HB3955 FULLPCS2 Bob Culver-MJ 2/25/2022 1:43:36 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:				
CHAIR:				
I move to amend <u>HB395</u>	5		05 the w	unintad Dill
PageSe	ction	Lines		rinted Bill
		0	f the Eng	rossed Bill
By striking the Title, inserting in lieu ther			bill, ar	id by
AMEND TITLE TO CONFORM TO A		Amondment culmitte	od byv. Dob	Culves
Adopted:		Amendment submitt	ed by: bob	Cuivei

Reading Clerk

1 STATE OF OKLAHOMA 2 2nd Session of the 58th Legislature (2022) PROPOSED COMMITTEE 3 SUBSTITUTE FOR 4 HOUSE BILL NO. 3955 By: Culver 5 6 7 PROPOSED COMMITTEE SUBSTITUTE 8 9 An Act relating to cities and towns; amending 11 O.S. 2021, Section 51-107, which relates to arbitration; modifying arbitrator selection process; defining 10 terms; establishing collective bargaining rights of sheriff's employees; directing county authorities and 11 sheriff's department representative to meet and confer; implementing a process for arbitration 12 between county and sheriff's department; providing 1.3 factors to be considered; establishing procedure for fees and expenses; establishing agreement procedure; 14 providing notice for appropriation of monies; declaring penalties; providing for codification; and 15 providing an effective date. 16 17 18 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 19 SECTION 1. AMENDATORY 11 O.S. 2021, Section 51-107, is 20 amended to read as follows: 2.1 Section 51-107. Within five (5) days from the date of the 22 request for arbitration referred to in Section 51-106 of this title, 23 the bargaining agent and the corporate authorities shall each select 24 and name one arbitrator and shall immediately thereafter notify each

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    other in writing of the name and address of the person so selected.
    The two arbitrators so selected and named shall, within five (5)
    days from and after the expiration of the five-day period
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    hereinabove mentioned, agree upon and select a third arbitrator. If,
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    on the expiration of the period allowed therefor, the arbitrators
    are unable to agree upon the selection of a third arbitrator, the
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    bargaining agent and the corporate authorities shall request the
    Federal Mediation and Conciliation Service to provide a list of five
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    arbitrators. Within five (5) days after receipt of the list of
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    arbitrators from the Federal Mediation and Conciliation Service, the
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    two arbitrators already selected shall alternately strike the name
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    of one arbitrator from the list of five until one name remains, with
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    the employer making the first strike from said list. The third
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    arbitrator, whether selected as a result of an agreement between the
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    two arbitrators previously selected or selected from the list
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    provided by the Federal Mediation and Conciliation Service, shall
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    act as chairman of the arbitration board.
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                                   A new section of law to be codified
        SECTION 2.
                       NEW LAW
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    in the Oklahoma Statutes as Section 528.1 of Title 19, unless there
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    is created a duplication in numbering, reads as follows:
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        As used in this act, unless the context requires a different
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interpretation:

1. "Employee of the sheriff's department" shall mean the permanent paid members of any sheriff's department in any county within the State of Oklahoma but shall not include the sheriff;

- 2. "Corporate authorities" shall mean the proper officials, singly or collectively, within any county whose duty or duties it is to establish the wages, salaries, rates of pay, hours, working conditions and other terms and conditions of employment of the sheriff's department;
- 3. "Strike" shall mean the concerted failure to report for duty, the willful absence from one's position, unauthorized holidays, sickness unsubstantiated by a physician's statement, the stoppage of work, or the abstinence in whole or in part from the full, faithful and proper performance of the duties of employment, for the purpose of inducing, influencing or coercing a change in the conditions, compensation, rights, privileges or obligations of employment. Nothing contained in this act shall be construed to limit, impair or affect the right of any public employee to the expression or communication of a view, grievance, complaint or opinion on any matter related to the conditions or compensation of public employment or their betterment, so long as the same does not interfere with the full, faithful and proper performance of the duties of employment;
- 4. "Bargaining agent" shall mean any lawful association, fraternal organization, labor organization, federation or council

having as one of its purposes the improvement of wages, hours and other conditions of employment among employees of the sheriff's department;

