1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 59th Legislature (2024)
4	HOUSE BILL 3758 By: Cantrell
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7	AS INTRODUCED
8	An Act relating to jail facilities; amending 57 O.S. 2021, Section 563, which relates to correctional
9	facilities; directing that correctional facilities built after the effective date shall be a certain
10	distance from schools; providing clarification on measurements; and providing an effective date.
11	measurements, and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 57 O.S. 2021, Section 563, is
15	amended to read as follows:
16	Section 563. A. Except as otherwise authorized by Section 183
17	of Title 73 of the Oklahoma Statutes, before any correctional
18	facility other than an inmate work center as authorized in
19	subsection B of this section or an inmate drug offender work camp,
20	whether within the Department of Corrections or within any other
21	state agency, may be created or any construction performed which may
22	significantly increase, extend or expand the present facility, such
23	creation or construction shall be approved by the Legislature.
24	Correctional facilities owned or operated by private prison

contractors shall not be deemed to be within the Department of
Corrections or other state agency.

The Department of Corrections is hereby authorized to 3 Β. establish inmate work centers in locations where a need for labor to 4 5 conduct public work projects is determined. The Department shall select the inmate work center locations based on objective 6 7 comparisons of interested communities in accordance with procedures and criteria established by the Department of Corrections. 8 The 9 procedures, selection criteria and decision case analysis shall be 10 made available to the public upon request.

11 C. No state, county or municipal correctional facility 12 including any inmate work center, inmate drug offender work camp, 13 inmate halfway house, inmate transitional living center and any 14 other place where state, county or municipal inmates are housed, 15 built after November 1, 2024, shall be located within one thousand 16 (1,000) two thousand (2,000) feet of any public or private 17 elementary or secondary school nor within two thousand five hundred 18 (2,500) feet of any secure facility for juveniles. The distance 19 shall be measured from the nearest property line of the school to 20 the nearest property line of the correctional facility. The 21 provisions of this subsection shall not apply to any inmate work 22 center, inmate drug offender work camp, inmate halfway house, inmate 23 transitional living center and any other place where state, county 24 or municipal inmates are housed established prior to May 20, 1994.

Provided, that the provisions of this subsection shall not apply to state, county, or municipal correctional facilities that are granted permission to operate within the areas restricted by this subsection by a majority vote of the following entities:

5 1. The district board of education of each school district with6 an affected school; and

2. The governing body of each affected private school.

8 D. In addition to the restrictions outlined in subsection C of 9 this section, following the effective date of this act, no privately 10 owned inmate halfway house or inmate transitional living center 11 shall be located in a residential neighborhood inside the corporate 12 limits of a municipality, or a county with planning and/or zoning 13 commissions created pursuant to law, without approval from the local 14 entity with authority over zoning requirements.

15 In any county with a population of two hundred fifty Ε. 16 thousand (250,000) or more, as determined by the latest Federal 17 Decennial Census, the Department of Corrections shall not cause, 18 permit or require any inmate in the custody of the Department or 19 cause, permit or require any offender under the supervision of the 20 Department to enter, remain or be present in any Department of 21 Corrections facility located within one thousand (1,000) feet of a 22 private or public elementary or secondary school, or on the grounds 23 of such a facility, for any activities involving or relating to 24 processing, training, instructing, interviewing, counseling,

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1	reporting, conferring, imposing discipline, reviewing or
2	adjudicating or any correctional function requiring or permitting
3	the presence of the offender, except offenders may be employed in
4	construction, maintenance or janitorial activities in or on the
5	structures or grounds while under supervision of a correctional
6	employee. The provisions of this subsection shall not apply to any
7	facility established or acquired by the Department of Corrections
8	prior to May 20, 1994.
9	SECTION 2. This act shall become effective November 1, 2024.
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11	COMMITTEE REPORT BY: COMMITTEE ON COUNTY AND MUNICIPAL GOVERNMENT, dated 02/13/2024 - DO PASS.
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