1	ENGROSSED SENATE
0	BILL NO. 164 By: Pederson of the Senate
2	and
3	Mize of the House
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6	An Act relating to counties and county officers; amending 19 O.S. 2011, Section 901.5, as amended by
7	Section 5, Chapter 380, O.S.L. 2015 (19 O.S. Supp. 2018, Section 901.5), which relates to fire
8	protection districts; modifying terms of board membership; establishing duties and qualifications of
9	fire chiefs; amending 19 O.S. 2011, Section 901.22, which relates to fire protection district
10	territories; establishing certain conditions for the addition of territory; establishing conditions for
11	the annexation of fire protection district territory; amending 19 O.S. 2011, Section 901.27, which relates
12	to requirement of audits; granting certain authority; providing for codification; and providing an
13	effective date.
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	DE TE ENACEED DU EILE DEODIE OF EILE CEARE OF OVIAIOMA.
16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 19 O.S. 2011, Section 901.5, as
18	amended by Section 5, Chapter 380, O.S.L. 2015 (19 O.S. Supp. 2018,
19	Section 901.5), is amended to read as follows:
20	Section 901.5. A. Directors of a fire protection district
21	shall be the surface owners of real property in and residents of the
22	district.
23	B. At the time of making its order organizing the district, the
24	board of county commissioners shall appoint three directors who

1 shall hold their office until the next General Election, at which time their successors shall be elected. At the election, the 2 3 qualified person receiving the highest number of votes for member of board of directors of the district shall hold office for the term of 4 5 six (6) years. The qualified person receiving the next highest number of votes shall be elected for four (4) years, and the 6 7 qualified person having the next highest number of votes shall be elected for two (2) years. Each two (2) years thereafter, there 8 9 shall be elected for a term of six (6) years one member of said the board of directors. 10

A board of directors may increase its membership to 11 C. 1. 12 better insure both geographic and population representation to five (5), seven (7) or nine (9) members by resolution of the board. The 13 size of the board may also be increased by a petition signed by 14 15 fifty-one percent (51%) of the eligible members of the district. If a board of directors adopts such a resolution, the position of the 16 17 original board which will be up for election at the next General Election shall be for a five-year term. 18

2. An additional two members shall be elected at a special
 election called for that purpose by the board of directors. The two
 qualified persons who receive the highest number of votes for the
 additional two positions shall be elected to serve until the next
 General Election.

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1 3. All board members elected thereafter to a five-member board 2 shall serve a term of five (5) years with elections held yearly. 3 After the initial election of new board members, the terms shall be 4 staggered so that no more than two member's terms expire per year. 5 D. The board of directors of the district shall submit, within fifteen (15) days before the filing period of any district election, 6 a resolution to the secretary of the county election board 7 conducting said the election. The resolution shall contain the 8 9 following: 10 1. The date of the election; 11 2. The offices to be filled or the questions to be voted upon 12 at the election; 3. Qualifications for the offices; 13 4. The location of the polling place or places; and 14 15 5. Any other information necessary for conducting said the election. 16 1. The regular election in the district shall be held at 17 Ε. the same time as the General Election in this state or on the second 18 Tuesday in November in those years that a General Election is not 19 held. 20 2. In those years that a General Election is not held the 21 entire cost of the election shall be paid by the district. When the 22 election is held at the same time as the General Election, the 23 24

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1 district shall pay only for the cost directly attributable to 2 district election.

3 3. All polling places of precincts, all or any part of which
4 include areas within the boundaries of the district, shall be
5 supplied ballots for the purpose of permitting electors of the
6 district to vote for members of the board of directors of the
7 district.

8 4. Filing for the office of member of the board of directors
9 shall be with the county election board on a nonpartisan basis from
10 8 a.m. on the first Monday after Independence Day until 5 p.m. on
11 the next succeeding Wednesday each year. The payment of a filing
12 fee shall not be required.

