1 ENGROSSED SENATE By: Kidd of the Senate BILL NO. 1369 2 and 3 Jordan of the House 4 5 [cities and towns - fire and police arbitration -6 codification - effective date] 7 8 9 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 10 SECTION 1. AMENDATORY 11 O.S. 2011, Section 51-102, is amended to read as follows: 11 12 Section 51-102. As used in this article, unless the context 13 requires a different interpretation: "Fire fighters Firefighters and police officers" shall mean 14 1. the permanent paid members of any fire department or police 15 department in any municipality within the State of Oklahoma but 16 shall not include the chief of police and an administrative 17 assistant and the chief of the fire department and an administrative 18 assistant. The administrative assistant shall be that person so 19 designated by the chief of the police department. "Police officers" 20 as used herein shall be those persons as defined in Section 50-101 21 of this title. 22 "Corporate authorities" means the proper officials, singly 23 2.

24 or collectively, within any municipality whose duty or duties it is

1 to establish the wages, salaries, rates of pay, hours, working conditions and other terms and conditions of employment of fire 2 3 fighters firefighters or police officers, whether they be the mayor, city manager, town manager, town administrator, city council, town 4 5 council, director of personnel, personnel board or commission, or by whatever other name the same may be designated, or any combination 6 thereof. It is not the intent of this paragraph that the above-7 named officials shall in any way be exclusive or limiting. 8

9 3. "Strike" shall mean the concerted failure to report for 10 duty, the willful absence from one's position, unauthorized 11 holidays, sickness unsubstantiated by a physician's statement, the 12 stoppage of work, or the abstinence in whole or in part from the full, faithful and proper performance of the duties of employment, 13 for the purpose of inducing, influencing or coercing a change in the 14 conditions, compensation, rights, privileges or obligations of 15 employment. Nothing contained in this article shall be construed to 16 limit, impair or affect the right of any public employee to the 17 expression or communication of a view, grievance, complaint or 18 opinion on any matter related to the conditions or compensation of 19 public employment or their betterment, so long as the same does not 20 interfere with the full, faithful and proper performance of the 21 duties of employment. 22

4. "Bargaining agent" shall mean any lawful association,fraternal organization, labor organization, federation or council

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having as one of its purposes the improvement of wages, hours and
 other conditions of employment among employees of fire and police
 departments.

5. "Collective bargaining" shall mean the performance of the 4 5 mutual obligation of the municipal employer or his or her designated representatives and the representative of the employees to meet at 6 reasonable times, including meetings appropriately related to the 7 budget-making process; to confer in good faith with respect to 8 9 wages, hours and other conditions of employment, or the negotiation 10 of an agreement, or any question arising thereunder; and to execute 11 a written contract incorporating any agreement reached if requested by either party. Such obligation shall not, however, compel either 12 13 party to agree to a proposal or require the making of a concession.

14 6. "Unfair labor practices" for the purpose of this article 15 shall be deemed to include but not be limited to the following acts 16 and conduct:

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a. Action by corporate authorities:

- 19 (1) interfering with, restraining, intimidating or
 20 coercing employees in the exercise of the rights
 21 guaranteed them by this article;
- (2) dominating or interfering with the formation,
 existence or administration of any employee
 organization or bargaining agent;

6a.

- 1 (3) interfering in any manner whatsoever with the process of selection by fire fighters 2 3 firefighters or police officers of their respective bargaining agents or attempting to 4 influence, coerce or intimidate individuals in 5 such selection; 6
- (4) discharging or otherwise disciplining or discriminating against a police officer or fire fighter firefighters because he or she has signed or filed any affidavit, petition or complaint or has given any information or testimony under this article or because of his or her election to be 13 represented by the bargaining agent;
- refusing to bargain collectively or discuss (5) 14 grievances in good faith with the designated 15 bargaining agent with respect to any issue coming 16 17 within the purview of this article; or
- instituting or attempting to institute a lockout. (6) 18 6b. 19
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Action by bargaining agent: b.

