1	SENATE FLOOR VERSION February 28, 2019
2	AS AMENDED
3	SENATE BILL NO. 471 By: Dugger of the Senate
4	and
5	Talley of the House
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8	An Act relating to cities and towns; creating the Oklahoma Public Safety Protection District Act;
9	permitting municipalities to initiate creation of a public safety protection district; directing a
10	resolution be submitted to the registered voters of the municipality; conferring powers; describing
11	territory of the public safety protection district; providing for management and budgetary oversight;
12	declaring a public safety protection district to be a political subdivision; requiring municipality to pay
13	for election in proportions determined by county; providing for notice of election; stating question to
14	be worded on the ballot; describing eligible voters; providing for conduct of election subject to general
15	election laws; requiring majority of votes cast to establish district; directing filing of ordinance or
16	resolution; providing for levy of annual assessment on certain property based on assessed value and
17	specifying purpose thereof; specifying types of property to be assessed; providing exemptions;
18	providing for a lien against property if assessment is unpaid; stating priority of lien; directing
19	specified accounting procedures by certain county officers; directing certain costs be paid from the
20	proceeds of the district; requiring interest to be charged on delinguent assessment; permitting
21	dissolution of a public safety protection district
22	and describing process therefor; defining term; providing for codification; and providing an
23	effective date.

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SENATE FLOOR VERSION - SB471 SFLR Withdrawn from Appropriations March 5, 2019 (Bold face denotes Committee Amendments)

1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

2 SECTION 1. NEW LAW A new section of law to be codified 3 in the Oklahoma Statutes as Section 29-151 of Title 11, unless there 4 is created a duplication in numbering, reads as follows:

5 This act shall be known and may be cited as the "Oklahoma Public6 Safety Protection District Act".

7 SECTION 2. NEW LAW A new section of law to be codified
8 in the Oklahoma Statutes as Section 29-152 of Title 11, unless there
9 is created a duplication in numbering, reads as follows:

10 The governing body of a municipality may initiate the creation 11 of a public safety protection district by the adoption of a 12 resolution calling for the question to be placed before the registered voters of the municipality of whether to organize a 13 public safety protection district. The resolution shall be 14 15 submitted to the registered voters of the municipality at the next general election. When a district is organized, it shall have the 16 powers conferred by the Oklahoma Public Safety Protection District 17 18 Act.

19 SECTION 3. NEW LAW A new section of law to be codified 20 in the Oklahoma Statutes as Section 29-153 of Title 11, unless there 21 is created a duplication in numbering, reads as follows:

A. A public safety protection district shall include allterritory located within the municipality.

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SENATE FLOOR VERSION - SB471 SFLR

Withdrawn from Appropriations March 5, 2019 (Bold face denotes Committee Amendments) B. Management of the public safety protection district, as well
 as management of any employee hired from district funds, shall be
 vested within the existing administration of the municipal
 government that created the district.

C. Budgetary oversight shall be vested within the existing
legislative body of the municipal government that created the
district.

8 D. A public safety protection district created pursuant to this9 act shall be deemed a political subdivision of this state.

10 SECTION 4. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 29-154 of Title 11, unless there 12 is created a duplication in numbering, reads as follows:

A. The costs of an election to establish a district shall be paid by the municipality in the proportions determined by the county election board conducting the special election.

The election to determine whether a district shall be 16 в. established, and the notice thereof, shall be conducted in the same 17 manner as other municipal questions which are submitted to the 18 electorate of the municipality. The notice shall require the 19 registered voters of the municipality to cast ballots which contain 20 the words: "Public Safety Protection District - Yes" and "Public 21 Safety Protection District - No" or words equivalent thereto. All 22 residents of the municipality who are qualified electors shall be 23 qualified to vote on the proposition. The public safety protection 24 SENATE FLOOR VERSION - SB471 SFLR Withdrawn from Appropriations March 5, 2019 Page 3 (Bold face denotes Committee Amendments)

district election shall be conducted in accordance with the general election laws of the state, and the regular election officials shall be in charge at the usual polling place of each regular precinct, or part of a precinct, which shall include lands within the boundaries of the municipality.