F. Vacancies on the board shall be filled by the board of 13 1. In the event a vacancy occurs and the remaining members 14 directors. 15 of the board are unable to make a decision on such vacancy within sixty (60) calendar days, the board of county commissioners shall 16 17 immediately appoint a member to fill the vacancy. In the event the vacancies on the board are so numerous as to not provide a quorum, 18 the board of county commissioners shall appoint as many members as 19 are necessary to make a quorum. 20

2. All vacancies filled pursuant to the provisions of this
 subsection shall be filled until the next regular election, at which
 time a member shall be elected to serve the remainder of the
 unexpired term.

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2declared vacant by the board of directors if such member:3a. is absent from more than one-half (1/2) of all4meetings of the board of directors, regular and5special, held within any period of four (4)6consecutive months,7b. ceases to be eligible for office pursuant to this8section,9c. has a conviction in a court of any felony or crime10involving moral turpitude,11d. uses alcohol, any stimulant, any drug or other12substance which impairs intellect, judgment or13prevented from performing duties pursuant to Chapter1621 of this title, and17e. has a mental or physical weakness or inability which18incapacitates the member to such a degree that the19pursuant to Chapter 21 of this title.212. Vacancies determined pursuant to this subsection shall be22filled pursuant to subsection F of this section after notice to the23board member of such action and opportunity for a hearing.	1	G. 1. The office of a member of the board of directors may be
 meetings of the board of directors, regular and special, held within any period of four (4) consecutive months, b. ceases to be eligible for office pursuant to this section, c. has a conviction in a court of any felony or crime involving moral turpitude, d. uses alcohol, any stimulant, any drug or other substance which impairs intellect, judgment or physical ability to such an extent as to incapacitate the member to such a degree that the member is prevented from performing duties pursuant to Chapter 21 of this title, and e. has a mental or physical weakness or inability which incapacitates the member to such a degree that the pursuant to Chapter 21 of this title. 2. Vacancies determined pursuant to this subsection shall be filled pursuant to subsection F of this section after notice to the 	2	declared vacant by the board of directors if such member:
 special, held within any period of four (4) consecutive months, b. ceases to be eligible for office pursuant to this section, c. has a conviction in a court of any felony or crime involving moral turpitude, d. uses alcohol, any stimulant, any drug or other substance which impairs intellect, judgment or physical ability to such an extent as to incapacitate the member to such a degree that the member is prevented from performing duties pursuant to Chapter 21 of this title, and e. has a mental or physical weakness or inability which incapacitates the member to such a degree that the pursuant to Chapter 21 of this title. 2. Vacancies determined pursuant to this subsection shall be filled pursuant to subsection F of this section after notice to the board member of such action and opportunity for a hearing. 	3	a. is absent from more than one-half (1/2) of all
 6 consecutive months, 7 b. ceases to be eligible for office pursuant to this section, 9 c. has a conviction in a court of any felony or crime involving moral turpitude, 10 d. uses alcohol, any stimulant, any drug or other substance which impairs intellect, judgment or physical ability to such an extent as to incapacitate the member to such a degree that the member is prevented from performing duties pursuant to Chapter 21 of this title, and 17 e. has a mental or physical weakness or inability which incapacitates the member to such a degree that the 19 member is prevented from performing duties required pursuant to Chapter 21 of this title. 20 pursuant to Chapter 21 of this title. 21 Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing. 	4	meetings of the board of directors, regular and