- (1)interfering with, restraining, intimidating or coercing employees in the exercise of the rights guaranteed them by this article;
- 24

22

1	(2) interfering with or attempting to coerce the
2	corporate authorities in the selection of their
3	representatives for the purposes of collective
4	bargaining or the adjustment of grievances; or
5	(3) refusing to bargain collectively or discuss
6	grievances in good faith with the proper
7	corporate authorities with respect to any issue
8	coming within the purview of this article.
9	7. " <u>Arbitration</u> Board" shall mean the Public Employees
10	Relations Board arbitration board appointed as herein provided.
11	8. "Labor Board" shall mean the Labor Commissioner and his or
12	her designees.
13	SECTION 2. AMENDATORY 11 O.S. 2011, Section 51-103, is
14	amended to read as follows:
15	Section 51-103. A. Firefighters and police officers in any
16	municipality shall have the separate right to bargain collectively
17	with their municipality and to be represented by a bargaining agent
18	in such collective bargaining with respect to wages, salaries,
19	hours, rates of pay, grievances, working conditions and all other
20	terms and conditions of employment.
21	B. Whenever, conformable to regulations that may be prescribed
22	by the Public Employees Relations Board Oklahoma Department of
23	Labor, herein created, a petition is filed by a claim is presented
24	to a municipality, that :

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1 1. A a labor organization alleging alleges that thirty percent (30%) of the firefighters or police officers in a municipality: 2 3 a. wish 1. Wish to be represented for collective bargaining by an 4 5 exclusive employee representative_{τ}; or b. assert 6 7 2. Assert that the designated exclusive employee representative is no longer the representative of the 8 9 majority of employees in the unit; or, The employer alleging that one or more labor organizations 10 2. 11 has presented to it a claim to be recognized as the exclusive 12 employee representative in an appropriate unit; the Labor Board shall investigate the facts alleged therein and if 13 it has reasonable cause to believe that a question of representation 14 exists, it shall provide for an appropriate hearing upon due notice. 15 If the Labor Board finds upon the record of such hearing that such a 16 17 question of representation exists, it shall direct an election by secret ballot and shall certify the results thereof. The Labor 18 Board may also certify a labor organization as an exclusive employee 19 representative if it determines that a free and untrammelled 20 election cannot be conducted because of the employer's unfair labor 21 practices. 22 C. Only those labor organizations which have been designated by 23

23 C. Only those labor organizations which have been designated by 24 more than ten percent (10%) of the employees in the unit found to be

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1 appropriate shall be placed on the ballot. Nothing in this section 2 shall be construed to prohibit the waiving of hearing by stipulation 3 for the purpose of a consent election, in conformity with the rules 4 and regulations of the Board.

5 D. In order to assure to firefighters and police officers of any municipality the fullest freedom in exercising the rights 6 guaranteed by this article, the Labor Board shall decide in each 7 case before it in which the issue is raised the unit appropriate for 8 9 the purposes of collective bargaining, and shall consider such 10 factors as community of interest, wages, hours and other working 11 conditions of the employees involved, the history of collective 12 bargaining, and the desires of the employees.

Ε. An election shall not be directed in any bargaining unit or 13 in any subdivision thereof within which, in the preceding twelve-14 15 month period, a valid election has been held. The Board shall determine who is eligible to vote in the election and shall 16 establish rules governing the election. In any election where none 17 of the choices on the ballot receives a majority, but a majority of 18 all votes cast are for representation by some labor organization, a 19 run-off election shall be conducted. A labor organization which 20 receives the majority of the votes cast in an election shall be 21 certified by the Board as the exclusive employee representative. 22 23

