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: S3/12/07		
2	86th General Assembly	A B1ll		
3	Regular Session, 2007	SEN	ATE BILL	972
4				
5	By: Senator Steele			
6	By: Representative D. Johnson			
7				
8				
9	I	For An Act To Be Entitled		
10	AN ACT TO AM	END STATUTES CONCERNING THE CITY		
11	MANAGER FORM	OF MUNICIPAL GOVERNMENT; AND FOR		
12	OTHER PURPOS	ES.		
13				
14		Subtitle		
15	TO AMEND	STATUTES CONCERNING THE CITY		
16	MANAGER F	ORM OF MUNICIPAL GOVERNMENT.		
17				
18				
19	BE IT ENACTED BY THE GENERA	AL ASSEMBLY OF THE STATE OF ARKANSAS:		
20				
21	SECTION 1. Arkansas	Code § 14-47-108(a), concerning the ef	ffect of	
22	reorganization, is amended	to read as follows:		
23	(a)(l) When <u>A reorga</u>	anization is effective when , in connect	tion with	the
24	reorganization of a municip	pality under this chapter, an initial b	board of	
25	directors shall be elected,	, the reorganization shall be deemed to	o be	
26	effective as of the time wh	hen and the respective terms of office	of the	
27	directors commence or when	changes are made under subdivision (a))(2)(D) of	
28	this section.			
29	(2) Concurrent	t with the commencement of the terms of	f the	
30	directors:			
31	(A) The	office of mayor, as existing under the	e alderman:	ic
32	form of government, all men	mberships on the city council, and all	membershi	ps
33	on the board of public affa	airs shall become vacant, each of these	e offices	
34	being abolished as to citie	es reorganized under this chapter;		
35	(B) (i) E	Except as is otherwise provided for cit	ty attorne	ys
36	in cities with the city mar	nager form of government having a popul	lation of	



SB972

1 more than one hundred thousand (100,000) persons according to the most recent 2 federal decennial census, the statutory term of office of the city treasurer, city clerk, city attorney, city marshal, and recorder in cities of the second 3 4 class shall cease and terminate, and the incumbent of each of these offices 5 shall remain in office subject to removal and replacement at any time by the 6 board of directors; 7 (ii)(C) In cities with the city manager form of 8 government having a population of more than one hundred thousand (100,000) 9 persons according to the most recent federal decennial census, the statutory 10 term of office of the city attorney shall cease and terminate, and the 11 incumbent city attorney shall remain in office subject to removal and 12 replacement at any time by the city manager, if the authority is vested in the city manager through: 13 14 (a)(i) An ordinance of the board of directors; or 15 (b)(1)(ii) An initiated measure, adopted pursuant to 16 Arkansas Constitution, Amendment 7-17 (2) If the authority is vested by an initiated measure, the board of directors shall not have the authority to 18 19 rescind the authority; and 20 (C)(D)(i) Every other executive officer or executive 21 employee of the city, including, without limiting the foregoing, the city 22 purchasing agent and the members hereinafter called "board members" of every 23 other municipal board, authority, or commission, whether the office, 24 employment, board, authority, or commission exists under statute or under any ordinance or resolution, whose official term of office or employment is fixed 25 26 by statute, ordinance, or resolution, shall serve until the expiration of the 27 term so fixed, after which the position held by each such executive officer, 28 executive employee, or board member shall be filled through appointment by 29 the board of directors, the appointees to hold at the will of the board. 30 However, at any time in cities with the city manager form of government having a population of more than one hundred thousand (100,000) persons, 31 32 according to the most recent federal decennial census, the appointments shall 33 be made by the mayor and appointees shall hold at the will of the mayor, if 34 the mayor is authorized to make the appointments by: 35 The board of directors, by ordinance; or (a) 36 An initiated measure, adopted pursuant to (b)

03-12-2007 13:53 KLL284

SB972

1 Arkansas Constitution, Amendment 7. If the authority is vested by an

2 initiated measure, the board of directors shall not have the power to rescind 3 the authority.

