1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL 247 By: Haste of the Senate
5	and
6	Ford, Waldron, and Sterling of the House
7	or the house
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9	COMMITTEE SUBSTITUTE
10	An Act relating to city and county jails; amending 57 O.S. 2021, Section 57, which relates to confining and
11	classifying prisoners; defining term; amending 74 O.S. 2021, Section 192, which relates to inspection
12	of city and county jails; updating statutory language; defining term; and providing an effective
13	date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 57 O.S. 2021, Section 57, is
18	amended to read as follows:
19	Section 57. A. In the city and county jails in this state,
20	there shall be provided sufficient and convenient apartments for
21	confining prisoners of different sexes and classification separate
22	and apart from each other. The sheriff of each county of this state
23	shall notify the Department of Corrections of the prisoner capacity
24	of the county jail by July 1, 2003. After that date, changes in

prisoner capacity shall be reported within thirty (30) days of the
 change. For purposes of this section, "prisoner capacity" means the
 capacity determined by the State Fire Marshal pursuant to Section
 317 of Title 74 of the Oklahoma Statutes.

B. In the city and county jails in this state, there shall be a
system of classifying prisoners, based upon the severity of the
charges, past criminal history and other relevant factors.

8 C. In the city and county jails in this state, prisoners 9 classified pursuant to subsection B of this section may be confined 10 two per cell or barrack-style, provided the living space meets the 11 square footage requirements set forth in Section 192 of Title 74 of 12 the Oklahoma Statutes.

D. All funds used by the Department of Corrections to contract with private contractors for the building of prisons and pre-release centers will be subject to appropriations by the Legislature.

E. Nothing in this section shall authorize contracts with private contractors for construction of prison facilities, unless authorized by the Legislature.

19 <u>F. As used in this section, "barrack-style" means a single</u> 20 <u>designated space within a city or county jail facility for the</u> 21 purpose of housing three or more inmates.

22 SECTION 2. AMENDATORY 74 O.S. 2021, Section 192, is 23 amended to read as follows:

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1 Section 192. A. The State Department of Health shall inspect 2 at least once each year all city and county jails to ensure compliance with the standards promulgated pursuant to the provisions 3 of this section. The standards shall provide provision for: 4 5 1. Uniform admission and release procedures; Uniform, safe, and sensible security measures; 6 2. 3. Proper, fit, and sanitary conditions; 7 Inmates to be fed a wholesome and adequate diet; 8 4. 9 5. Inmates to have adequate clothing and a useable usable bed. Such facility shall have showers with hot and cold running water, 10 toilets, and water basins provided in the ratio of not less than one 11 to every twenty prisoners. Counties may build barracks-style 12 barrack-style jails, single or double cell, to meet the security 13 needs of the county for minimum security prisoners. These jails 14 shall meet all the minimum requirements set forth in this section or 15 any other provision of law. Except as otherwise provided in this 16 section, all facilities under this section shall have showers with 17 hot and cold running water, toilets and water basins provided in the 18 ratio of not less than one to every twenty prisoners. Counties may 19 also build tent jails, which shall be temporary in nature, to meet 20 the security needs of the county for minimum security prisoners. 21 The temporary tent jails shall not be required to meet the minimum 22 requirements set forth in this section or any other provision of 23 The State Board of Health shall promulgate minimum standards 24 law.

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for temporary tent jails, which standards shall be designed to specifically address and take into consideration the temporary status of the inmate housing needs of the county. As used in this paragraph, "barrack-style" means a single designated space within a city or county jail facility for the purpose of housing three or more inmates;

7 6. Inmates to be properly advised of rules of the facility in8 which they are detained;

9 7. Staff members to receive training in order to assist them in performing their assigned tasks, such training to be provided 10 through a program approved by the State Department of Health. 11 All employees who work in direct contact with inmates after the first 12 year of employment shall receive, at a minimum, four (4) hours' 13 review of material as required by the State Department of Health and 14 at a maximum, eight (8) hours of detention officer training per year 15 after the first year of employment; 16

17 8. Proper steps to be taken to ensure the safety and18 segregation of women, the infirm, and minors;

9. Adequate medical care, provided such medical care shall be limited to illnesses or injuries incurred during the time beginning with the arrest and throughout the time of incarceration. This shall not prevent an inmate from applying for assistance and receiving assistance, provided the inmate meets or exceeds established requirements;

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1 10. No person to be confined without twenty-four-hour 2 supervision; and

3 11. At least one designated exit in the facility that will 4 permit prompt evacuation of inmates and staff in an emergency. A 5 facility in existence on November 1, 1985, shall not be required to 6 construct additional exits if it has one exit which is deemed 7 adequate by the State Fire Marshal.

8 In the event such inspection shall reveal to the State 9 Department of Health the commission of a crime or crimes incidental 10 to the operations of a city or county jail facility, it shall be the 11 duty of the Department to initiate a complaint with the appropriate 12 district attorney, and to cooperate in the prosecution of the 13 alleged offender in the event an information is filed pursuant to 14 such complaint.

Any county, city, or town may operate a holding facility for 15 в. the incarceration of persons under arrest who are to be charged with 16 17 a crime, which holding facility shall not be required to meet the standards established in this section for jails, as long as no 18 person is held therein for a period longer than twelve (12) hours 19 and as long as an employee of the county, city, or town is available 20 to render aid to or to release any person so confined in the event 21 aid or release is required because of a health or life-endangering 22 emergency. 23

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C. Notwithstanding any other provision of law or rule, any
 county or municipality that operates a jail facility which houses
 forty or fewer prisoners at all times which:

Provides twenty-four-hour supervision of prisoner activity
 that is conducted either by direct observation or electronically by
 closed-circuit television; and

Provides an intercommunication system that terminates in a
location that is staffed twenty-four (24) hours a day and is capable
of providing an emergency response,

10 shall not be required to have more than one detention officer or 11 dispatcher on-site to provide for the security, custody, and 12 supervision of prisoners.

D. Any county or municipality that operates a jail facility which houses more than forty and less than seventy-five prisoners at all times which:

Provides twenty-four-hour supervision of prisoner activity
 that is conducted either by direct observation or electronically by
 closed-circuit television; and

Provides an intercommunication system that terminates in a
 location that is staffed twenty-four (24) hours a day and is capable
 of providing an emergency response,

22 shall be required to have more than one detention officer or one 23 detention officer and at least one other basic CLEET-certified

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person on the same premises as the jail facility to provide for the
 security, custody, and supervision of prisoners.

Within ninety (90) days after June 9, 1994, the State Board of 3 Health shall promulgate new rules governing square footage 4 5 requirements, double-celling of prisoners and the ratio of showers, toilets, and water basins to prisoners. The rules so promulgated 6 shall be governed by the guidelines enumerated in this section, and 7 shall be designed to carry out the intent and purpose of the 8 9 guidelines. Each city or county jail facility in this state shall be in compliance with the rules so promulgated on or before January 10 1, 1995. 11

E. The State Department of Health shall employ inspectors and other personnel as necessary and specifically authorized by the Legislature in order to carry out the provisions of this section and may rent or purchase premises or equipment in order to assist inspectors in the performance of their functions.

17 SECTION 3. This act shall become effective November 1, 2023.
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