1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	HOUSE BILL 1599 By: Frix
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6	AS INTRODUCED
7	An Act relating to public buildings and public works; amending 61 O.S. 2011, Section 113, as amended by
8	Section 314, Chapter 304, O.S.L. 2012 (61 O.S. Supp. 2016, Section 113), which relates to public
9	competitive bidding procedures and requirements; modifying time period where certain bonds are
10	required; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 61 O.S. 2011, Section 113, as
15	amended by Section 314, Chapter 304, O.S.L. 2012 (61 O.S. Supp.
16	2016, Section 113), is amended to read as follows:
17	Section 113. A. Except as otherwise provided by law, within
18	the period of time, not to exceed sixty (60) days, specified in the
19	bid notice by the awarding public agency, a contract embodying the
20	terms set forth in the bidding documents shall be executed by the
21	awarding public agency and the successful bidder. No bidder shall
22	obtain any property right in a contract awarded under the provisions
23	of the Public Competitive Bidding Act of 1974 until the contract has
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been fully executed by both the bidder and the awarding public
 agency.

B. Except as otherwise provided by law, within the period of
time specified in subsection A of this section, the following shall
be provided by the contractor to the awarding public agency for
contracts exceeding Fifty Thousand Dollars (\$50,000.00):

7 1. A bond or irrevocable letter of credit complying with the8 provisions of Section 1 of this title;

9 2. A bond in a sum equal to the contract price, with adequate 10 surety, or an irrevocable letter of credit containing terms 11 prescribed by the Construction and Properties Division of the Office 12 of Management and Enterprise Services issued by a financial 13 institution insured by the Federal Deposit Insurance Corporation or 14 the Federal Savings and Loan Insurance Corporation for the benefit 15 of the state, on behalf of the awarding public agency, in a sum 16 equal to the contract price, to ensure the proper and prompt 17 completion of the work in accordance with the provisions of the 18 contract and bidding documents;

19 3. A bond in a sum equal to the contract price or an 20 irrevocable letter of credit containing terms as prescribed by the 21 Division issued by a financial institution insured by the Federal 22 Deposit Insurance Corporation or the Federal Savings and Loan 23 Insurance Corporation for the benefit of the state, on behalf of the 24 awarding public agency, in a sum equal to the contract price, to

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1 protect the awarding public agency against defective workmanship and 2 materials for a period of one (1) year after acceptance completion 3 of the project; and

4 4. Public liability and workers' compensation insurance during
5 construction in reasonable amounts. A public agency may require the
6 contractor to name the public agency and its architects or
7 engineers, or both, as an additional assured under the public
8 liability insurance, which requirement, if made, shall be
9 specifically set forth in the bidding documents.

C. A single irrevocable letter of credit may be used to satisfy paragraphs 1, 2 and 3 of subsection B of this section, provided such single irrevocable letter of credit meets all applicable requirements of subsection B of this section.

14 If the contractor needs additional time in which to obtain the 15 bond required pursuant to subsection B of this section, the 16 contractor may request and the awarding agency may allow the 17 contractor an additional sixty (60) days in which to obtain the 18 bond.

D. 1. After the award of a contract, but prior to its execution, an awarding public agency, upon discovery of an administrative error in the award process that would void an otherwise valid award, may suspend the time of execution of the contract. The agency may rescind the award and readvertise for bids, or may direct correction of the error and award the contract

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1 to the lowest responsible bidder, whichever shall be in the best
2 interests of the state.

If the awarding public agency has a governing body, the 3 2. agency shall, at the next regularly scheduled public business 4 5 meeting of the governing body of the agency, upon the record, present to the governing body that an error has been made in the 6 7 award process and shall state the nature of the error. The 8 governing body, upon presentation of the facts of the error, may 9 rescind the award and readvertise for bids, or may direct correction 10 of the error and award the contract to the lowest responsible 11 bidder, whichever shall be in the best interests of the state.

12 E. No public agency shall require for any public construction 13 project, nor shall any general contractor submit a project bid based 14 on acquiring or participating in, any wrap-up, wrap-around, or 15 controlled insurance program. For the purposes of this subsection, 16 "wrap-up, wrap-around, or controlled insurance program" means any 17 insurance program that has the effect of disabling or rendering 18 inapplicable any workers' compensation, commercial general 19 liability, builders' risk, completed operations, or excess liability 20 insurance coverage carried by a subcontractor that is engaged or to 21 be engaged on a public construction project unless this is a cost 22 savings to the public or the need exists for a specialized or 23 complex insurance program and shall not apply to contracts less than 24 Seventy-five Million Dollars (\$75,000,000.00).

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1	F. This act shall not apply to the public construction projects
2	of constitutional agencies which had authorized a wrap-up, wrap-
3	around, or controlled insurance program on or before April 11, 2000.
4	SECTION 2. This act shall become effective November 1, 2017.
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