1	ENGROSSED HOUSE
2	BILL NO. 3155 By: Martinez of the House
	and
3	Pugh of the Senate
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7	An Act relating to The Governmental Tort Claims Act; amending 51 O.S. 2011, Section 152, as last amended
8	by Section 1, Chapter 233, O.S.L. 2018 (51 O.S. Supp. 2019, Section 152), which relates to definitions;
9	modifying definition; amending 51 O.S. 2011, Section 154, which relates to extent of liability; stating
10	liability limits for certain political subdivision; amending 51 O.S. 2011, Section 155, as last amended
11	by Section 3, Chapter 273, O.S.L. 2016 (51 O.S. Supp. 2019, Section 155), which relates to exemptions from
12	liability; making exception for certain regional transportation authority contracts; and providing an
13	effective date.
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. AMENDATORY 51 O.S. 2011, Section 152, as last
19	amended by Section 1, Chapter 233, O.S.L. 2018 (51 O.S. Supp. 2019,
20	Section 152), is amended to read as follows:
21	Section 152. As used in The Governmental Tort Claims Act:
22	1. "Action" means a proceeding in a court of competent
23	jurisdiction by which one party brings a suit against another;
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2. "Agency" means any board, commission, committee, department
 or other instrumentality or entity designated to act in behalf of
 the state or a political subdivision;

3. "Charitable health care provider" means a person who is
licensed, certified, or otherwise authorized by the laws of this
state to administer health care in the ordinary course of business
or the practice of a profession and who provides care to a medically
indigent person, as defined in paragraph 9 of this section, with no
expectation of or acceptance of compensation of any kind;

10 4. "Claim" means any written demand presented by a claimant or 11 the claimant's authorized representative in accordance with this act 12 to recover money from the state or political subdivision as 13 compensation for an act or omission of a political subdivision or 14 the state or an employee;

15 5. "Claimant" means the person or the person's authorized 16 representative who files notice of a claim in accordance with The 17 Governmental Tort Claims Act. Only the following persons and no 18 others may be claimants:

19a. any person holding an interest in real or personal20property which suffers a loss, provided that the claim21of the person shall be aggregated with claims of all22other persons holding an interest in the property and23the claims of all other persons which are derivative

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- 1 of the loss, and that multiple claimants shall be 2 considered a single claimant,
- the individual actually involved in the accident or 3 b. 4 occurrence who suffers a loss, provided that the 5 individual shall aggregate in the claim the losses of all other persons which are derivative of the loss, or 6 7 in the case of death, an administrator, special с. administrator or a personal representative who shall 8 9 aggregate in the claim all losses of all persons which 10 are derivative of the death;
 - 6. "Community health care provider" means:
- a. a health care provider who volunteers services at a
 community health center that has been deemed by the
 U.S. Department of Health and Human Services as a
 federally qualified health center as defined by 42
 U.S.C., Section 1396d(1)(2)(B),
- 17 b. a health provider who provides services to an 18 organization that has been deemed a federally 19 qualified look-alike community health center, and 20 a health care provider who provides services to a с. 21 community health center that has made application to 22 the U.S. Department of Health and Human Services for 23 approval and deeming as a federally qualified look-24 alike community health center in compliance with

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federal application guidance, and has received 1 2 comments from the U.S. Department of Health and Human 3 Services as to the status of such application with the 4 established intent of resubmitting a modified 5 application, or, if denied, a new application, no 6 later than six (6) months from the date of the 7 official notification from the U.S. Department of Health and Human Services requiring resubmission of a 8 9 new application;

10 7. "Employee" means any person who is authorized to act in 11 behalf of a political subdivision or the state whether that person 12 is acting on a permanent or temporary basis, with or without being 13 compensated or on a full-time or part-time basis.