- 5. "Collective bargaining" shall mean the performance of the mutual obligation of the county employer or their designated representatives and the representative of the employees to meet at reasonable times, including meetings appropriately related to the budget-making process; to confer in good faith with respect to wages, hours and other conditions of employment, or the negotiation of an agreement, or any question arising thereunder; and to execute a written contract incorporating any agreement reached if requested by either party. Such obligation shall not, however, compel either party to agree to a proposal or require the making of a concession;
- 6. "Unfair labor practices" for the purpose of this act shall be deemed to include, but not be limited to, the following acts and conduct:
 - a. action by corporate authorities:
 - (1) interfering with, restraining, intimidating or coercing employees in the exercise of the rights guaranteed them by this act,
 - (2) dominating or interfering with the formation, existence or administration of any employee organization or bargaining agent,

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- (3) interfering in any manner whatsoever with the process of selection by the sheriff's department of their respective bargaining agents or attempting to influence, coerce or intimidate individuals in such selection,
- (4) discharging or otherwise disciplining or discriminating against any member of the sheriff's department because they have signed or filed any affidavit, petition or complaint or have given any information or testimony under this act or because of their election to be represented by the bargaining agent,
- (5) refusing to bargain collectively or discuss grievances in good faith with the designated bargaining agent with respect to any issue coming within the purview of this act, or
- (6) instituting or attempting to institute a lockout,
- b. action by bargaining agent:
 - (1) interfering with, restraining, intimidating or coercing employees in the exercise of the rights guaranteed them by this act,
 - (2) interfering with or attempting to coerce the corporate authorities in the selection of their

representatives for the purposes of collective
bargaining or the adjustment of grievances, or

- (3) refusing to bargain collectively or discuss grievances in good faith with the proper corporate authorities with respect to any issue coming within the purview of this act.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.2 of Title 19, unless there is created a duplication in numbering, reads as follows:
- A. Members of the sheriff's department in any county shall have the separate right to bargain collectively with their county and to be represented by a bargaining agent in such collective bargaining with respect to wages, salaries, hours, rates of pay, grievances, working conditions and all other terms and conditions of employment.
- B. A county employer shall recognize a bargaining agent selected by a majority of the employees of the sheriff's department of that county as the exclusive bargaining agent for the employees of the sheriff's department of that county until a majority of the employees withdraw the recognition. Bargaining agents recognized by counties and having bargained with counties, prior to the effective date of this act, shall continue to be so recognized without a new selection by the majority of the employees of the sheriff's department.

1. The bargaining agent representing the department as the exclusive bargaining agent shall be determined by a majority vote of the employees of the department.

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2. A question of whether a bargaining agent is the exclusive bargaining agent of the respective employees of a department shall be resolved by a fair election paid for by the bargaining agent or employees and conducted according to procedures agreed on by the parties. Such question arises where no bargaining agent is currently recognized as a bargaining agent or where a bargaining agent is recognized and another bargaining agent presents proof they represent at least forty percent (40%) of the respective employees of a department.

Any vote or ballot authorized by the agreed procedures shall be accompanied by a copy of the voter's driver license or other state-authorized identification card, and any vote or ballot submitted in person shall only be received by providing the same. The bargaining agent seeking to represent the members of the department and the county shall each be entitled to select one person to observe the counting and tabulating of ballots cast in the election.

3. If the parties are unable to agree on election procedures under paragraph 2 of this subsection, either party may request the American Arbitration Association to conduct the election and certify the results. Certification of the results of an election under this paragraph shall resolve the question regarding representation. Any

expenses of the election imposed by the American Arbitration

Association shall be borne in equal shares by both parties, except

that, if any fraudulent activity occurs in the election procedures

or in tabulating the votes, the offending party shall solely bear

the expense.

- 4. No election shall be conducted in any bargaining unit which, in the preceding twelve-month period, a valid election has been held.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.3 of Title 19, unless there is created a duplication in numbering, reads as follows:

It shall be the obligation of the county, acting through its corporate authorities, to meet at reasonable times and confer in good faith with the representatives of the sheriff's department within ten (10) days after receipt of written notice from said bargaining agent requesting a meeting for collective bargaining purposes. The obligation shall include the duty to cause any collective bargaining agreement resulting from negotiations to be reduced to a written agreement, the term of which shall not exceed one (1) year; provided, any such agreement shall continue from year to year and be automatically extended for one-year terms unless written notice of request for bargaining is given by either the county authorities or the bargaining agent of the sheriff's department at least thirty (30) days before the anniversary date of

such negotiated agreement. Within ten (10) days of receipt of such notice by the other party, a conference shall be scheduled for the purposes of collective bargaining, and until a new agreement is reached, the currently existing written agreement shall not expire and shall continue in full force and effect.

SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.4 of Title 19, unless there is created a duplication in numbering, reads as follows:

In the event that the bargaining agent and the corporate authorities are unable, within thirty (30) days from and including the date of the first meeting, to reach an agreement on a contract, any and all unresolved issues shall be submitted to arbitration, upon request of either party.

SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.5 of Title 19, unless there is created a duplication in numbering, reads as follows:

Within five (5) days from the date of the request for arbitration referred to in Section 5 of this act, the bargaining agent and the corporate authorities shall each select and name one arbitrator and shall immediately thereafter notify each other in writing of the name and address of the person so selected. The two arbitrators so selected and named shall, within five (5) days from and after the expiration of the five-day period hereinabove mentioned, agree upon and select a third arbitrator. If, on the

1 expiration of the period allowed therefor, the arbitrators are unable to agree upon the selection of a third arbitrator, the bargaining agent and the corporate authorities shall request the 3 Federal Mediation and Conciliation Service to provide a list of five 5 arbitrators. The third arbitrator, whether selected as a result of an agreement between the two arbitrators previously selected or 6 7 selected from the list provided by the Federal Mediation and 8 Conciliation Service, shall act as chair of the arbitration board. 9 SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.6 of Title 19, unless there 10 11 is created a duplication in numbering, reads as follows:

A. 1. The arbitration board, acting through its chair, shall call a hearing to be held within ten (10) days after the date of the appointment of the chair and shall, acting through its chair, give at least seven (7) days' notice in writing to each of the other two arbitrators, the bargaining agent and the corporate authorities of the time and place of such hearing.

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2. At least seven (7) days before the date of the hearing, the corporate authorities and the bargaining agent shall submit to each other and to the arbitration board members a written arbitration statement listing all contract terms which the parties have resolved and all contract issues which are unresolved. Each arbitration statement shall also include a final offer on each unresolved issue.

The terms and offers contained in the arbitration statements shall be known collectively as each party's last best offer.

- 3. The hearing shall be informal and the rules of evidence prevailing in judicial proceedings shall not be binding. Any and all documentary evidence and other data deemed relevant by the arbitrators may be received in evidence. The arbitrators shall have the power to administer oaths and to require by subpoena the attendance and testimony of witnesses, the production of books, records, and other evidence relative or pertinent to the issues presented to them for determination. A hearing shall be concluded within twenty (20) days from the time of commencement.
- 4. Within seven (7) days after the conclusion of the hearing, a majority of the arbitration board members shall select one of the two last best offers as the contract of the parties. The criteria to be used by the board in determining which offer to select shall be limited to paragraphs 1 through 5 of Section 8 of this act. The arbitration board may not modify, add to or delete from the last best offer of either party. Written notice of the selection decision shall be mailed or delivered to the bargaining agent and the corporate authorities.
- B. If the county's last best offer is not selected by the arbitration board, that party may submit the offers which the parties submitted to the arbitration board to the voters of the county for their selection by requesting a special election for that

purpose. The request for an election must be filed with the clerk
of the county within ten (10) days of the date of the written
decision of the arbitration board. Written notice of the filing of
the request shall be given to the bargaining agent. If a request
for an election is not filed in a timely manner, the board's
selection decision shall be final, and the last best offer it
selected shall constitute the agreement of the parties.

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C. Upon receiving a request for an election pursuant to the provisions of this section, the clerk shall notify the county commissioners and governing body of the request. Within ten (10) days of such notification, the county authorities shall call for a special election. The election shall be governed by the state laws on special county elections. Only residents of the county shall be eligible to vote in said election. The ballot shall inform the voters that they must choose either the last best offer of the bargaining agent or the last best offer of the corporate authorities. Within twenty (20) days of the date of the decision to call for the election, the county authorities and the bargaining agent shall agree on a ballot. If no agreement is reached within that time, each party shall present a proposed ballot to the arbitration board. The parties shall present their ballot to the board no later than seven (7) days after the aforementioned twentyday period. The board shall consider the proposed ballots and shall select one or the other within seven (7) days of the date of receipt

of the parties' proposed ballots. The last best offer receiving a majority of the votes shall become the agreement of the parties.

