1	ENGROSSED SENATE AMENDMENT TO
2	ENGROSSED HOUSE BILL NO. 1166 By: Kelley, Miller, and
3	Steagall of the House
4	and
5	Howard of the Senate
6	
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8	An Act relating to cities and towns; amending 11 O.S. 2021, Section 21-103, which relates to procedures for
9	annexation; modifying procedure for annexation of territory without the consent of majority of owners;
LO	and providing an effective date.
L1	
L2	AUTHOR: Add the following Senate Coauthors: Murdock, Bullard, and Sacchieri
L3	
L 4	AMENDMENT NO. 1. Page 1, strike the title
L5	Passed the Senate the 7th day of May, 2025.
L 6	
L7	Presiding Officer of the Senate
L8	riosiaing officer of one condec
L 9	Passed the House of Representatives the day of,
20	2025.
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22	Presiding Officer of the House
23	of Representatives
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1 ENGROSSED HOUSE BILL NO. 1166 By: Kelley, Miller, and 2 Steagall of the House 3 and Howard of the Senate 4 5 6 7 An Act relating to cities and towns; amending 11 O.S. 2021, Section 21-103, which relates to procedures for annexation; modifying procedure for annexation of 8 territory without the consent of majority of owners; 9 and providing an effective date. 10 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 SECTION 1. AMENDATORY 11 O.S. 2021, Section 21-103, is 14 amended to read as follows: 15 Section 21-103. A. Before the governing body of a city or town 16 may annex any territory adjacent or contiguous to the city or town, 17 it must obtain the written consent of the owners of at least a 18 majority of the acres to be annexed to the municipality and provide 19 for notice and a public hearing on the proposed annexation of the 20 territory in the manner provided in subsection B of this section. 21 The annexation of land by a connecting strip serving no municipal 22 purpose other than to establish statutory contiquity or 23 adjacentness, or to capture territory within the area to be annexed,

constitutes an impermissible exercise of state-delegated authority

- by a municipality and shall be prohibited. Municipalities with a population of twelve thousand (12,000) or less may only annex up to eight (8) square miles in one area at any one time provided the municipality obtains the written consent of the owners of at least sixty-five percent (65%) of the acres to be annexed and twenty-five percent (25%) of the population to be annexed.
  - B. The governing body shall provide the notice and public hearing required in subsection A of this section in the following manner:
  - 1. The governing body of the municipality shall direct that notice of the proposed annexation of the territory be published in a legally qualified newspaper of general circulation in the territory and shall describe the boundaries of the territory proposed to be annexed by reference to a map, geographical locations, legal or physical description or other reasonable designation. The notice shall state the date, time, and place the governing body shall conduct a public hearing on the question of annexing the territory. The notice shall be published in a legal newspaper of general circulation in the territory sought to be annexed within fourteen (14) days following the date the governing body directed the notice to be published;
  - 2. A copy of the notice of annexation shall be mailed by firstclass mail to all owners of property to be annexed as shown by the current year's ownership rolls in the office of the county treasurer

- and to all owners of property abutting any public right-of-way that
  forms the boundary of the territory proposed to be annexed and to
  the Sales and Use Tax Division of the Oklahoma Tax Commission;

  provided that the notice of annexation shall be mailed by certified
  mail to every person who owns a parcel of land of five (5) acres or
  more used for agricultural purposes; and
  - 3. The public hearing of such annexation shall be held no earlier than fourteen (14) days nor more than thirty (30) days following the publication and mailing of the notice.
  - C. Unless otherwise provided by law, a roadway or road rightof-way that is adjacent or contiguous to the territory to be annexed
    shall be considered a part and parcel to the territory to be
    annexed.
  - D. Before any territory is annexed to a municipality, without the written consent of the owners of at least a majority of the acres to be annexed to the municipality in accordance with subsection A of this section, the governing body of the municipality shall direct that notice of the proposed annexation of the territory be published in a legally qualified newspaper of general circulation in the territory and shall hold a public hearing on the proposed annexation. Prior and prior to the publication of notice pursuant to subsection B of this section, the municipality shall prepare a plan to extend municipal services including, but not limited to, water, sewer, fire protection, law enforcement and the cost of such

services appropriate to the proposed annexed territory. The plan shall be included in the notices published and mailed pursuant to subsection B of this section. The plan shall provide that the municipality complete the implementation of the plan in accordance with any existing capital improvement plan applicable to the portion of the municipality adjacent to the territory proposed to be If no such capital improvement plan has been adopted, the annexed. municipality shall complete the service plan within one hundred twenty (120) months from the date of annexation unless a different time is determined by consensus between property owners and the municipality at the hearing. The time for completion of the service plan shall be set forth in the ordinance annexing the territory. municipality services are not substantially complete within the prescribed time, then the territory shall immediately be detached by from the governing body as provided in Section 21-110 of this title upon expiration of the one hundred twenty (120) months. For purposes of this subsection, services may be provided by any method or means available to the municipality to extend municipal services to any other area of the city or town. Such notice, hearing and plan shall be subject to the following provisions:

