1 ENGROSSED SENATE AMENDMENT TΟ ENGROSSED HOUSE BILL NO. 1062 By: Boles, Davis and Lowe 3 (Dick) of the House 4 and 5 Garvin of the Senate 6 7 An Act relating to revenue and taxation; amending 68 8 O.S. 2011, Section 2888, as last amended by Section 9 6, Chapter 329, O.S.L. 2014 (68 O.S. Supp. 2020, Section 2888), which relates to homestead exemption 10 for purposes of ad valorem taxation; providing for treatment of certain improvements located on real property title to which held by certain government 11 entity; providing for homestead exemption as 12 authorized by Sections 8E and 8F of Article X of the Oklahoma Constitution; prohibiting denial of 1.3 homestead exemption on certain basis; and providing an effective date. 14 15 16 AUTHOR: Add the following House Coauthor: Bell 17 AMENDMENT NO. 1. Page 1, strike the title, enacting clause and entire bill and insert 18 19 "An Act relating to revenue and taxation; amending 68 O.S. 2011, Section 2888, as last amended by Section 20 6, Chapter 329, O.S.L. 2014 (68 O.S. Supp. 2020, Section 2888), which relates to homestead exemption 21 for purposes of ad valorem taxation; providing for treatment of certain improvements located on real 22 property with title held by certain government entity; providing for homestead exemption as 23 authorized by Sections 8E and 8F of Article X of the Oklahoma Constitution; prohibiting denial of 24

homestead exemption on certain basis; and providing an effective date.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

5 SECTION 1. AMENDATORY 68 O.S. 2011, Section 2888, as 6 last amended by Section 6, Chapter 329, O.S.L. 2014 (68 O.S. Supp.

2020, Section 2888), is amended to read as follows:

Section 2888. A. 1. The term "homestead", as used in the provisions of the Ad Valorem Tax Code governing homestead exemptions, shall mean and include the actual residence of a natural person who is a citizen of the State of Oklahoma this state, provided the record actual ownership of such residence be vested in such natural person residing and domiciled thereon. Any single person of legal age, married couple and their minor child or children $_{\tau}$  or the minor child or children of a deceased person, whether residing together or separated, or surviving spouse shall be allowed under Section 2801 et seq. of this title only one homestead exemption in this state. No person or the family of such person shall be required to be domiciled thereon if such person is in the armed service of the United States in time of war or during a state of national emergency as declared by the Congress or the President of the United States, and such person shall not be required to be domiciled thereon in order to assert or claim the exemption provided in Section 2889 of this title, and such exemption may be claimed by

any agent of, or member of the family of, such person. surviving spouse and/or minor children of a deceased person shall be considered record owners of the homestead where the title of record in the office of the county clerk on January 1 is in the name of the deceased, but in all other cases the deed or other evidence of ownership must be of record in the office of the county clerk on January 1 in order for any person to be qualified as the record owner. However, a natural person actually owning, residing and domiciled in the residence on January 1 shall be deemed to be the record owner of the residence on January 1, within the meaning of this section, if the deed or other evidence of ownership of such person, executed on or before January 1, be of record in the office of the county clerk on or before February 1 immediately following. Despite any provision to the contrary in this section, if a parent or parents residing and domiciled in the residence own the residence jointly with one or more of their children, whether residing together or separated, and where the record joint ownership of the property is recorded in the office of the county clerk in accordance with the provisions of this section, the parent or parents residing and domiciled in the residence shall be entitled to the entire homestead exemption. A rural homestead shall not include more than one hundred sixty (160) acres of land and the improvements thereon. An urban homestead shall not include any land except the lot or lots, or the unplatted tract, upon which are located the dwelling,

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garage, barn and/or other outbuildings necessary or convenient for family use.

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- 3 Despite any provision to the contrary in this section, the 4 person actually owning, residing and domiciled in the residence as of 5 the date of a tornado shall be deemed to be the record owner of the residence on such date, within the meaning of this section, if the 6 7 deed or other evidence of ownership of such person, executed on or before such date, be of record in the office of the county clerk on or before such date. However, the provisions of this paragraph shall 10 only apply to any person who is eligible to claim the income tax 11 credit pursuant to Section 2357.29A of this title with respect to a 12 tornado or to any person whose primary residence was damaged or 13 destroyed in a tornado and who purchased or built a new primary 14 residence at a location within this state other than the location of 15 the damaged or destroyed residence. For the purposes of this 16 section, "tornado" means a tornado which occurred in calendar year 17 2013 or any subsequent tornado for which a Presidential Major 18 Disaster Declaration was issued.
  - B. The term "rural homestead" as used herein shall mean and include any homestead located outside a city or town or outside any platted subdivision or addition.
  - C. The term "urban homestead" as used herein shall mean and include any homestead located within any city or town whether incorporated or unincorporated, or located within a platted

subdivision or addition, whether such subdivision or addition be a part of a city or town. In no case shall an urban homestead exceed in area one (1) acre.

D. For purposes of the provisions of Section 8E and Section 8F of Article X of the Oklahoma Constitution, if a disabled veteran, the surviving spouse of a disabled veteran or the surviving spouse of a person who died while in the line of duty occupies improvements which are affixed to the real property and record title to such real property is held by a city or town or an entity formed pursuant to the charter provisions or ordinances of a city or town or formed under other provisions of law for the benefit of such city or town, the improvements shall be considered to be the homestead of such disabled veteran or the surviving spouse of such disabled veteran for all purposes related to the homestead exemption authorized by the provisions of the Ad Valorem Tax Code and the homestead exemption shall not be denied on the basis that title to such affixed improvements is held by a disabled veteran or surviving spouse or an entity formed by them than the city or town which holds title to the real property consisting of the land to which such improvements are affixed.