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 8 section, 9 c. has a conviction in a court of any felony or crime involving moral turpitude, 11 d. uses alcohol, any stimulant, any drug or other 12 substance which impairs intellect, judgment or 13 physical ability to such an extent as to incapacitate 14 the member to such a degree that the member is 15 prevented from performing duties pursuant to Chapter 16 21 of this title, and 17 e. has a mental or physical weakness or inability which 18 incapacitates the member to such a degree that the 19 member is prevented from performing duties required 20 pursuant to Chapter 21 of this title. 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing. 	6	consecutive months,
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 involving moral turpitude, d. uses alcohol, any stimulant, any drug or other substance which impairs intellect, judgment or physical ability to such an extent as to incapacitate the member to such a degree that the member is prevented from performing duties pursuant to Chapter 21 of this title, and e. has a mental or physical weakness or inability which incapacitates the member to such a degree that the member is prevented from performing duties required pursuant to Chapter 21 of this title. 2. Vacancies determined pursuant to this subsection shall be filled pursuant to subsection F of this section after notice to the board member of such action and opportunity for a hearing. 	8	section,
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12 substance which impairs intellect, judgment or 13 physical ability to such an extent as to incapacitate 14 the member to such a degree that the member is 15 prevented from performing duties pursuant to Chapter 16 21 of this title, and 17 e. has a mental or physical weakness or inability which 18 incapacitates the member to such a degree that the 19 member is prevented from performing duties required 20 pursuant to Chapter 21 of this title. 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing.	10	involving moral turpitude,
 physical ability to such an extent as to incapacitate the member to such a degree that the member is prevented from performing duties pursuant to Chapter 21 of this title, and e. has a mental or physical weakness or inability which incapacitates the member to such a degree that the member is prevented from performing duties required pursuant to Chapter 21 of this title. 2. Vacancies determined pursuant to this subsection shall be filled pursuant to subsection F of this section after notice to the board member of such action and opportunity for a hearing. 	11	d. uses alcohol, any stimulant, any drug or other
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 16 21 of this title, and 17 e. has a mental or physical weakness or inability which 18 incapacitates the member to such a degree that the 19 member is prevented from performing duties required 20 pursuant to Chapter 21 of this title. 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing. 	14	the member to such a degree that the member is
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 18 incapacitates the member to such a degree that the 19 member is prevented from performing duties required 20 pursuant to Chapter 21 of this title. 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing. 	16	21 of this title, and
19 member is prevented from performing duties required 20 pursuant to Chapter 21 of this title. 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing.	17	e. has a mental or physical weakness or inability which
20 pursuant to Chapter 21 of this title. 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing.	18	incapacitates the member to such a degree that the
 21 2. Vacancies determined pursuant to this subsection shall be 22 filled pursuant to subsection F of this section after notice to the 23 board member of such action and opportunity for a hearing. 	19	member is prevented from performing duties required
filled pursuant to subsection F of this section after notice to the board member of such action and opportunity for a hearing.	20	pursuant to Chapter 21 of this title.
23 board member of such action and opportunity for a hearing.	21	2. Vacancies determined pursuant to this subsection shall be
	22	filled pursuant to subsection F of this section after notice to the
24	23	board member of such action and opportunity for a hearing.
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3. Vacancies shall be determined at an official meeting of the
 board and shall be a specific agenda item.

