I		AN ACT relating to public contracts.		
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:			
3		→ Section 1. KRS 45A.183 is amended to read as follows:		
4	(1)	For the purposes of this section, "self-perform" or "self-performance" means		
5		work performed by direct employees of a construction management-at-risk entity		
6		or a construction manager-general contractor and not by direct employees of a		
7		subcontractor that does not exceed twenty percent (20%) of the total cost of the		
8		project.		
9	<u>(2)</u>	When a capital project is to be constructed using the construction management-at-		
10		risk method, a process parallel to the selection committee procedures established in		
11		KRS 45A.810 shall apply when procuring a construction management-at-risk firm		
12		and regulations promulgated in accordance with KRS 45A.180 shall apply that set		
13		forth requirements for:		
14		(a) Description of the bond, insurance, and other security provisions that apply to		
15		a project;		
16		(b) Description of appropriate contract clauses and fiscal responsibility		
17		requirements that apply to each project; and		
18		(c) Restrictions relating to conflicts of interest[, including a provision that a		
19		construction management at risk entity shall be eligible to become an offeror		
20		of goods or services on a project it manages only when a subcontractor fails to		
21		perform and upon prior approval by the contracting body].		
22	<u>(3)</u>	A construction management-at-risk entity shall be eligible to become an offeror		
23		of goods or services on a project it manages when a subcontractor fails to		
24		perform and upon prior approval by the contracting body, or when a construction		
25		management-at-risk entity meets the following conditions:		
26		(a) The construction management-at-risk entity shall only be eligible to		
27		competitively bid on a part of a project that the entity or its parent, affiliate,		

1		or subsidiary performs in its ordinary course of business;
2	<u>(b)</u>	The construction management-at-risk entity shall publicly declare in its
3		advertisement for bids or addenda thereto which parts of the project it plans
4		to competitively bid. The scope of work for those parts of the project shall be
5		reviewed and approved by the contracting body. The advertisement for bids
6		or addenda thereto shall be issued at least two (2) weeks prior to the bid
7		<u>date;</u>
8	<u>(c)</u>	The construction management-at-risk entity shall submit a sealed bid for
9		the parts of the project it plans to competitively bid to the contracting body.
10		Other entities who plan to submit bids on the parts of the project submitted
11		by the construction management-at-risk entity shall also submit their bids to
12		the contracting body;
13	<u>(d)</u>	The staffing, equipment, and materials that a construction management-at-
14		risk entity uses for the management part of the project shall be separate
15		from the staffing, equipment, and materials required for the self-
16		performance part of the project;
17	<u>(e)</u>	The construction management-at-risk entity shall not be eligible to utilize
18		any of the construction contingency it may be carrying on the project for
19		any part of the project it competitively bids to self-perform unless approved
20		to do so by the contracting body; and
21	<u>(f)</u>	Electrical, mechanical, fire suppression, or plumbing work shall not be self-
22		performed.
23	(4) To (execute its self-performance bid, a construction management-at-risk entity
24	<u>may</u>	use:
25	<u>(a)</u>	Materials or supplies from a supplier or subcontractor; or
26	<u>(b)</u>	Tools or equipment leased from a subcontractor.
27	(5)[(2)]	(a) When a construction project is to be constructed using the construction

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1		manager-general contractor method, a competitive process consistent with this
2		code established by administrative regulations promulgated under KRS
3		45A.180 shall apply.
4	(b)	The procurement process shall set forth the requirements for:
5		1. Description of the bond, insurance, and other security provisions that
6		apply to the project;
7		2. Description of appropriate contract clauses and fiscal responsibility
8		requirements that apply to the project; and
9		3. Restrictions relating to conflicts of interest[, including a provision that a
10		construction manager general contractor shall be eligible to become an
11		offeror of goods or services on a project it manages only when a
12		subcontractor fails to perform and upon prior approval by the
13		contracting body].
14	(c)	The selection of the construction manager-general contractor shall be based
15		on:
16		1. Qualifications; and
17		2. Price, including preconstruction consulting services, overhead, and
18		profit.
19	(d)	Prior to the construction phase, the construction manager-general contractor
20		shall competitively bid the subcontracts by public notice and award each
21		subcontract to the lowest responsive and responsible bidder.
22	(e)	The final construction cost and completion date for the project shall be
23		established by change order after the construction manager-general contractor
24		enters into all applicable subcontracts.
25	(6) A c	onstruction manager-general contractor shall be eligible to become an offeror
26	<u>of</u>	goods or services on a project it manages when a subcontractor fails to
27	per	form and upon prior approval by the contracting body, or when the

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1	cons	struction manager-general contractor meets the following conditions:
2	<u>(a)</u>	The construction manager-general contractor shall only be eligible to
3		competitively bid on part or parts of a project that the construction
4		manager-general contractor or its parent, affiliate, or subsidiary performs
5		in its ordinary course of business;
6	<u>(b)</u>	The construction manager-general contractor shall publicly declare in its
7		advertisement for bids or addenda thereto which parts of the project it plans
8		to competitively bid. The scope of work for those parts of the project shall be
9		reviewed and approved by the contracting body. The advertisement for bids
10		or addenda thereto shall be issued at least two (2) weeks prior to the bid
11		<u>date;</u>
12	<u>(c)</u>	The construction manager-general contractor shall submit a sealed bid for
13		the parts of the project it plans to competitively bid to the contracting body.
14		Other entities who plan to submit bids on the parts of the project submitted
15		by the construction manager-general contractor shall also submit their bids
16		to the contracting body;
17	<u>(d)</u>	The staffing, equipment, and materials that a construction manager-general
18		contractor uses for the management part of the project shall be separate
19		from any staffing, equipment, and materials required for the self-
20		performance part of the project;
21	<u>(e)</u>	The construction manager-general contractor shall not be eligible to utilize
22		any of the construction contingency it may be carrying on the project for
23		any part of the project it competitively bids to self-perform unless approved
24		to do so by the contracting body; and
25	<u>(f)</u>	Electrical, mechanical, fire suppression, or plumbing work shall not be self-
26		performed.
27	(7) To a	execute its self-performance bid, a construction manager-general contractor

- 1 may use:
- 2 (a) Materials or supplies from a supplier or subcontractor; or
- 3 (b) Tools or equipment leased from a subcontractor.