1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	SENATE BILL 182 By: Dahm
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6	AS INTRODUCED
7	An Act relating to emergency state government
8	operations; amending 63 O.S. 2011, Sections 685.5, 685.6, 686.1, 686.2, 686.3 and 686.11, which relate to the emergency succession procedures; modifying
9	procedure to name certain emergency interim successors; changing name of act; modifying
LO	legislative declaration; authorizing Governor to declare provisions of act to be in force and effect;
L1	deleting definition; deleting provisions relating to emergency interim successors for legislators;
L2	repealing 63 O.S. 2011, Sections 686.4, 686.5, 686.6, 686.7, 686.8, 686.9, 686.12, 686.13 and 686.14, which
L3	relate to emergency interim successors for legislators; and providing an effective date.
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L6	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L7	SECTION 1. AMENDATORY 63 O.S. 2011, Section 685.5, is
18	amended to read as follows:
L 9	Section 685.5. All Unless otherwise provided by law, all state
20	officers, other than the Governor, subject to such regulations as
21	the Governor, or other official authorized under the Constitution
22	and this act Section 685.1 et seq. of this title to exercise the
23	powers and discharge the duties of the Office of Governor, may
24	issue, upon approval of this act, in addition to any deputy Section

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685.1 et seq. of this title, shall designate, by the title of their
office or position, emergency interim successors and specify their
order of succession. The officer shall review and revise, as
necessary, designations made pursuant to this act Section 685.1 et
seq. of this title to ensure their current status. The officer
shall designate a sufficient number of such emergency interim
successors so that there will be not less than three nor more than
seven deputies or emergency interim successors or any combination
thereof, at any time deputy, chief administrative officer or such
other personnel of the agency of the officer as emergency interim
successors.
            In the event that any state officer is unavailable
following an emergency or disaster, and in the event a deputy, if
any, is also unavailable, the said powers of the office shall be
exercised and said the duties of the office shall be discharged by
the designated emergency interim successors in the order specified.
The authority of an emergency successor shall cease:
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- 1. When the incumbent of the office, or a deputy or an interim successor higher in designation becomes available to exercise the powers and to perform the duties of the office; or
- 2. When a successor to the office has been duly elected or appointed and has qualified according to law.
- SECTION 2. AMENDATORY 63 O.S. 2011, Section 685.6, is amended to read as follows:

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        Section 685.6. The respective officers of For vacancies on the
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    governing body of each city or incorporated town, and of all other
    political subdivisions, of this state, shall designate interim
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    successors, and shall specify the order of succession of deputies
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    and interim successors, in the same manner, and with the same
    effect, as is provided for state officers by Section 5 hereof if
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    state law or the municipal charter provides for vacancies on the
    governing body of the municipality to be filled by the remaining
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    members of the governing body or by other available means, such
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    provisions shall govern in the event of an emergency resulting in
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    vacancies of more than a quorum of the governing body. If there are
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    no such provisions in state law or the municipal charter, vacancies
    shall be filled by the Governor or person acting as Governor by
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    temporary appointment until such vacancies can be filled by
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    election.
        SECTION 3.
                       AMENDATORY 63 O.S. 2011, Section 686.1, is
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    amended to read as follows:
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        Section 686.1. This act Sections 686.2, 686.3, 686.10 and
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    686.11 of this title shall be known as the "Emergency Management
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    Interim Legislative Succession Operations Act" and shall be
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    cumulative to the Oklahoma Emergency Management Act of 2003.
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                       AMENDATORY 63 O.S. 2011, Section 686.2, is
        SECTION 4.
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    amended to read as follows:
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        Section 686.2. The Legislature declares:
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1. Because of existing possibilities of natural or man-made disasters or emergencies of unprecedented destructiveness, which may result in the death or inability to act of a large proportion of the membership of the Legislature; and

2. Because to conform in time of In the event of an emergency or natural or man-made disaster to that would cause existing legal requirements pertaining to the Legislature would to be impracticable, and would jeopardize continuity of operation of a legally constituted Legislature; it is therefore necessary to adopt special provisions as hereinafter, the Governor may declare the provisions of the Emergency Management Interim Legislative

Operations Act set out for the effective operation of the Legislature during natural or man-made disasters or emergencies to be in force and effect.

SECTION 5. AMENDATORY 63 O.S. 2011, Section 686.3, is amended to read as follows:

Section 686.3. As used in this act the Emergency Management Interim Legislative Operations Act:

1. "Emergency" means any occasion or instance for which, in the determination of the President of the United States or the Governor of the State of Oklahoma, federal or state assistance is needed to supplement state and local efforts and capabilities to save lives, protect property, public health and safety, or to lessen or avert threat of a catastrophe in any part of the state; and

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2. "Man-made disaster" means a disaster caused by acts of man including, but not limited to, an act of war, terrorism, chemical spill or release, or a power shortage that requires assistance from outside the local political subdivision; and

- 3. "Unavailable" means absent from the place of session, other than on official business of the Legislature, or unable, for physical, mental or legal reasons, to exercise the powers and discharge the duties of a legislator, whether or not such absence or inability would give rise to a vacancy under existing constitutional or statutory provisions.
- SECTION 6. AMENDATORY 63 O.S. 2011, Section 686.11, is amended to read as follows:

Section 686.11. In the event of an emergency or <u>natural or man-made</u> disaster, the Governor shall call the Legislature into session as soon as practicable, and in any case within thirty (30) days following the inception of the emergency or disaster. Each legislator and each emergency interim successor, unless the Governor is certain that the legislator to whose powers and duties the legislator is designated to succeed or any emergency interim successor higher in order of succession will not be unavailable, shall proceed to the place of session as expeditiously as practicable. At such session or at any session in operation at the inception of the emergency or disaster, and at any subsequent

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session, limitations on the length of session and on the subjects
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    which may be acted upon shall be suspended.
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                                     63 O.S. 2011, Sections 686.4, 686.5,
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        SECTION 7.
                       REPEALER
    686.6, 686.7, 686.8, 686.9, 686.12, 686.13 and 686.14, are hereby
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    repealed.
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        SECTION 8. This act shall become effective November 1, 2017.
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