4 (ii) Each such executive officer, or executive 5 employee, or board member serving on the effective date of the 6 reorganization, and whose office, or employment, or board membership carries 7 no fixed term created either by statute, ordinance, or resolution shall be 8 subject to removal and replacement at any time by the board of directors or 9 the mayor, if authorized.

10 (iii) However, the provisions of this subdivision 11 (a)(2)(D) shall be subject to the provisions of subsection (b) of this 12 section and to the exceptions therein contained.

13

14 15

SECTION 2. Arkansas Code § 14-61-114 is amended to read as follows: Options may also be referred by vote, ordinance - Mayor's 14-61-114. 16 veto power.

17 (a)(1) Notwithstanding any other provision, the board of directors in a city operating under the management city manager form of government may, by 18 a two-thirds (2/3) vote of all the members, including the mayor, refer to a 19 special or general election, for approval by a majority of the qualified 20 21 electors voting on the issue, one (1) of the options set forth in § 14-61-22 107, provided no election on a board-referred option has been held within the 23 previous two (2) years.

24 (2) Notwithstanding the other provisions of this subsection and 25 §§ 14-43-201 and 14-61-117, in a city operating under the management form of 26 government where a federal court has ordered the redistricting of wards under 27 the federal Voting Rights Act, the voters of the city are authorized to 28 petition for a special election to vote on the options set forth in § 14-61-107 for reorganizing the selection of directors, including the election of a 29 30 mayor at large, at any time. The option shall be voted on at special elections called as a result of a petition for the special election 31 32 election's being filed with the city clerk and provided to the mayor under § 33 14-61-113.

34 (b) The board of directors in a city with the management form of 35 government where all directors are elected from wards and the directly 36 elected mayor does not have the veto power may, by ordinance referred to the

electors and approved by a majority of the qualified electors voting on the issue, grant the mayor the veto power, provided that no election on such an ordinance will occur sooner than two (2) years after the last special election on the issue of veto power for the mayor.

5 (c) The board of directors in a city with the management form of 6 government where all directors are elected from wards and the directly 7 elected mayor has the veto power may, by ordinance referred to the electors 8 and approved by a majority of the qualified electors voting on the issue, 9 remove the mayor's veto power, provided that no election on such an ordinance 10 will occur sooner than two (2) years after the last special election on the 11 issue of veto power for the mayor.

12 (d)(1) The board of directors of any city operating under the 13 management form of government may by ordinance refer to the electors the 14 issue of electing the mayor from an at-large board position, or the issue of 15 granting veto power to the mayor, or both.

16 (2)(A) In any instance where the mayor of a city operating under 17 the management form of government has a veto power, the board of directors 18 may override the veto by a two-thirds (2/3) vote of the number of members of 19 the board.

20 (B) Mayors who have the veto power shall be entitled only
21 to vote in case of a tie vote not be entitled to vote unless the vote is
22 necessary for passage of a measure.

23 (e)(1) The board of directors by ordinance may provide that the duties
24 of the city manager under § 14-47-120 or other statute be performed at the
25 direction of the mayor.

26 (2) An ordinance under subdivision (e)(1) of this section shall 27 not be amended for four (4) years following passage of the ordinance by the 28 board of directors unless by an ordinance approved by a two-thirds (2/3) vote 29 of the board of directors.

30 (3) If an ordinance under subdivision (e)(1) of this section is
 31 passed, the mayor shall be compensated with a salary and benefit package
 32 comparable to the highest-ranking municipal official.

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

SB972

1	combination of globalization, rapid technological change, rising citizen
2	expectations, the need for more accountability, mandates from higher levels
3	of government, and a constrained tax base which together have created a
4	context in which more effective and efficient methods of governance have
5	become mandatory; and that this act is immediately necessary to meet these
6	needs and for the efficiency of government. Therefore, an emergency is
7	declared to exist and this act being immediately necessary for the
8	preservation of the public peace, health, and safety shall become effective
9	<u>on:</u>
10	(1) The date of its approval by the Governor;
11	(2) If the bill is neither approved nor vetoed by the Governor,
12	the expiration of the period of time during which the Governor may veto the
13	bill; or
14	(3) If the bill is vetoed by the Governor and the veto is
15	overridden, the date the last house overrides the veto.
16	
17	/s/ Steele
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	