4. Any appeal from a decision declaring an office vacant
pursuant to this subsection shall be made to the district court
within thirty (30) days of such determination.

6 SECTION 2. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 901.7a of Title 19, unless there 8 is created a duplication in numbering, reads as follows:

9 All Fire Protection Districts having more than two full-time 10 paid firefighters shall have one full-time fire chief who shall supervise and administer the fire protection district in accordance 11 12 with the policies and procedures prescribed by the board of 13 directors. The fire protection district shall be under the direction and control of the fire chief. The fire chief, whether 14 15 permanent or interim, of any paid or combination fire protection district shall have had at least three (3) years actual experience 16 as a paid firefighter before assuming the position of fire chief. 17 During the initial transition from a volunteer fire protection 18 district to one having more than two full-time firefighters, the 19 paid fire chief shall have had at least three (3) years of 20 experience as a paid firefighter or at least five (5) years of 21 experience as a volunteer fire chief officer with that department 22 before assuming the position of paid fire chief. The board may add 23 additional requirements to the position as necessary. 24

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- 1. The fire chief:
- a. shall be at the head of the department, subject to the
 laws of the State of Oklahoma, rules of the board of
 directors and the rules and regulations herein
 adopted,
- b. shall be held responsible for the general condition
 and efficient operation of the department, the
 training of members and the performance of all other
 duties imposed upon him or her by law or the board of
 directors,
- c. may inspect or cause to be inspected by members of the
 department, the fire hydrants, cisterns and other
 sources of water supply at least twice a year,
- 14 d. shall maintain a library or file of publications on
 15 fire prevention and fire protection and shall make use
 16 of the library or file to the best advantage of all
 17 members,
- e. shall make every effort to attend all fires and direct
 the officers and members of the fire department in the
 performance of their duties,
- f. shall see that the citizens are kept informed on fire hazards within the boundaries of the department and on the activities of the department,
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- 1g.shall see that each fire is carefully investigated to2determine its cause, and in the case of suspicion of3incendiarism shall notify proper authorities. The4fire chief shall secure and preserve all possible5evidence for future use in the case of a suspicious6incendiarism, and
- 7 h. shall file the appropriate activity report forms with the Office of the State Fire Marshal in Oklahoma City 8 9 on an annual basis. The activity report forms shall 10 be designed by the State Fire Marshal and shall 11 include, but not be limited to, the amount of property and vehicle fire loss, types of fires, inspections and 12 investigations. The report shall include notification 13 of all fire-related civilian deaths and injuries in 14 the respective jurisdiction and of firefighter deaths 15 in the line of duty and of firefighter injuries in the 16 line of duty requiring the services of a hospital or 17 physician or both. 18

19 2. Assistant fire chief. In the absence of the fire chief, the 20 assistant fire chief on duty shall command the department and be 21 held responsible therefore in all respects with the full powers and 22 responsibilities of the fire chief.

23 3. Company officers. The company officers shall be selected24 upon their ability to meet the following requirements:

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a. knowledge of firefighting,

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b. leadership ability, and

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c. knowledge of firefighting equipment.

4 SECTION 3. AMENDATORY 19 O.S. 2011, Section 901.22, is 5 amended to read as follows:

Section 901.22. Any territory located within the same county of 6 an existing district may be included in the limits of such district 7 by decision of the board of directors, certified to the board of 8 9 county commissioners, with the written consent of twenty-five 10 percent (25%) of the holders of title to the territory sought to be 11 included, or in the same manner as provided for the organization of 12 fire protection districts. Such territory shall not be included or 13 added to the territory of the district without the consent of the board of directors and the board of county commissioners. 14 In the event such territory is included by decision of the board of 15 directors, with the consent of the board of county commissioners and 16 17 the written consent of twenty-five percent (25%) of the holders of title to the territory sought to be included, the notice, hearing 18 and order requirements of Section 901.2 of this title and the notice 19 and election requirements of Sections 901.3 and 901.4 of this title 20 shall be followed in the same manner as for the organization of fire 21 protection districts. In case any such territory is added to the 22 district the property therein shall immediately become subject to 23 the lien for the payment of bonds theretofore authorized by the 24

district in the same manner as property within the district at the
 time of authorization of such bonds.

3	Any territory adjacent to the existing district but within
4	another county may be included in the limits of such district by
5	decision of the board of directors, certified to the board of county
6	commissioners of both counties, with the written consent of twenty-
7	five percent (25%) of the holders of title to the territory sought
8	to be included, or in the same manner as provided for the
9	organization of fire protection districts. Such territory shall not
10	be included or added to the territory of the district without the
11	consent of the board of directors and the board of county
12	commissioners of each county. In the event such territory is
13	included by decision of the board of directors, with the consent of
14	the board of county commissioners of each county and the written
15	consent of twenty-five percent (25%) of the holders of title to the
16	territory sought to be included, the notice, hearing and order
17	requirements of Section 901.2 of this title and the notice and
18	election requirements of Sections 901.3 and 901.4 of this title
19	shall be followed in the same manner as for the organization of fire
20	protection districts. In case any such territory is added to the
21	district the property therein shall immediately become subject to
22	the lien for the payment of bonds theretofore authorized by the
23	district in the same manner as property within the district at the
24	time of authorization of such bonds.

