Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H3/29/99		
2	82nd General Assembly	A BIII		
3	Regular Session, 1999		HOUSE BILL 1982	
4				
5	By: Representative Simmons			
6	By: Senator Wooldridge			
7				
8				
9	For An Act To Be Entitled			
10	"AN ACT TO AMEND VARIOUS SECTIONS OF THE ARKANSAS CODE			
11	PERTAINING TO EARTHQUAKE RESISTANT DESIGN FOR PUBLIC			
12	STRUCTURES; AND FOR OTHER PURPOSES."			
13		~		
14	Subtitle			
15	"AN ACT TO AMEND VARIOUS SECTIONS OF THE			
16	ARKANSAS CODE PERTAINING TO EARTHQUAKE			
17	RESISTAN	NT DESIGN FOR PUBLIC STRUCTURES	. "	
18				
19				
20	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF AF	RKANSAS:	
21				
22	SECTION 1. Arkansas Code 12-80-102 is amended to read as follows:			
23	"12-80-102. Definitions.			
24	Whenever used in this chapter, unless a different meaning clearly appears from			
25	the context:			
26	(1) 'Owner' shall mean any agency of the state, county, city, township,			
27	town, village, or private entity, partnership, business, or corporation;			
28		ture' means any building intende		
29		public employment, assembly, or any other use if it will be open to the		
30	public. Also included in this definition are certain building types as defined			
31	under the term 'public works' projects;			
32	(3) 'Public works' means works, whether of construction or adaptation,			
33	undertaken and carried out by the national, state, county, school district, or			
34	municipal authorities, and designed to serve some purpose of public necessity,			
35	use, or convenience such as public buildings, roads, aqueducts, parks, and all			
36	other fixed works constru	ucted for public use. The term	relates to the	

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construction of public improvements and not to their maintenance or operation; 1 2 (4) 'Add to' shall mean adding to the original existing buildings or 3 structures more than four thousand (4000) square feet in gross floor area and 4 all areas of increased building height; (5) 'Alter', 'retrofit', and 'remodel' mean any alteration or repair of 5 a building which when completed will increase the market value of the building 6 7 by one hundred percent (100%) or more; (6) 'Seal' means the Arkansas seal issued to signify certification of 8 9 registration to practice architecture or engineering; (7) 'Seismic' means pertaining to an earthquake or earth tremor 10 11 (vibrations); and 12 (8) 'Structural elements' shall mean all structural load-carrying 13 members of a building or structure required to transmit loads (forces) within the building or between the building and the ground." 14 15 16 SECTION 2. Arkansas Code 12-80-103 is amended to read as follows: "12-80-103. Seismic zones established. 17 18 Areas within the boundaries of this state shall be divided into zones of 19 anticipated damage that will occur in various locations with respect to the 20 New Madrid Seismic Zone. This will be based on Av and Aa values. 21 (1) Zone 3, the area of greatest anticipated seismic damage, shall 22 include the following counties: Clay, Greene, Craighead, Mississippi, Poinsett, Cross, Crittenden, St. Francis, Randolph, Lawrence, Jackson, 23 24 Woodruff, and Lee. This area of the state shall be the area where Av and Aa 25 are to be between 0.2 and 0.3 in a similar manner used in the current Standard Building Code. 26 (2) Zone 2, the area of moderate anticipated seismic damage, shall 27 28 include the following counties: Sharp, Independence, White, Lonoke, Prairie, 29 Arkansas, Monroe, Phillips, Fulton, Izard, Stone, and Cleburne. This area of the state shall be the area where Av and Aa are to be between 0.1 and 0.2 in a 30 31 similar manner used in the current Standard Building Code. Zone 1, the area of low anticipated seismic damage, shall include 32 (3) all remaining counties within the boundaries of this state. This area of the 33 34 state shall be the area where Av and Aa are less than 0.1 in a similar manner 35 used in the current Standard Building Code." 36

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1 2 SECTION 3. Arkansas Code 12-80-104 is amended to read as follows: "12-80-104. Design requirements.

3 (a)(1) Hereafter, neither the state, any county, city, township, 4 village, or private entity shall construct, add to, alter, retrofit, or 5 remodel any public structure unless the structural elements are designed to 6 resist the anticipated forces of the designated seismic zone in which the 7 structure is located.

8 (2) Design Loads and seismic design requirements shall be, as a 9 minimum, those listed in the <del>chapter of Minimum Design</del> <u>Chapter of Structure</u> 10 Loads and referenced chapters from the <del>Standard Building Code, 1988, or latest</del> 11 <del>edition with revisions</del> <u>Arkansas Fire Prevention Code</u>.

(b)(1) All construction plans for public buildings and structures shall
comply with §§ 17-14-101 - 17-14-105, 17-14-201 - 17-14-204, and 17-14-301 17-14-311.

15 (2) The design of structural elements of public buildings and 16 structures shall be performed by a professional engineer registered in the 17 State of Arkansas who is competent in seismic structural design according to 18 current standards of technical competence.

19 (3) The structural plans of each public building or structure
20 shall bear the Engineer's Arkansas seal and signature and a statement of
21 reference to what seismic zone the structure is designed to satisfy.

22 (4) Educational and institutional structures in Seismic Hazard
 23 Exposure Group III shall have non-structural interior components (such as
 24 bookshelves, light fixtures, shelving, hot water tank, oxygen tanks, etc.) to
 25 meet earthquake resistant guidelines."

26

27 SECTION 4. Arkansas Code 12-80-105 is amended to read as follows:
28 "12-80-105. Exemptions.

(a) Certain building types such as single family residential, duplexes,
triplexes, fourplexes, and agricultural structures <u>and the following wood</u>
<u>frame and/or metal construction business occupancies of four thousand (4,000)</u>
<u>square feet or less: business occupancy of less than forty (40), mercantile</u>
<u>occupancy with a load less than one hundred (100), and storage</u> shall not be
included in the requirements of this chapter.

35 (b)(1) The park and recreational facilities of the State of Arkansas,
36 any of its agencies or departments, or any city, town, or county government or

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1 any school district shall not be included in the requirements of this chapter. 2 (2) As used in this subsection, "park and recreational 3 facilities" shall mean any facilities which are generally open structures and 4 have three (3) or fewer sides and are used for athletics, recreation, relaxation, entertainment, cultural development, and other recreational 5 activities, including, without limitation, park pavilions, amphitheaters, 6 7 covered stage areas, camping centers, tennis courts, golf course shelters, athletic fields, baseball fields and dugouts, and various other similar park 8 9 and recreational facilities. (c) Buildings of four thousand square feet (4,000 sq. ft.) or less 10 11 shall be exempt from the requirements of this chapter only upon the resolution 12 of the local planning commission, or in the absence of a local planning commission, upon the resolution of the governing body of the political 13 14 subdi vi si on." 15 16 SECTION 5. All provisions of this act of a general and permanent nature 17 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 18 Revision Commission shall incorporate the same in the Code. 19 20 If any provision of this act or the application thereof to SECTION 6. any person or circumstance is held invalid, such invalidity shall not affect 21 22 other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this 23 24 act are declared to be severable. 25 26 SECTION 7. All laws and parts of laws in conflict with this act are 27 hereby repealed. 28 /s/ Simmons, et al 29 30 31 32 33 34 35 36

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