1 ENGROSSED HOUSE BILL NO. 1328 By: Morrissette of the House 2 and 3 Floyd of the Senate 4 5 6 An Act relating to national, state and local 7 emergency procedures and requirements; amending 76 O.S. 2011, Section 5.8, as amended by Section 1, Chapter 276, O.S.L. 2013 (76 O.S. Supp. 2014, Section 8 5.8), which relates to voluntary architectural or 9 engineering services; modifying scope of immunity; modifying requirements for services by individual 10 licensed or registered in another state; providing immunity from liability when providing certain services if certain requirements are met; providing 11 an exception; directing municipalities to comply with 12 certain requirements in the event of certain damage or collapse of certain buildings; specifying 1.3 requirements for safe rooms; providing for other designations; providing for codification; and 14 providing an effective date. 15 16 17 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 18 SECTION 1. AMENDATORY 76 O.S. 2011, Section 5.8, as 19 amended by Section 1, Chapter 276, O.S.L. 2013 (76 O.S. Supp. 2014, 20 Section 5.8), is amended to read as follows: 2.1 Section 5.8 A. A licensed architect or professional engineer 22 who voluntarily, without compensation other than expense 23 reimbursement or reimbursement for the cost of printing a report,

provides architectural, structural, electrical, mechanical or other

design professional services related to a declared national, state or local emergency caused by a natural disaster or catastrophic event, at the request of or with the approval of a national, state, county or local public official, law enforcement official, public safety official or building inspection official believed by the licensed architect or professional engineer to be acting in an official capacity, shall not be liable for any personal injury, wrongful death, property damage or other loss of any nature related to the licensed architect's or professional engineer's acts or omissions in the performance of such professional services for any publicly or privately owned structure, building, facility, project utility, equipment, machine, process, piping or other system, but shall be liable for wrongful death as required by Section 7 of Article XXIII of the Oklahoma Constitution. Nothing in this section shall provide immunity for injury or damage resulting from gross negligence or willful or wanton misconduct in rendering the emergency professional services. The immunity provided in this section shall apply only to a voluntary architectural or engineering service services that occurs occur during the emergency or within ninety (90) days following the end of the period for an termination of the declared state of emergency, disaster or catastrophic event, unless extended by an executive order issued by the Governor under the Governor's emergency executive powers.

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In the event a natural disaster or catastrophic event described pursuant to subsection A of this section occurs, and the services of licensed architects or professional engineers who provide architectural, structural, electrical, mechanical or other design professional services are required, but the number of professional persons licensed or registered in this state is insufficient for such purpose, any person licensed or registered in another state to practice such profession and who is a member of a mobile support team or unit of the licensing state, may inspect and placard structures for safety and habitability in this state upon request by the Governor of this state and order of the Governor of the person's home state without being licensed or registered when issued a temporary license by the appropriate licensing and regulatory authority in this state. Out-of-state licensed architects or professional engineers who inspect and placard structures for safety and habitability under these conditions shall not be liable for any personal injury, wrongful death, property damage or other loss related to the licensed architect's or professional engineer's acts or omissions in the performance of such emergency professional services for any publicly or privately owned structure, building, facility, project utility, equipment, machine, process, piping or other system. Nothing in this section shall provide immunity for injury or damage resulting from gross negligence or willful or wanton misconduct in rendering the

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- emergency professional services. The immunity provided in this
  section shall apply only to a voluntary architectural or engineering
  service of inspecting and placarding structures for safety and
  habitability that occurs during the emergency or within ninety (90)
  days following the end of the period for an emergency, disaster or
  catastrophic event, unless extended by an executive order issued by
  the Governor of this state under the Governor's emergency executive
  powers.
  - C. A licensed professional engineer or architect practicing
    within his or her area of expertise who agrees to voluntarily
    produce a risk-assessment report that is provided to the Oklahoma
    Department of Emergency Management that includes:
  - 1. Options for hardening a school;

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- 2. Options for installation of storm shelters or safe rooms in a school; or
- 16 3. Recommendations pertaining to the best locations for refuge 17 areas already existing in the school, 18 shall not be liable for any personal injury, property damage or 19 other loss of any nature related to the individual's acts or 20 omissions in the performance of such professional voluntary services 21 for any school, but shall be liable for wrongful death as required 22 by Section 7 of Article XXIII of the Oklahoma Constitution. Nothing 23 in this section shall provide immunity for injury or damage

- 1 resulting from gross negligence or willful or wanton misconduct in 2 rendering the voluntary professional services.
  - D. For the purposes of this section:
  - 1. "Building inspection official" means any appointed or elected federal, state or local official with executive responsibility to coordinate building inspection in the jurisdiction in which the emergency or event has occurred;
  - 2. "Law enforcement official" means any appointed or elected federal, state or local official with executive responsibility to coordinate law enforcement in the jurisdiction in which the emergency or event has occurred;
  - 3. "Licensed architect" means a person duly licensed pursuant to Section 46.1 et seq. of Title 59 of the Oklahoma Statutes;
  - 4. "Professional engineer" means a person duly licensed and registered pursuant to Section 475.1 et seq. of Title 59 of the Oklahoma Statutes;
  - 5. "Public official" means any elected federal, state or local official with executive responsibility in the jurisdiction in which the emergency or event has occurred; and
  - 6. "Public safety official" means any appointed or elected federal, state or local official with executive responsibility to coordinate public safety in the jurisdiction in which the emergency or event has occurred.

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 683.11a of Title 63, unless there is created a duplication in numbering, reads as follows:

In the event of damage to or collapse of a publicly or privately owned structure due to a declared national, state or local emergency caused by a natural disaster or catastrophic event in which a human fatality occurs, the municipality having jurisdiction shall comply with the following requirements:

- 1. No immediate action shall be taken to alter, remove or deconstruct the building except to the extent necessary for search and rescue efforts;
- 2. The municipality having jurisdiction shall allow an independent investigation by a team of licensed professional engineers, a team of licensed architects or a team consisting of both licensed professional engineers and licensed architects having applicable expertise;
- 3. The public or private owner of the structure shall be compelled to supply upon request the final drawings by the design professional or professionals of record for use in the investigation and for comparison with the findings of the investigation. Such drawings may be either the final design drawings or the record drawings with approved change orders but must represent the final design decisions made by the design professional or professionals of record and accepted by the municipality having jurisdiction; and

4. The demolition and removal of the structure shall not proceed until the independent investigation team has completed their field work.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 683.11b of Title 63, unless there is created a duplication in numbering, reads as follows:

For the purpose of public facilities, including but not limited to schools, the term "safe room" shall only apply to shelters that meet or exceed Federal Emergency Management Agency (FEMA)

Publication 361 guidelines and the terms "storm shelter" and "tornado shelter" shall only apply to shelters that meet or exceed ICC-500.

For the purpose of public facilities, including but not limited to schools, areas of refuge or areas of increased resilience that do not meet FEMA Publication 361 or ICC-500 criteria shall instead be called "refuge areas", or other similar term, but shall not be designated "safe rooms", "storm shelters" or "tornado shelters".

SECTION 4. This act shall become effective November 1, 2015.

1	Passed the House of Representatives the 4th day of March, 2015.
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4	Presiding Officer of the House of Representatives
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6	Passed the Senate the day of, 2015.
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