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1 Any landowner whose property is within the response area of the district as assigned by the county commissioners but is not within 2 3 the fire protection district itself may elect to opt into the 4 district by paying the assessment to the district. The landowner 5 then becomes a member of the district with full voting rights. SECTION 4. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 901.23a of Title 19, unless 7 there is created a duplication in numbering, reads as follows: 8 9 In the case of a municipality annexing a portion of or all of a 10 fire protection district as established by this section the 11 following shall apply: 1. The delivery of fire protection services shall meet or 12 exceed the current levels and standards of fire protection services 13 being provided by the fire protection district, pursuant to the 14 provisions of Section 324.8 of Title 74 of the Oklahoma Statutes, in 15 order for a municipality, private entity, organization, corporation 16 or company to provide fire protection services to a fire protection 17 district; 18 2. A vote of fifty-one percent (51%) of those paying the 19

20 current assessment is required to withdraw from the fire protection 21 district. The municipality is responsible for the cost of the 22 election;

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3. The fire protection district and the board of the county
 commissioners shall be notified by certified mail ninety (90) days
 prior to the municipality taking final action on the annexation;

4 4. Existing debt service shall either be assumed by the
5 annexing municipality based on the share of the percent of revenue
6 the area annexed generated or the assessment shall be continued
7 until the debt is paid in full. The municipality must include this
8 provision in the final annexation resolution;

9 5. The municipality may elect continuing with the effected fire
10 protection district provided that the fire protection district
11 continues to receive the assessment without restrictions.
12 Additional support may be provided by the municipality in the sole
13 discretion of the municipality;

If, in the judgment of the board of county commissioners, 14 6. the exodus of the territory sought to be withdrawn from the district 15 and is contained within the proposed annexation of the municipality, 16 will make further existence of the district impracticable, the board 17 shall proceed to order dissolution of the district. In the case of 18 withdrawal of any property from the district as herein provided, 19 such property shall remain subject to the payment of its 20 proportionate part of any bonds theretofore authorized by the 21 district and shall remain subject to annual assessment for the 22 payment of the principal and interest thereof in the same manner and 23 to the same extent as if such property had not been withdrawn. 24 Such

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1 annual assessments, however, shall be computed upon the appraisal
2 shown on the district appraisal record at the time of the withdrawal
3 of such property;

7. The municipality may, through negotiations with the board of county commissioners and the fire protection district, acquire the assets and liabilities of the district if it ensures the best fire protection for the citizens of the district and protects the best use of the investment which has been made by the citizens of the district; and

10 8. If the municipality may elect to contract for fire
11 protection with the fire protection district. The contract shall
12 address enforcement of fire code, building permits, level of
13 service, billing, relationship with existing municipal fire
14 department (i.e. mutual aid agreement, subordinate role, direct
15 supervision, etc.), additional funding and other issues agreed to by
16 the two parties.

17 SECTION 5. AMENDATORY 19 O.S. 2011, Section 901.27, is 18 amended to read as follows:

Section 901.27. A. The board of directors of each fire
protection district with revenues of Two Hundred Fifty Thousand
Dollars (\$250,000.00) or more to its general fund during a fiscal
year shall cause an audit to be made of, including but not limited
to, the funds, accounts and fiscal affairs of such district. The
audit shall be ordered within thirty (30) days of the close of each

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1 fiscal year of the district which shall commence July 1 and end on 2 June 30. The board of directors may choose to have a fiscal year 3 which shall commence on January 1 and end on December 31.

Provided, any fire protection district may have its books 4 в. 5 audited and examined by the State Auditor and Inspector, upon petition signed by a number of registered voters, each registered at 6 7 an address within the geographical boundaries of the fire protection district, equal to twenty-five percent (25%) of the number of 8 9 persons voting for the office or question receiving the highest 10 number of votes in the last annual election of the district 11 according to certification from the county election board of the 12 county wherein supervision of the district is located. The petition 13 must be submitted to the office of the State Auditor and Inspector prior to the audit and examination. The cost of said the audit or 14 15 examination, which shall be borne by the district, shall be ascertained prior to the petitioning for the audit and shall be 16 17 stated in the petition prior to the collection of any signatures. SECTION 6. This act shall become effective November 1, 2019. 18 19 20 21 22

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1	Passed the Senate the 5th day of March, 2019.
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3	Dussiding Officen of the Consta
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2019.
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8	Presiding Officer of the House
9	of Representatives
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