## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/13/07 H3/16/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL 2	2658
4				
5	By: Representatives D. Johnson, Al.	len, Chesterfield, Greenberg, W. Lewelle	en, Rosenbaum, Webb	
6	By: Senator Steele			
7				
8				
9	I	For An Act To Be Entitled		
10	AN ACT TO AU	THORIZE AN ELECTION IN A MUNIC	CIPALITY	
11	WITH A CITY	MANAGER FORM OF GOVERNMENT TO		
12	INCREASE THE	AUTHORITY OF THE MAYOR; AND F	'OR	
13	OTHER PURPOS	ES.		
14				
15		Subtitle		
16	TO AUTHOR	IZE AN ELECTION IN A		
17	MUNICIPAL	ITY WITH A CITY MANAGER FORM O	F	
18	GOVERNMEN'	T TO INCREASE THE AUTHORITY OF	,	
19	THE MAYOR	•		
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21				
22	BE IT ENACTED BY THE GENERA	AL ASSEMBLY OF THE STATE OF AR	KANSAS:	
23				
24	SECTION 1. Arkansas	Code Title 14, Chapter 47, Su	bchapter l is amend	ded
25	to add an additional section	on to read as follows:		
26	14-47-140. Authoriza	ation for election concerning	mayor.	
27	(a)(l) Any municipal	lity organized and operating u	nder the city manag	ger
28	form of government may auth	horize the mayor of the munici	pality to have the	
29	following duties and powers	s if approved by the qualified	electors of the	
30	municipality at an election	n called by the board of direc	tors by referendum	or
31	by the qualified electors of	of the municipality by initiat	ive:	
32	(A)(i) The pow	wer to veto an ordinance, a re	solution, or an ord	<u>der</u>
33	adopted by the board of dia	rectors.		
34	<u>(ii</u>	i)(a) The board of directors i	may override the ve	<u>eto</u>
35	by a two-thirds (2/3) vote	of the number of members of t	he board.	
36		(b) The mayor shall be en	titled to vote only	<u>y</u>

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1	in case of a tie vote, and his or her presence may be counted to establish a
2	quorum for the conduct of business;
3	(B) The power to appoint, subject to confirmation by a
4	majority of the members of the board of directors, persons to fill vacancies
5	on any board, authority, or commission of the municipality;
6	(C) The power to hire the city manager, subject to the
7	approval of a majority of members of the board of directors;
8	(D) The power to remove the city manager, subject to the
9	approval of a majority of the members of the board of directors;
10	(E) The power to prepare and submit to the board of
11	directors for its approval the annual municipal budget;
12	(F) The power to hire the city attorney, subject to the
13	approval of a majority of members of the board of directors; and
14	(G) The power to remove the city attorney, subject to the
15	approval of a majority of members of the board of directors.
16	(2) If the petition under subdivision (a)(1) of this section is
17	approved by a majority of the qualified electors of the municipality, the
18	mayor shall have the powers and duties authorized under subdivision (a)(1) of
19	this section.
20	(3)(A) Subdivisions (a)(1) and (2) of this section shall not
21	apply to offices and employments controlled by any civil service or merit
22	plan lawfully in effect in the municipality.
23	(B) In municipalities that maintain municipal courts or
24	police courts, the municipal judge, police judge, and the clerk of both
25	courts shall be elected and appointed in the manner prescribed by law.
26	(4) A mayor who has the duties and powers authorized under
27	subdivision (a)(1) of this section shall be compensated with salary and
28	benefits comparable to the salary and benefits of an official or employee of
29	the municipality with similar executive duties and powers.
30	(b) If called by initiative of the qualified electors of the
31	municipality, the special election under this section shall comply with the
32	<pre>following:</pre>
33	(1) A petition under subsection (a) of this section shall be
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34	filed with the clerk of the city;
35	filed with the clerk of the city;  (2) Each signature on a petition filed shall have been signed