14 a. Employee also includes:

15 all elected or appointed officers, members of (1)16 governing bodies and other persons designated to 17 act for an agency or political subdivision, but 18 the term does not mean a person or other legal 19 entity while acting in the capacity of an 20 independent contractor or an employee of an 21 independent contractor, 22 from September 1, 1991, through June 30, 1996, (2)

23 licensed physicians, licensed osteopathic
 24 physicians and certified nurse-midwives providing

1 prenatal, delivery or infant care services to 2 State Department of Health clients pursuant to a 3 contract entered into with the State Department 4 of Health in accordance with paragraph 3 of 5 subsection B of Section 1-106 of Title 63 of the 6 Oklahoma Statutes but only insofar as services 7 authorized by and in conformity with the terms of the contract and the requirements of Section 1-8 9 233 of Title 63 of the Oklahoma Statutes, and 10 (3) any volunteer, full-time or part-time firefighter 11 when performing duties for a fire department 12 provided for in subparagraph j of paragraph 11 of 13 this section. 14 For the purpose of The Governmental Tort Claims Act, b. 15 the following are employees of this state, regardless 16 of the place in this state where duties as employees 17 are performed: 18 physicians acting in an administrative capacity, (1)19 resident physicians and resident interns (2) 20 participating in a graduate medical education 21 program of the University of Oklahoma Health 22 Sciences Center, the College of Osteopathic 23 Medicine of Oklahoma State University, or the

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Department of Mental Health and Substance Abuse Services,

- (3) faculty members and staff of the University of Oklahoma Health Sciences Center and the College of Osteopathic Medicine of Oklahoma State University, while engaged in teaching duties,
- (4) physicians who practice medicine or act in an administrative capacity as an employee of an agency of the State of Oklahoma,
- 10 (5) physicians who provide medical care to inmates 11 pursuant to a contract with the Department of 12 Corrections,
- 13 (6) any person who is licensed to practice medicine 14 pursuant to Title 59 of the Oklahoma Statutes, 15 who is under an administrative professional 16 services contract with the Oklahoma Health Care 17 Authority under the auspices of the Oklahoma 18 Health Care Authority Chief Medical Officer, and 19 who is limited to performing administrative 20 duties such as professional guidance for medical 21 reviews, reimbursement rates, service 22 utilization, health care delivery and benefit 23 design for the Oklahoma Health Care Authority,
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 only while acting within the scope of such

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 contract,

- 3 licensed medical professionals under contract (7) 4 with city, county, or state entities who provide 5 medical care to inmates or detainees in the 6 custody or control of law enforcement agencies, 7 licensed mental health professionals as defined (8) in Sections 1-103 and 5-502 of Title 43A of the 8 9 Oklahoma Statutes, who are conducting initial 10 examinations of individuals for the purpose of 11 determining whether an individual meets the 12 criteria for emergency detention as part of a 13 contract with the Department of Mental Health and 14 Substance Abuse Services, and 15 (9) licensed mental health professionals as defined
- 16 in Sections 1-103 and 5-502 of Title 43A of the 17 Oklahoma Statutes, who are providing mental 18 health or substance abuse treatment services 19 under a professional services contract with the 20 Department of Mental Health and Substance Abuse 21 Services and are providing such treatment 22 services at a state-operated facility. 23 Physician faculty members and staff of the University 24 of Oklahoma Health Sciences Center and the College of

1Osteopathic Medicine of Oklahoma State University not2acting in an administrative capacity or engaged in3teaching duties are not employees or agents of the4state.

5 c. Except as provided in subparagraph b of this
6 paragraph, in no event shall the state be held liable
7 for the tortious conduct of any physician, resident
8 physician or intern while practicing medicine or
9 providing medical treatment to patients;

10 8. "Loss" means death or injury to the body or rights of a 11 person or damage to real or personal property or rights therein; 12 "Medically indigent" means a person requiring medically 9. 13 necessary hospital or other health care services for the person or 14 the dependents of the person who has no public or private third-15 party coverage, and whose personal resources are insufficient to 16 provide for needed health care;

17 10. "Municipality" means any incorporated city or town, and all 18 institutions, agencies or instrumentalities of a municipality;

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11. "Political subdivision" means:

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a. a municipality,

b. a school district, including, but not limited to, a
technology center school district established pursuant
to Section 4410, 4411, 4420 or 4420.1 of Title 70 of
the Oklahoma Statutes,