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2last amended by Section 7, Chapter 15, O.S.L. 2013 (11 O.S. Supp.32017, Section 51-104), is amended to read as follows:4Section 51-104. A. There is hereby re-created, to continue5until July 1, 2016, in accordance with the provisions of the6Oklahoma Sunset Law, the Public Employees Relations Board, which7shall be composed of five (5) members to be appointed or selected as8follows:91. One appointed by the Governor shall be an impartial10appointment and designated as Chairman;112. Two appointed by the President Pro Tempore of the State12Senate, one of whom shall be an impartial appointment and one of13whom shall be a representative from the labor industry chosen from a14list of four nominoes to be submitted jointly by an Oklahoma15organization the primary purpose of which is to provide services to16members who are municipal police officers, which shall provide two17nominees, and by an Oklahoma organization the primary purpose of18which is to provide services to members who are municipal19firefighters, which shall provide two nominees, and203. Two appointed by the Speaker of the Oklahoma House of21Representatives, one of whom shall be an impartial appointment and22one of whom shall be a representative of a municipality to be23selected from a list of four nominees aubmitted by a statewide24	1	SECTION 3. AMENDATORY 11 O.S. 2011, Section 51-104, as
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	22	one of whom shall be a representative of a municipality to be
24	23	selected from a list of four nominees submitted by a statewide
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1 organization the membership of which consists primarily of 2 incorporated cities and towns within Oklahoma.

3	B. The Chairman shall be appointed for a term of five (5)
4	years, commencing from July 1, 1972. The other members shall be
5	appointed for terms of one (1) and three (3) years, respectively,
6	from July 1, 1972, but their successors shall be appointed for terms
7	of three (3) years. No member shall serve on the Board for more
8	than two terms. No impartial member appointed by either the
9	President Pro Tempore of the Oklahoma State Senate or by the Speaker
10	of the Oklahoma House of Representatives shall, within two (2) years
11	of being appointed to the Board or while serving on the Board, have
12	served or worked in a capacity as an advocate, be a member or
13	receive compensation from a labor union group association or its
14	subordinate affiliates or have served or worked in a capacity as an
15	advocate, appointed or elected official of or received compensation
16	from a municipality or municipalities.
17	C. Three members of the Board shall constitute a quorum. Any

C. Three members of the Board shall constitute a quorum. Any individual chosen to fill a vacancy on the Board shall be appointed only for the unexpired term. The Chairman and members of the Board shall not receive a salary but shall receive compensation in lieu of expenses in the amount of Fifty Dollars (\$50.00) per day for any meeting or the conduct of official duties, whether acting singly or collectively.

1 D. To accomplish the objectives and to perform the duties 2 prescribed by this article, the The Labor Board or Arbitration Board 3 may subpoena witnesses, issue subpoenas to require the production of books, papers, records, and documents which may be needed as 4 5 evidence of any matter under inquiry, and administer oaths and affirmations. In cases of neglect or refusal to obey a subpoena 6 7 issued to any person, the district court of the county in which the investigations or the public hearings are taking place, upon 8 9 application by the Labor Board, may issue an order requiring such 10 person to appear before the Board and produce evidence about the 11 matter under investigation. A failure to obey such order may be 12 punished by the court as a contempt.

E. B. Any subpoena, notice of hearing, or other process or 13 notice of the Labor Board or Arbitration Board issued under the 14 provisions of this article may be served personally, by registered 15 mail, or by leaving a copy at the principal office of the person 16 required to be served. A return made and verified by the individual 17 making such service and setting forth the manner of such service is 18 proof of service, and a returned post office receipt, when 19 registered or certified mail is used, is proof of service. 20

F. The Board shall adopt, promulgate, amend, or rescind such rules as it deems necessary to carry out the provisions of this article. Public hearings shall be held by the Board on any proposed rule of general applicability designed to implement, interpret, or prescribe policy, procedure or practice requirements under the provisions of this article and on any proposed change to such existing rule. Reasonable notice shall be given prior to such hearings, which shall include the time, place, and nature of such hearing and the terms or substance of the proposed rule or the changes to such rule.

7 SECTION 4. AMENDATORY 11 O.S. 2011, Section 51-104b, is
8 amended to read as follows:

9 Section 51-104b. A. The Public Employees Relations Arbitration
10 Board is empowered, as hereinafter provided, to prevent any person,
11 including bargaining agent and corporate authorities, from engaging
12 in any unfair labor practice as defined herein.