1	(3) The clerk of the city shall note on the petition the date
2	and time filed; and
3	(4) If a petition contains the signatures of electors equal in
4	number to fifteen percent (15%) of the number of ballots cast for the
5	mayor in the last mayoral election, or if the mayor is not directly elected,
6	for the director position receiving the highest number of votes in the
7	last general election, then the clerk of the city shall deliver the
8	petitions to the mayor who shall by proclamation submit the question to
9	the electors at a special election, provided that:
10	(i) The clerk of the city shall verify the number
11	of signatures and the authenticity of the signatures on the petition within
12	ten (10) days of the date they are filed;
13	(ii) If there are insufficient signatures on the
14	petition, the petitioners shall not receive an extension for the petition;
15	<u>and</u>
16	(iii) If there are a sufficient number of
17	signatures on the petition but the clerk of the city is unable to verify
18	the required number of signatures and the authenticity of the signatures,
19	then the petitioners shall be given ten (10) days to provide a sufficient
20	number of verified signatures;
21	(c) The proclamation submitting the question under subsection (a) of
22	this section to the qualified electors of the municipality shall be issued
23	within three (3) working days of the date the clerk of the city verifies
24	the number of signatures on the petition or within three (3) working days or
25	the date a referendum ordinance is passed by the board of directors;
26	(d) The special election shall be held not less than thirty
27	(30) days nor more than one hundred twenty (120) days after the proclamation.
28	(e)(1) If both a petition is filed by the qualified electors
29	of the municipality and the number of signatures and the authenticity of the
30	signatures are verified under subdivision (b)(4) of this section and $a$
31	referendum ordinance is passed by the board of directors referring the
32	question under subsection (a) of this section to the qualified electors of
33	the municipality, the event that occurs last in time is moot and void.
34	(2) If two (2) or more groups file petitions seeking a special
35	election under subsection (a) of this section and the petition filed first is
36	declared insufficient, then the city clerk shall determine the sufficiency of

1	the petition that was filed next in time.	
2	(3) Upon a declaration that a petition is sufficient and	
3	first in time, then a petition filed after the first sufficient petition	
4	and before the special election shall be deemed moot and shall be destroyed;	
5	(f) If an election held under subsection (a) of this section	
6	results in the adoption of the question under subsection (a) of this section,	
7	then the adopted question shall not be presented again to the electors for a	
8	period of four (4) years from the date of the election;	
9	(g) If an election held under subsection (a) of this section	
10	results in the failure to adopt the question under subsection (a) of this	
11	section, then the failed question shall not be presented again to the	
12	electors for a period of two (2) years from the date of the election;	
13	(h) Notice of the election shall be given by the clerk of the	
14	city by one (1) publication in a newspaper having general circulation within	
15	the city not less than ten (10) calendar days before the election;	
16	(i) Within thirty (30) calendar days after completion of the	
17	tabulation of the votes, the mayor of the city shall proclaim the results of	
18	the election by issuing a proclamation and publishing it one (1) time in a	
19	newspaper having general circulation within the city;	
20	(j) The results of the election as stated in the proclamation	
21	shall be conclusive unless a suit contesting the proclamation is filed in the	
22	circuit court in the county where the election took place within thirty (30)	
23	calendar days after the date of publication of the proclamation;	
24	(k) If the question under subsection (a) of this section is	
25	approved at an election as provided in this section, that approval shall be	
26	final and shall continue in effect thereafter as long as authorized;	
27	(1) The mayor shall continue to be selected under § 14-61-111;	
28	<u>and</u>	
29	(m) At the time of a transition after an election as provided in	
30	this section, the current mayor shall continue to serve until the end of his	
31	or her elected term.	
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33	SECTION 2. Arkansas Code § 14-47-108(a), concerning the effect of	
34	reorganization of a city manager form of government on other city offices, is	
35	amended to read as follows:	
36	(a)(1) When in connection with the reorganization of a municipality	

