1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	HOUSE BILL 1926 By: Martinez
4	
5	
6	AS INTRODUCED
7	An Act relating to design professional services
8	agreements; defining term; declaring certain provisions void and unenforceable; stating
9	exceptions; stating applicability of act; providing for codification; and providing an effective date.
10	
11	
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. NEW LAW A new section of law to be codified
14	in the Oklahoma Statutes as Section 221A of Title 15, unless there
15	is created a duplication in numbering, reads as follows:
16	A. For purposes of this section, "design professional services
17	agreement" means a contract, subcontract, or agreement by any person
18	or legal entity with an individual or legal entity possessing the
19	qualifications to provide licensed architectural, licensed
20	engineering, licensed land surveying services or other individuals
21	or legal entities possessing specialized credentials and
22	qualifications as may be needed to evaluate, plan or design for any
23	construction project for the improvement of real property.
24	

Req. No. 5824 Page 1

B. Except as provided in subsection C or D of this section, any provision in a design professional services agreement that requires an entity or that entity's insurer to indemnify, insure, defend or hold harmless another entity against liability for damage arising out of death or bodily injury to persons or damage to property which arises out of the negligence or fault of the indemnitee, its agents, representatives, subcontractors, suppliers or an entity for whom an indemnitor is not otherwise legally responsible is void and unenforceable.

- C. The provisions of this section do not affect any provision in a design professional services agreement that requires an entity or that entity's insurer to indemnify another entity against liability for damage arising out of death or bodily injury to persons or damage to property; provided, that a lawful indemnification shall not exceed an amount that is proportionate to the degree or percentage of negligence or fault for which the indemnitor and an entity for which the indemnitor is legally responsible are adjudicated liable.
- D. This section shall not affect any obligation under workers' compensation or coverage or insurance specifically relating to workers' compensation.
- E. Any provision, covenant, clause or understanding in a design professional services agreement that conflicts with the provisions and intent of this section or attempts to circumvent this section by

Req. No. 5824 Page 2

```
making the agreement subject to the laws of another state, or that
 1
    requires any litigation, arbitration or other dispute resolution
 2
    proceeding arising from the agreement to be conducted in another
 3
 4
    state, is void and unenforceable.
        SECTION 2. This act shall become effective November 1, 2021.
 5
 6
 7
        58-1-5824
                      MAH
                               01/10/21
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```

Req. No. 5824 Page 3