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1 c. a county,

2 a public trust where the sole beneficiary or d. 3 beneficiaries are a city, town, school district or 4 county. For purposes of The Governmental Tort Claims 5 Act, a public trust shall include: 6 a municipal hospital created pursuant to Sections (1) 7 30-101 through 30-109 of Title 11 of the Oklahoma Statutes, a county hospital created pursuant to 8 9 Sections 781 through 796 of Title 19 of the 10 Oklahoma Statutes, or is created pursuant to a 11 joint agreement between such governing 12 authorities, that is operated for the public 13 benefit by a public trust created pursuant to 14 Sections 176 through 180.4 of Title 60 of the 15 Oklahoma Statutes and managed by a governing 16 board appointed or elected by the municipality, 17 county, or both, who exercises control of the 18 hospital, subject to the approval of the 19 governing body of the municipality, county, or 20 both, 21 (2) a public trust created pursuant to Sections 176 22 through 180.4 of Title 60 of the Oklahoma 23 Statutes after January 1, 2009, the primary

purpose of which is to own, manage, or operate a

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1		public acute care hospital in this state that
2		serves as a teaching hospital for a medical
3		residency program provided by a college of
4		osteopathic medicine and provides care to
5		indigent persons, and
6		(3) a corporation in which all of the capital stock
7		is owned, or a limited liability company in which
8		all of the member interest is owned, by a public
9		trust,
10	e.	for the purposes of The Governmental Tort Claims Act
11		only, a housing authority created pursuant to the
12		provisions of the Oklahoma Housing Authority Act,
13	f.	for the purposes of The Governmental Tort Claims Act
14		only, corporations organized not for profit pursuant
15		to the provisions of the Oklahoma General Corporation
16		Act for the primary purpose of developing and
17		providing rural water supply and sewage disposal
18		facilities to serve rural residents,
19	g.	for the purposes of The Governmental Tort Claims Act
20		only, districts formed pursuant to the Rural Water,
21		Sewer, Gas and Solid Waste Management Districts Act,
22	h.	for the purposes of The Governmental Tort Claims Act
23		only, master conservancy districts formed pursuant to
24		the Conservancy Act of Oklahoma,

- i. for the purposes of The Governmental Tort Claims Act
 only, a fire protection district created pursuant to
 the provisions of Section 901.1 et seq. of Title 19 of
 the Oklahoma Statutes,
- j. for the purposes of The Governmental Tort Claims Act
 only, a benevolent or charitable corporate volunteer
 or full-time fire department for an unincorporated
 area created pursuant to the provisions of Section 592
 et seq. of Title 18 of the Oklahoma Statutes,
- 10 k. for purposes of The Governmental Tort Claims Act only, 11 an Emergency Services Provider rendering services 12 within the boundaries of a Supplemental Emergency 13 Services District pursuant to an existing contract 14 between the Emergency Services Provider and the State 15 Department of Health. Provided, however, that the 16 acquisition of commercial liability insurance covering 17 the activities of such Emergency Services Provider 18 performed within the State of Oklahoma shall not 19 operate as a waiver of any of the limitations, 20 immunities or defenses provided for political 21 subdivisions pursuant to the terms of The Governmental 22 Tort Claims Act,
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- for purposes of The Governmental Tort Claims Act only,
 a conservation district created pursuant to the
 provisions of the Conservation District Act,
- 4 m. for purposes of The Governmental Tort Claims Act,
 5 districts formed pursuant to the Oklahoma Irrigation
 6 District Act,
- n. for purposes of The Governmental Tort Claims Act only,
 any community action agency established pursuant to
 Sections 5035 through 5040 of Title 74 of the Oklahoma
 Statutes,
- o. for purposes of The Governmental Tort Claims Act only,
 any organization that is designated as a youth
 services agency, pursuant to Section 2-7-306 of Title
 10A of the Oklahoma Statutes,
- p. for purposes of The Governmental Tort Claims Act only,
 any judge presiding over a drug court, as defined by
 Section 471.1 of Title 22 of the Oklahoma Statutes,
- q. for purposes of The Governmental Tort Claims Act only,
 any child-placing agency licensed by this state to
 place children in foster family homes, and
- r. a circuit engineering district created pursuant to
 Section 687.1 of Title 69 of the Oklahoma Statutes,
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1	<u>s.</u>	for purposes of The Governmental Tort Claims Act only,
2		a regional transportation authority created pursuant
3		to Section 1370.7 of Title 68 of the Oklahoma
4		Statutes, as well as its contract operator or any
5		railroad operating in interstate commerce that sells a
6		property interest to, or provides services to, a
7		regional transportation authority, or allows the
8		regional transportation authority to use such
9		railroad's property or tracks for the provision of
10		public passenger rail service, to the extent claims
11		against the contract operator or such railroad arise
12		out of or are related to or in connection with such
13		property interest, services, or operation of such
14		public passenger rail service. Provided, however,
15		that the acquisition of commercial liability insurance
16		covering the activities of such regional
17		transportation authority, contract operator, or
18		railroad shall not operate as a waiver of any of the
19		liabilities, immunities or defenses provided for
20		political subdivisions pursuant to the terms of The
21		Governmental Tort Claims Act,
22	and all their	institutions, instrumentalities or agencies;
23	12. "Sco	pe of employment" means performance by an employee
24	acting in goo	d faith within the duties of the employee's office or