1. The notice shall describe the boundaries of the territory proposed to be annexed by reference to a map, geographical locations, legal or physical description or other reasonable designation and shall state that the proposed service plan is

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available for inspection at a specified location. The notice shall 1 state the date, time, and place when the governing body shall conduct a public hearing on the question of annexing the territory. The notice shall be published in a legal newspaper of general circulation in the territory sought to be annexed within fourteen (14) days following the date the governing body directed the notice to be published. A copy of the notice of annexation shall be mailed by first-class mail to all owners of property to be annexed as shown by the current year's ownership rolls in the office of the county treasurer and to the Department of Transportation for purposes of clarifying any road maintenance responsibilities; provided that the notice of annexation shall be mailed by certified mail to every person who owns parcel of land of five (5) acres or more used for agricultural purposes and to the board of county commissioners of the respective county where the proposed annexation is located. If the territory to be annexed encroaches upon any adjacent county, a copy of the notice of annexation shall be mailed by first-class mail to the board of county commissioners of the adjacent county and of the county where the proposed annexation is located; 2. The public hearing of such annexation shall be held no earlier than fourteen (14) days nor more than thirty (30) days

3. The proposed service plan shall be available for inspection and be explained to the property owners of the territory to be

following the publication and mailing of the notice; and

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annexed at the public hearing. The plan may be amended through negotiation at the hearing. The final service plan shall be incorporated into and made part of the ordinance annexing the territory.

E. In any situation where the territory to be annexed by any city or town includes land owned by a state beneficiary public trust or that was previously owned and conveyed by a state beneficiary public trust, annexation shall not be carried out under the provisions of subsection D of this section, but instead shall require the written consent of all of said trust and transferees of said trust.

F. E. The prevailing property owner in an annexation dispute shall be entitled to court costs and reasonable attorney fees, including, but not limited to, when a municipality withdraws, revokes or otherwise reverses the ordinance at issue in response to litigation before issuance of a final judgment.

G. F. As used in this section:

1. "Airport" means any facility owned by any legal entity or by a county, a municipality or a public trust having at least one county or municipality as its beneficiary which is used primarily for the purpose of providing air transportation of persons or goods or both by aircraft powered through the use of propellers, turboprops, jets or similar propulsion systems;

- 2. "Military installation" means those facilities constituting the active or formerly active bases owned by the Department of Defense or other applicable entity of the United States government or by any entity of local government after transfer of title to such installation; and
- 3. "Spaceport" means any area as defined pursuant to Section 5202 of Title 74 of the Oklahoma Statutes.
- H. G. Except for ordinances enacted pursuant to Section 43101.1 of this title, parcels of land five (5) acres or more used for agricultural purposes annexed into the municipal limits on or after July 1, 2003, or parcels of land forty (40) acres or more used for agricultural purposes prior to annexation and have continued in uninterrupted agriculture use annexed into the municipal limits shall be exempt from ordinances restricting land use and building construction to the extent such land use or construction is related to agricultural purposes. Where there is no residence within fifty (50) feet of the boundaries of such a parcel of land, the property shall not be subject to ordinances regulating conduct that would not be an offense under state law; provided, that any such property that discharges into the municipal water, wastewater, or sewer system shall be subject to any ordinances or regulations related to compliance with environmental standards for that system.
- $\overline{\text{H.}}$  Parcels of land situated within an area that is or may be subject to any form of land use or other regulatory control as a

1	result of proximity to an airport, spaceport or military
2	installation shall not be exempt from municipal ordinances or other
3	laws regulating property for the purpose of operations necessary for
4	the use of an airport, spaceport or military installation and such
5	parcels of land shall be subject to all ordinances enacted pursuant
6	to Section 43-101.1 of this title.
7	$rac{J.}{I.}$ If territory is annexed pursuant to this section, the
8	annexing governing body shall provide notice by first-class mail
9	together with a map and plat of the annexed territory to the Sales
10	and Use Tax Division of the Oklahoma Tax Commission prior to the
11	effective date of such annexation. The Tax Commission shall notify
12	the known sales tax vendors within the boundaries of the annexed
13	territory as provided by Section 119 of Title 68 of the Oklahoma
14	Statutes.
15	SECTION 2. This act shall become effective November 1, 2025.
16	Passed the House of Representatives the 24th day of March, 2025.
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18	Presiding Officer of the House
19	of Representatives
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21	Passed the Senate the day of, 2025.
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23	Presiding Officer of the Senate
24	riesiding Officer of the Senate

ENGR. H. B. NO. 1166