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- D. Concerning issues relating to money, such ballot shall clearly state the total dollar amount of the offer from the corporate authority and the total dollar amount of the offer from the bargaining agent. Such ballot shall also disclose the percentage of increase or decrease both offers have over or under the last contract of the two parties.
- E. Agreements which are reached as a result of selection by the arbitration board or by election shall be effective on the first day of the fiscal year involved regardless of the date of the final selection.
- SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.7 of Title 19, unless there is created a duplication in numbering, reads as follows:

The arbitrators shall conduct the hearings and render their decision upon the basis of a prompt, peaceful and just settlement of all submitted disputes between the sheriff's department and the corporate authorities. The factors, among others, to be given weight by the arbitrators in arriving at a decision shall include:

1. Comparison of wage rates, insurance, retirement, other fringe benefits or hourly conditions of employment of the sheriff's department in question with prevailing wage rates or hourly

conditions of employment of skilled employees of the building trades and industry in the local operating area involved;

- 2. Comparison of wage rates, insurance, retirement, other fringe benefits or hourly conditions of employment of the sheriff's department in question with wage rates or hourly conditions of employment maintained for the same or similar work of employees exhibiting like or similar skills under the same or similar working conditions in the local operating area involved;
- 3. Comparison of wage rates, insurance, retirement, other fringe benefits or hourly conditions of employment of the sheriff's department in question with wage rates or hourly conditions of employment of the sheriff's departments in counties of comparable size and economic status both within and without the State of Oklahoma;
- 4. Interest and welfare of the public and revenues available to the county; or
- 5. Comparison of peculiarities of employment in regard to other trades or professions, including specifically:
 - a. hazards of employment,
 - b. physical qualifications,
 - c. educational qualifications,
 - d. mental qualifications, and
 - e. job training and skills.

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SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.8 of Title 19, unless there is created a duplication in numbering, reads as follows:

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Fees and necessary expenses of the arbitrator selected by the bargaining agent and the arbitrator selected by the corporate authorities shall be borne by the bargaining agent and the corporate authorities respectively. The reasonable fees and necessary expenses of the third arbitrator shall be borne equally by the bargaining agent and corporate authorities.

SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.9 of Title 19, unless there is created a duplication in numbering, reads as follows:

Any agreement actually negotiated between the bargaining agent and the corporate authorities either before or within thirty (30) days after arbitration shall constitute the collective bargaining contract governing the sheriff's department in the county for the period stated therein; provided that such period shall not exceed one (1) year. Any collective bargaining agreement negotiated under the terms and provisions of this act shall specifically provide that the employees of the sheriff's department who are subject to its terms shall have no right to engage in any work stoppage, slowdown or strike, the consideration for such provision being the right to a resolution of disputed questions. All rules, regulations, fiscal procedures, working conditions, departmental practices and manner of

conducting the operation and administration of the sheriff's department currently in effect on the effective date of any negotiated agreement shall be deemed a part of said agreement unless and except as modified or changed by the specific terms of such agreement. Every such agreement shall contain a clause establishing arbitration procedures for the immediate and speedy resolution and determination of any dispute which may arise involving the interpretation or application of any of the provisions of such agreement or the actions of any of the parties thereunder. In the absence of such negotiated procedure, such dispute may be submitted to arbitration in accordance with the provisions of Sections 6 through 9 of this act, except that the arbitration board shall be convened within ten (10) days after request therefor by the bargaining agent. In such case, the arbitration board's determination shall be final.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 528.10 of Title 19, unless there is created a duplication in numbering, reads as follows:

Whenever wages, rates of pay or any other matters requiring appropriation of monies by any municipality are included as matters of collective bargaining conducted under the provisions of this act, it is the obligation of the bargaining agent to serve written notice of request for collective bargaining on the corporate authorities at least one hundred twenty (120) days before the last day on which

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    monies can be appropriated by the county to cover the contract
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    period which is the subject of the collective bargaining procedure.
        SECTION 12.
                        NEW LAW
                                     A new section of law to be codified
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    in the Oklahoma Statutes as Section 528.11 of Title 19, unless there
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    is created a duplication in numbering, reads as follows:
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        It shall be unlawful for any collective bargaining
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    representative or member of a paid sheriff's department to strike or
    engage in any work stoppage; and it shall further be unlawful for
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    any official, executive, administrator, manager, or member of a
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    governing body exercising the authority to fix and determine the
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    salaries, hours of work, and employment conditions of any paid
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    sheriff's department of a county in this state to fail to bargain in
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    good faith in accordance with the provisions of this act. Any
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    person or persons guilty of violating the provisions of this act
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    shall be fined not less than Ten Dollars ($10.00) nor more than One
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    Hundred Dollars ($100.00) for such offense, and each day during
    which such violation occurs or continues shall constitute a separate
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    offense, and any such conviction shall be grounds for immediate
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    dismissal from public employment, for any persons so employed.
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                     This act shall become effective November 1, 2022.
        SECTION 13.
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