1 employment or of tasks lawfully assigned by a competent authority 2 including the operation or use of an agency vehicle or equipment 3 with actual or implied consent of the supervisor of the employee, 4 but shall not include corruption or fraud;

13. "State" means the State of Oklahoma or any office,
department, agency, authority, commission, board, institution,
hospital, college, university, public trust created pursuant to
Title 60 of the Oklahoma Statutes of which the State of Oklahoma is
the beneficiary, or other instrumentality thereof; and

10 14. "Tort" means a legal wrong, independent of contract, 11 involving violation of a duty imposed by general law, statute, the 12 Constitution of the State of Oklahoma, or otherwise, resulting in a 13 loss to any person, association or corporation as the proximate 14 result of an act or omission of a political subdivision or the state 15 or an employee acting within the scope of employment.

16 SECTION 2. AMENDATORY 51 O.S. 2011, Section 154, is
17 amended to read as follows:

Section 154. A. The total liability of the state and its political subdivisions on claims within the scope of The Governmental Tort Claims Act, arising out of an accident or occurrence happening after the effective date of this act, Section 151 et seq. of this title, shall not exceed:

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Twenty-five Thousand Dollars (\$25,000.00) for any claim or
 to any claimant who has more than one claim for loss of property
 arising out of a single act, accident, or occurrence;

4 2. Except as otherwise provided in this paragraph, One Hundred 5 Twenty-five Thousand Dollars (\$125,000.00) to any claimant for a claim for any other loss arising out of a single act, accident, or 6 7 occurrence. The limit of liability for the state or any city or 8 county with a population of three hundred thousand (300,000) or more 9 according to the latest Federal Decennial Census, or a political 10 subdivision as defined in subparagraph s of paragraph 11 of Section 11 1 of this act, shall not exceed One Hundred Seventy-five Thousand 12 Dollars (\$175,000.00). Except however, the limits of said liability 13 for the University Hospitals and State Mental Health Hospitals 14 operated by the Department of Mental Health and Substance Abuse 15 Services for claims arising from medical negligence shall be Two 16 Hundred Thousand Dollars (\$200,000.00). For claims arising from 17 medical negligence by any licensed physician, osteopathic physician 18 or certified nurse-midwife rendering prenatal, delivery or infant 19 care services from September 1, 1991, through June 30, 1996, 20 pursuant to a contract authorized by subsection B of Section 1-106 21 of Title 63 of the Oklahoma Statutes and in conformity with the 22 requirements of Section 1-233 of Title 63 of the Oklahoma Statutes, 23 the limits of said liability shall be Two Hundred Thousand Dollars 24 (\$200,000.00); or

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One Million Dollars (\$1,000,000.00) for any number of claims
 arising out of a single occurrence or accident.

