affiliated with a purchasing cooperative unless the 22 purchasing cooperative and the contractor have complied with all of 23 the provisions of the Public Competitive Bidding Act of 1974,

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including submission of a written bid upon notice of competitive
bidding.

2. A purchasing cooperative and its affiliated contractors 3 shall not be allowed to bid on any public construction contract 4 5 exceeding Fifty Thousand Dollars (\$50,000.00) unless the purchasing 6 cooperative and its affiliated contractors have complied with all of 7 the provisions of the Public Competitive Bidding Act of 1974, 8 including but not limited to open competitive bidding after solicitation for sealed bids. A purchasing cooperative and its 9 10 affiliated contractors shall not be allowed to bid on any public 11 construction contract exceeding Two Thousand Five Hundred Dollars 12 (\$2,500.00) unless the purchasing cooperative and its affiliated 13 contractors have complied with all of the provisions of the Public 14 Competitive Bidding Act of 1974, including submission of a written 15 bid upon notice of open competitive bidding.

16 3. Local governmental units or local governmental units 17 cooperating under the terms of any interlocal cooperative agreement 18 authorized by state law may create a purchasing cooperative or 19 contract with a purchasing cooperative to provide leverage in 20 achieving best value or the best terms in contracts. To encourage 21 intergovernmental collaboration, any purchasing cooperative or 22 interlocal cooperative entity may utilize a single legal newspaper 23 of this state to serve as sufficient notice and publication for bid notice requirements for statewide purchasing projects, and may 24

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1	select any legal newspaper within the boundaries of any interlocal
2	or purchasing cooperative to serve as sufficient notice and
3	publication for bid notice requirements for local or regional
4	purchasing projects. Any local governmental unit that enters into
5	membership or contracts with a purchasing cooperative or interlocal
6	cooperative entity may enter into purchases or contracts under the
7	terms negotiated by the purchasing cooperative or interlocal
8	cooperative entity. If the purchasing cooperative or interlocal
9	cooperative entity complies with the requirements of this section of
10	law, all local governmental units shall be deemed in compliance with
11	the requirements set forth for bid notices and publication.
12	SECTION 2. This act shall become effective November 1, 2021.
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