1 under this chapter, an initial board of directors shall be elected, the 2 reorganization shall be deemed to be effective as of the time when the 3 respective terms of office of the directors commence. 4 (2) Concurrent with the commencement of the terms of the 5 directors: 6 The office of mayor, as existing under the aldermanic 7 form of government, all memberships on the city council, and all memberships 8 on the board of public affairs shall become vacant, each of these offices 9 being abolished as to cities reorganized under this chapter; 10 (B)(i) Except Subject to subdivision (a)(2)(B)(iii) of 11 this section and except as is otherwise provided for city attorneys in cities 12 with the city manager form of government having a population of more than one hundred thousand (100,000) persons according to the most recent federal 13 14 decennial census, the statutory term of office of the city treasurer, city clerk, city attorney, city marshal, and recorder in cities of the second 15 16 class shall cease and terminate, and the incumbent of each of these offices 17 shall remain in office subject to removal and replacement at any time by the 18 board of directors;. 19 (ii)(a)  $\frac{1}{1}$  Subject to subdivision (a)(2)(B)(iii) of this section, in cities with the city manager form of government having a 20 population of more than one hundred thousand (100,000) persons according to 21 22 the most recent federal decennial census, the statutory term of office of the 23 city attorney shall cease and terminate, and the incumbent city attorney 24 shall remain in office subject to removal and replacement at any time by the 25 city manager, if the authority is vested in the city manager through: 26  $\frac{(a)}{(1)}$  An ordinance of the board of 27 directors; or 28  $\frac{(b)(1)}{(2)}$  An initiated measure, adopted pursuant to Arkansas Constitution, Amendment 7. 29 30  $\frac{(2)}{(b)}$  If the authority is vested by an initiated measure, the board of directors shall not have the authority to 31 32 rescind the authority; and. 33 (iii) In cities with the city manager form of 34 government having a population of more than one hundred thousand (100,000) 35 persons according to the most recent federal decennial census, the statutory term of office of the city attorney shall cease and terminate, and the 36

1	incumbent city attorney shall remain in office subject to removal and	
2	replacement at any time by the mayor if the authority is vested in the mayor	
3	under § 14-47-140; and	
4	(C)(i) Every other executive officer or executive employee	
5	of the city, including, without limiting the foregoing, the city purchasing	
6	agent and the members hereinafter called "board members" of every other	
7	municipal board, authority, or commission, whether the office, employment,	
8	board, authority, or commission exists under statute or under any ordinance	
9	or resolution, whose official term of office or employment is fixed by	
10	statute, ordinance, or resolution, shall serve until the expiration of the	
11	term so fixed, after which the position held by each such executive officer,	
12	executive employee, or board member shall be filled through appointment by	
13	the board of directors, the appointees to hold at the will of the board.	
14	However, in cities with the city manager form of government having a	
15	population of more than one hundred thousand (100,000) persons, according to	
16	the most recent federal decennial census, the appointments shall be made by	
17	the mayor and appointees shall hold at the will of the mayor, if the mayor is	
18	authorized to make the appointments by:	
19	(a) The board of directors, by ordinance; or	
20	(b) An initiated measure, adopted pursuant to	
21	Arkansas Constitution, Amendment 7. If the authority is vested by an	
22	initiated measure, the board of directors shall not have the power to rescind	
23	the authority.	
24	(ii) Each such executive officer, executive	
25	employee, or board member serving on the effective date of the	
26	reorganization, and whose office, employment, or board membership carries no	
27	fixed term created either by statute, ordinance, or resolution shall be	
28	subject to removal and replacement at any time by the board of directors or	
29	the mayor, if authorized.	
30	(iii) However, the provisions of this subdivision	
31	(a)(2)(C) shall be subject to the provisions of subsection (b) of this	
32	section and to the exceptions therein contained.	
33		
34	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the	
35	General Assembly of the State of Arkansas that Arkansas cities are faced with	
36	ever-increasing problems of providing services to their citizens caused by a	

1	combination of globalization, rapid technological change, rising citizen
2	expectations, mandates from higher levels of government, and a constrained
3	tax base which together have created a context in which more effective and
4	efficient methods of governance have become mandatory; and that this act is
5	immediately necessary to meet these needs and for the efficiency of
6	government. Therefore, an emergency is declared to exist and this act being
7	immediately necessary for the preservation of the public peace, health, and
8	safety shall become effective on:
9	(1) The date of its approval by the Governor;
10	(2) If the bill is neither approved nor vetoed by the Governor,
11	the expiration of the period of time during which the Governor may veto the
12	bill; or
13	(3) If the bill is vetoed by the Governor and the veto is
14	overridden, the date the last house overrides the veto.
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16	/s/ D. Johnson, et al
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