1. Beginning on the effective date of this act, claims 3 в. 4 shall be allowed for wrongful criminal felony conviction resulting 5 in imprisonment if the claimant has received a full pardon on the basis of a written finding by the Governor of actual innocence for 6 7 the crime for which the claimant was sentenced or has been granted judicial relief absolving the claimant of guilt on the basis of 8 9 actual innocence of the crime for which the claimant was sentenced. 10 The Governor or the court shall specifically state, in the pardon or 11 order, the evidence or basis on which the finding of actual 12 innocence is based.

13 2. As used in paragraph 1 of this subsection, for a claimant to 14 recover based on "actual innocence", the individual must meet the 15 following criteria:

- a. the individual was charged, by indictment or
 information, with the commission of a public offense
 classified as a felony,
- b. the individual did not plead guilty to the offense
 charged, or to any lesser included offense, but was
 convicted of the offense,
- c. the individual was sentenced to incarceration for a
 term of imprisonment as a result of the conviction,
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- d. the individual was imprisoned solely on the basis of the conviction for the offense, and
- e. (1) in the case of a pardon, a determination was made by either the Pardon and Parole Board or the Governor that the offense for which the individual was convicted, sentenced and imprisoned, including any lesser offenses, was not committed by the individual, or
- 9 (2) in the case of judicial relief, a court of 10 competent jurisdiction found by clear and 11 convincing evidence that the offense for which 12 the individual was convicted, sentenced and 13 imprisoned, including any lesser included 14 offenses, was not committed by the individual and 15 issued an order vacating, dismissing or reversing 16 the conviction and sentence and providing that no 17 further proceedings can be or will be held 18 against the individual on any facts and 19 circumstances alleged in the proceedings which 20 had resulted in the conviction.

3. A claimant shall not be entitled to compensation for any part of a sentence in prison during which the claimant was also serving a concurrent sentence for a crime not covered by this subsection.

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4. The total liability of the state and its political
 subdivisions on any claim within the scope of The Governmental Tort
 Claims Act arising out of wrongful criminal felony conviction
 resulting in imprisonment shall not exceed One Hundred Seventy-five
 Thousand Dollars (\$175,000.00).

5. The provisions of this subsection shall apply to convictions occurring on or before the effective date of this act as well as convictions occurring after the effective date of this act. If a court of competent jurisdiction finds that retroactive application of this subsection is unconstitutional, the prospective application of this subsection shall remain valid.

C. No award for damages in an action or any claim against the state or a political subdivision shall include punitive or exemplary damages.

15 When the amount awarded to or settled upon multiple D. 16 claimants exceeds the limitations of this section, any party may 17 apply to the district court which has jurisdiction of the cause to 18 apportion to each claimant the claimant's proper share of the total 19 amount as limited herein. The share apportioned to each claimant 20 shall be in the proportion that the ratio of the award or settlement 21 made to him bears to the aggregate awards and settlements for all 22 claims against the state or its political subdivisions arising out 23 of the occurrence. When the amount of the aggregate losses 24 presented by a single claimant exceeds the limits of paragraph 1 or

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2 of subsection A of this section, each person suffering a loss
 2 shall be entitled to that person's proportionate share.

E. The total liability of resident physicians and interns while participating in a graduate medical education program of the University of Oklahoma College of Medicine, its affiliated institutions and the Oklahoma College of Osteopathic Medicine and Surgery shall not exceed One Hundred Thousand Dollars (\$100,000.00).

The state or a political subdivision may petition the court 8 F. 9 that all parties and actions arising out of a single accident or 10 occurrence shall be joined as provided by law, and upon order of the 11 court the proceedings upon good cause shown shall be continued for a 12 reasonable time or until such joinder has been completed. The state 13 or political subdivision shall be allowed to interplead in any 14 action which may impose on it any duty or liability pursuant to this 15 act.

16 The liability of the state or political subdivision under G. 17 The Governmental Tort Claims Act shall be several from that of any 18 other person or entity, and the state or political subdivision shall 19 only be liable for that percentage of total damages that corresponds 20 to its percentage of total negligence. Nothing in this section 21 shall be construed as increasing the liability limits imposed on the 22 state or political subdivision under The Governmental Tort Claims 23 Act.