Whenever it is charged that any person has engaged in or is 13 в. engaging in any such unfair labor practice, the Arbitration Board 14 15 shall have the power to issue and cause to be served upon such 16 person a complaint stating the charges in that respect, and containing a notice of hearing before the Board, at a place therein 17 fixed, not less than five (5) days after the serving of said 18 complaint. The person so complained of shall have the right to file 19 an answer and to appear and give testimony at the time and place 20 fixed in the complaint. In the discretion of the Board, any other 21 person may be allowed to intervene in such proceeding set the matter 22 for hearing, take evidence and decide the questions presented. 23

1 C. If upon the preponderance of the testimony taken the 2 Arbitration Board shall be of the opinion that the person named in 3 the complaint has engaged in or is engaging in any such unfair labor practice, then the Arbitration Board shall state its findings of 4 5 fact and shall issue and cause to be served on such person an order requiring such person to cease and desist from such unfair labor 6 7 practice. Such order may further require such person to make reports from time to time showing the extent to which it has 8 9 complied with the order. If upon the preponderance of the testimony 10 taken the Board shall not be of the opinion that the person served in the complaint has engaged in or is engaging in any such unfair 11 12 labor practice, then the Board shall state its findings of fact and 13 shall issue an order dismissing the complaint.

D. The <u>Arbitration</u> Board, or any interested party, shall have the power to petition the district court, wherein the unfair labor practice in question occurred, for the enforcement of such order and for appropriate temporary relief of restraining order.

18 SECTION 5. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 51-107a of Title 11, unless 20 there is created a duplication in numbering, reads as follows:

A. Whenever an employer or bargaining agent claims that an unfair labor practice has been committed by the other, it shall notify the other in writing, within six (6) months of the commission of the alleged practice. Within ten (10) calendar or business days

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1 of such notification, each party shall select and name one 2 arbitrator and shall immediately thereafter notify each other in 3 writing of the name and address of the person selected. The two arbitrators selected and named shall, within five (5) calendar or 4 5 business days from and after the expiration of the ten-day period hereinabove mentioned, agree upon and select a third arbitrator. 6 7 If, on the expiration of the period allowed therefor, the arbitrators are unable to agree upon the selection of a third 8 9 arbitrator, the bargaining agent and the corporate authorities shall 10 request the Federal Mediation and Conciliation Service to provide a 11 list of five arbitrators.

12 в. Within ten (10) calendar or business days after receipt of the list of arbitrators from the Federal Mediation and Conciliation 13 Service, the two arbitrators already selected shall alternately 14 strike the name of one arbitrator from the list of five until one 15 name remains, with the party claiming an unfair labor practice has 16 been committed making the first strike from the list. The third 17 arbitrator, whether selected as a result of an agreement between the 18 two arbitrators previously selected or selected from the list 19 provided by the Federal Mediation and Conciliation Service, shall 20 act as chair of the Arbitration Board. The chair of the Arbitration 21 Board shall schedule a hearing, take evidence and render a decision 22 based thereon. Decisions of the former Public Employees Relations 23

Board and of the National Labor Relations Board may be considered
 persuasive on the issues provided.

3 SECTION 6. AMENDATORY 11 O.S. 2011, Section 51-110, is 4 amended to read as follows:

5 Section 51-110. Fees and necessary expenses of the arbitrator selected by the bargaining agent and the arbitrator selected by the 6 7 corporate authorities shall be borne by the bargaining agent and the corporate authorities respectively. The reasonable fees and 8 9 necessary expenses of the third arbitrator shall be borne equally by 10 the bargaining agent and corporate authorities. This provision 11 applies for interest arbitration, grievance arbitration and 12 consideration of alleged unfair labor practices. 13 SECTION 7. REPEALER 11 O.S. 2011, Section 51-104a, as amended by Section 51, Chapter 304, O.S.L. 2012 (11 O.S. Supp. 2017, 14 Section 51-104a), is hereby repealed. 15 SECTION 8. This act shall become effective November 1, 2018. 16 17

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1	Passed the Senate the 15th day of March, 2018.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2018.
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