SECTION 2. This act shall become effective January 1, 2022."

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1	Passed the Senate the 12th day of April, 2021.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2021.
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1 ENGROSSED HOUSE BILL NO. 1062 By: Boles, Davis and Lowe 2 (Dick) of the House 3 and Garvin of the Senate 4 5 6 7 An Act relating to revenue and taxation; amending 68 O.S. 2011, Section 2888, as last amended by Section 6, Chapter 329, O.S.L. 2014 (68 O.S. Supp. 2020, 8 Section 2888), which relates to homestead exemption 9 for purposes of ad valorem taxation; providing for treatment of certain improvements located on real 10 property title to which held by certain government entity; providing for homestead exemption as authorized by Sections 8E and 8F of Article X of the 11 Oklahoma Constitution; prohibiting denial of 12 homestead exemption on certain basis; and providing an effective date. 1.3 14 15 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 16 SECTION 3. 68 O.S. 2011, Section 2888, as AMENDATORY 17 last amended by Section 6, Chapter 329, O.S.L. 2014 (68 O.S. Supp. 18 2020, Section 2888), is amended to read as follows: 19 Section 2888. A. 1. The term "homestead", as used in the 20 provisions of the Ad Valorem Tax Code governing homestead 21 exemptions, shall mean and include the actual residence of a natural 22 person who is a citizen of the State of Oklahoma, provided the 23 record actual ownership of such residence be vested in such natural

person residing and domiciled thereon. Any single person of legal

age, married couple and their minor child or children, or the minor child or children of a deceased person, whether residing together or separated, or surviving spouse shall be allowed under Section 2801 et seq. of this title only one homestead exemption in this state. No person or the family of such person shall be required to be domiciled thereon if such person is in the armed service of the United States in time of war or during a state of national emergency as declared by the Congress or the President of the United States, and such person shall not be required to be domiciled thereon in order to assert or claim the exemption provided in Section 2889 of this title, and such exemption may be claimed by any agent of, or member of the family of, such person. The surviving spouse and/or minor children of a deceased person shall be considered record owners of the homestead where the title of record in the office of the county clerk on January 1 is in the name of the deceased, but in all other cases the deed or other evidence of ownership must be of record in the office of the county clerk on January 1 in order for any person to be qualified as the record owner. However, a natural person actually owning, residing and domiciled in the residence on January 1 shall be deemed to be the record owner of the residence on January 1, within the meaning of this section, if the deed or other evidence of ownership of such person, executed on or before January 1, be of record in the office of the county clerk on or before February 1 immediately following. Despite any provision to the

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contrary in this section, if a parent or parents residing and domiciled in the residence own the residence jointly with one or more of their children, whether residing together or separated, and where the record joint ownership of the property is recorded in the office of the county clerk in accordance with the provisions of this section, the parent or parents residing and domiciled in the residence shall be entitled to the entire homestead exemption. A rural homestead shall not include more than one hundred sixty (160) acres of land and the improvements thereon. An urban homestead shall not include any land except the lot or lots, or the unplatted tract, upon which are located the dwelling, garage, barn and/or other outbuildings necessary or convenient for family use.

2. Despite any provision to the contrary in this section, the person actually owning, residing and domiciled in the residence as of the date of a tornado shall be deemed to be the record owner of the residence on such date, within the meaning of this section, if the deed or other evidence of ownership of such person, executed on or before such date, be of record in the office of the county clerk on or before such date. However, the provisions of this paragraph shall only apply to any person who is eligible to claim the income tax credit pursuant to Section 2357.29A of this title with respect to a tornado or to any person whose primary residence was damaged or destroyed in a tornado and who purchased or built a new primary residence at a location within this state other than the location of

- the damaged or destroyed residence. For the purposes of this
  section, "tornado" means a tornado which occurred in calendar year

  2013 or any subsequent tornado for which a Presidential Major

  Disaster Declaration was issued.
  - B. The term "rural homestead" as used herein shall mean and include any homestead located outside a city or town or outside any platted subdivision or addition.
  - C. The term "urban homestead" as used herein shall mean and include any homestead located within any city or town whether incorporated or unincorporated, or located within a platted subdivision or addition, whether such subdivision or addition be a part of a city or town. In no case shall an urban homestead exceed in area one (1) acre.
  - D. For purposes of the provisions of Section 8E and Section 8F of Article X of the Oklahoma Constitution, if a disabled veteran or the surviving spouse of a disabled veteran occupies improvements which are affixed to the real property and record title to such real property is held by a city or town or an entity formed pursuant to the charter provisions or ordinances of a city or town or formed under other provisions of law for the benefit of such city or town, the improvements shall be considered to be the homestead of such disabled veteran or the surviving spouse of such disabled veteran for all purposes related to the homestead exemption authorized by the provisions of the Ad Valorem Tax Code and the homestead

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1	exemption shall not be denied on the basis that title to such
2	affixed improvements is held by a different person or entity than
3	the entity which holds title to the real property consisting of the
4	land to which such improvements are affixed.
5	SECTION 4. This act shall become effective January 1, 2022.
6	Passed the House of Representatives the 2nd day of March, 2021.
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8	Presiding Officer of the House
9	of Representatives
LO	Decord the Constants and device 2001
L1	Passed the Senate the day of, 2021.
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13	Presiding Officer of the Senate
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