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1 SECTION 3. AMENDATORY 51 O.S. 2011, Section 155, as last 2 amended by Section 3, Chapter 273, O.S.L. 2016 (51 O.S. Supp. 2019, Section 155), is amended to read as follows: 3 Section 155. The state or a political subdivision shall not be 4 5 liable if a loss or claim results from: 1. Legislative functions; 6 7 Judicial, quasi-judicial, or prosecutorial functions, other 2. than claims for wrongful criminal felony conviction resulting in 8 9 imprisonment provided for in Section 154 of this title; 10 3. Execution or enforcement of the lawful orders of any court; Adoption or enforcement of or failure to adopt or enforce a 11 4. 12 law, whether valid or invalid, including, but not limited to, any 13 statute, charter provision, ordinance, resolution, rule, regulation 14 or written policy; 15 5. Performance of or the failure to exercise or perform any act 16 or service which is in the discretion of the state or political 17 subdivision or its employees; 18 6. Civil disobedience, riot, insurrection or rebellion or the 19 failure to provide, or the method of providing, police, law 20 enforcement or fire protection; 21 7. Any claim based on the theory of attractive nuisance; 22 8. Snow or ice conditions or temporary or natural conditions on 23 any public way or other public place due to weather conditions, 24

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1 unless the condition is affirmatively caused by the negligent act of 2 the state or a political subdivision;

3 9. Entry upon any property where that entry is expressly or4 implied authorized by law;

5 10. Natural conditions of property of the state or political6 subdivision;

7 11. Assessment or collection of taxes or special assessments, 8 license or registration fees, or other fees or charges imposed by 9 law;

10 12. Licensing powers or functions including, but not limited 11 to, the issuance, denial, suspension or revocation of or failure or 12 refusal to issue, deny, suspend or revoke any permit, license, 13 certificate, approval, order or similar authority;

14 13. Inspection powers or functions, including failure to make 15 an inspection, review or approval, or making an inadequate or 16 negligent inspection, review or approval of any property, real or 17 personal, to determine whether the property complies with or 18 violates any law or contains a hazard to health or safety, or fails 19 to conform to a recognized standard;

20 14. Any loss to any person covered by any workers' compensation 21 act or any employer's liability act;

15. Absence, condition, location or malfunction of any traffic or road sign, signal or warning device unless the absence, condition, location or malfunction is not corrected by the state or

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1 political subdivision responsible within a reasonable time after 2 actual or constructive notice or the removal or destruction of such 3 signs, signals or warning devices by third parties, action of 4 weather elements or as a result of traffic collision except on 5 failure of the state or political subdivision to correct the same 6 within a reasonable time after actual or constructive notice. 7 Nothing herein shall give rise to liability arising from the failure 8 of the state or any political subdivision to initially place any of 9 the above signs, signals or warning devices. The signs, signals and 10 warning devices referred to herein are those used in connection with 11 hazards normally connected with the use of roadways or public ways 12 and do not apply to the duty to warn of special defects such as 13 excavations or roadway obstructions;

14 16. Any claim which is limited or barred by any other law;
15 17. Misrepresentation, if unintentional;

16 18. An act or omission of an independent contractor or 17 consultant or his or her employees, agents, subcontractors or 18 suppliers or of a person other than an employee of the state or 19 political subdivision at the time the act or omission occurred;

20 19. Theft by a third person of money in the custody of an 21 employee unless the loss was sustained because of the negligence or 22 wrongful act or omission of the employee;

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20. Participation in or practice for any interscholastic or
 other athletic contest sponsored or conducted by or on the property
 of the state or a political subdivision;

Participation in any activity approved by a local board of
education and held within a building or on the grounds of the school
district served by that local board of education before or after
normal school hours or on weekends;

8 22. Use of indoor or outdoor school property and facilities 9 made available for public recreation before or after normal school 10 hours or on weekends or school vacations, except those claims 11 resulting from willful and wanton acts of negligence. For purposes 12 of this paragraph:

13 "public" includes, but is not limited to, students a. 14 during nonschool hours and school staff when not 15 working as employees of the school, and 16 "recreation" means any indoor or outdoor physical b. 17 activity, either organized or unorganized, undertaken 18 for exercise, relaxation, diversion, sport or 19 pleasure, and that is not otherwise covered by 20 paragraph 20 or 21 of this section; 21 23. Any court-ordered, Department of Corrections or county 22 approved work release program; provided, however, this provision 23 shall not apply to claims from individuals not in the custody of the

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Department of Corrections based on accidents involving motor
 vehicles owned or operated by the Department of Corrections;

3 24. The activities of the National Guard, the militia or other 4 military organization administered by the Military Department of the 5 state when on duty pursuant to the lawful orders of competent 6 authority:

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a. in an effort to quell a riot,

8 b. in response to a natural disaster or military attack,
9 or

10 c. if participating in a military mentor program ordered
11 by the court;

25. Provision, equipping, operation or maintenance of any prison, jail or correctional facility, or injuries resulting from the parole or escape of a prisoner or injuries by a prisoner to any other prisoner; provided, however, this provision shall not apply to claims from individuals not in the custody of the Department of Corrections based on accidents involving motor vehicles owned or operated by the Department of Corrections;

19 26. Provision, equipping, operation or maintenance of any 20 juvenile detention facility, or injuries resulting from the escape 21 of a juvenile detainee, or injuries by a juvenile detainee to any 22 other juvenile detainee;

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27. Any claim or action based on the theory of manufacturer's
 products liability or breach of warranty, either expressed or
 implied;

4 28. Any claim or action based on the theory of indemnification or subrogation, except however a regional transportation authority 5 6 created pursuant to Section 1370.7 of Title 68 of the Oklahoma 7 Statutes may enter into a contract with a contract operator or any 8 railroad operating in interstate commerce that sells a property 9 interest to, or provides services to, a regional transportation 10 authority, or allows the regional transportation authority to use 11 such railroad's property or tracks for the provision of public 12 passenger rail service, providing for the allocation of financial 13 responsibility, indemnification, or the procurement of insurance for 14 the parties for all types of claims or damages provided that funds 15 have been appropriated to cover the resulting contractual obligation 16 at the time the contract is executed. The acquisition of commercial 17 liability insurance covering the activities of such regional 18 transportation authority, contract operator, or railroad shall not 19 operate as a waiver of any of the liabilities, immunities or 20 defenses provided for political subdivisions pursuant to the terms 21 of The Governmental Tort Claims Act. A contract entered into under 22 this section does not affect rights of employees under the Federal 23 Employers Liability Act or the Federal Railway Labor Act;

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29. Any claim based upon an act or omission of an employee in
 the placement of children;

3 30. Acts or omissions done in conformance with then current 4 recognized standards;

5 31. Maintenance of the state highway system or any portion 6 thereof unless the claimant presents evidence which establishes 7 either that the state failed to warn of the unsafe condition or that 8 the loss would not have occurred but for a negligent affirmative act 9 of the state;

10 32. Any confirmation of the existence or nonexistence of any 11 effective financing statement on file in the office of the Secretary 12 of State made in good faith by an employee of the office of the 13 Secretary of State as required by the provisions of Section 1-9-14 320.6 of Title 12A of the Oklahoma Statutes;

15 33. Any court-ordered community sentence;

16 34. Remedial action and any subsequent related maintenance of 17 property pursuant to and in compliance with an authorized 18 environmental remediation program, order, or requirement of a 19 federal or state environmental agency;

35. The use of necessary and reasonable force by a school district employee to control and discipline a student during the time the student is in attendance or in transit to and from the school, or any other function authorized by the school district;

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1	36. Actions taken in good faith by a school district employee
2	for the out-of-school suspension of a student pursuant to applicable
3	Oklahoma Statutes; or
4	37. Use of a public facility opened to the general public
5	during an emergency.
6	SECTION 4. This act shall become effective November 1, 2020.
7	Passed the House of Representatives the 10th day of March, 2020.
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9	Presiding Officer of the House
10	of Representatives
11	Passed the Senate the day of, 2020.
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14	Presiding Officer of the Senate
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