6 SECTION 5. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 29-155 of Title 11, unless there 8 is created a duplication in numbering, reads as follows:

9 If the certified election results show that a **sixty percent** (60%) majority of all the votes cast are "Public Safety Protection 10 District - Yes", the governing body of the municipality shall, by 11 12 adoption of an ordinance or resolution or both an ordinance and resolution, declare the public safety protection district 13 established. Any ordinances or resolutions establishing a public 14 safety protection district shall be filed in the office of the 15 county clerk in the county in which the district is located. 16

17 SECTION 6. NEW LAW A new section of law to be codified 18 in the Oklahoma Statutes as Section 29-156 of Title 11, unless there 19 is created a duplication in numbering, reads as follows:

A. There shall be levied an annual assessment no greater than
two (2) mills on the dollar of assessed value of the types of
property in the district as provided in paragraphs 1, 2 and 3 of
subsection A of Section 2803 of Title 68 of the Oklahoma Statutes,
the proceeds of which shall be used for the operation and
SENATE FLOOR VERSION - SB471 SFLR

Withdrawn from Appropriations March 5, 2019 (Bold face denotes Committee Amendments)

Page 4

1 maintenance of the public safety protection district, including 2 expenses related to purchasing and maintaining public safety 3 equipment and payment of salaries and benefits of the city employees who provide law enforcement or fire protection public safety 4 5 services or both law enforcement and fire protection services within the district, and costs assessed for housing prisoners of the 6 7 municipality in the county jail. Such proceeds may also be used for payment of any costs related to fire and police operations and jail 8 9 operations. Such assessment shall only be levied on the types of 10 property located in the district as provided in paragraphs 1, 2 and 11 3 of subsection A of Section 2803 of Title 68 of the Oklahoma 12 Statutes.

B. The annual assessment provided in subsection A of this
section shall not apply to real property zoned for agricultural or
industrial land use, livestock employed in support of the family and
personal property owned by for-profit business entities.

17 SECTION 7. NEW LAW A new section of law to be codified 18 in the Oklahoma Statutes as Section 29-157 of Title 11, unless there 19 is created a duplication in numbering, reads as follows:

Every assessment levied under the authority of the Oklahoma
Public Safety Protection District Act shall be a lien against the
tract of land on which it has been levied, until paid, and the lien
shall be coequal with the lien of ad valorem and other taxes,
including special assessments, and prior and superior to all other **SENATE FLOOR VERSION - SB471 SFLR**Withdrawn from Appropriations March 5, 2019
(Bold face denotes Committee Amendments)

1 liens, and the assessment shall draw interest and shall be collected
2 in the same manner as ad valorem taxes.

3 SECTION 8. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 29-158 of Title 11, unless there 5 is created a duplication in numbering, reads as follows:

The county assessor shall compute and enter in respective 6 7 columns of the tax rolls the respective sums in dollars and cents to be paid on each piece of property therein enumerated. 8 The county 9 clerk shall certify to the county treasurer in the county where the 10 district or any part thereof is located the amount of assessment in 11 each fund levied upon each tract. The county treasurer shall enter 12 the amount of each in separate columns of the tax list of the county. The assessments shall be collected by the county treasurer 13 at the same time and in the same manner as all other taxes are 14 collected in this state. Costs associated with the collection of 15 16 the assessments incurred by the county treasurer shall be paid from the proceeds of the district. If any assessment becomes delinquent, 17 it shall draw interest as a penalty after delinquency at the rate of 18 eighteen percent (18%) per annum. All assessments and penalties 19 collected or received by the county treasurer pursuant to the 20 Oklahoma Public Safety Protection District Act shall be paid to the 21 municipal treasurers in their proportionate amounts for the benefit 22 of the public safety protection district. 23

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SENATE FLOOR VERSION - SB471 SFLR

Withdrawn from Appropriations March 5, 2019 (Bold face denotes Committee Amendments) SECTION 9. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 29-159 of Title 11, unless there
 is created a duplication in numbering, reads as follows:

A public safety protection district may be dissolved by a
majority vote of the registered voters at an election called for
that purpose by the governing body of the municipality.

7 SECTION 10. NEW LAW A new section of law to be codified
8 in the Oklahoma Statutes as Section 29-160 of Title 11, unless there
9 is created a duplication in numbering, reads as follows:

As used in the Oklahoma Public Safety Protection District Act, "public safety protection" means the operations of law enforcement or fire public safety protections or both law enforcement and fire public safety protections in and for the municipality. Such operations shall also include the housing of prisoners of the municipality in the county jail, and emergency medical services provided by the municipal fire department.

SECTION 11. This act shall become effective November 1, 2019.
COMMITTEE REPORT BY: COMMITTEE ON GENERAL GOVERNMENT February 28, 2019 - DO PASS AS AMENDED. Withdrawn from
Appropriations Committee March 5, 2019.

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SENATE FLOOR VERSION - SB471 SFLR Withdrawn from Appropriations March 5, 2019 (Bold face denotes Committee Amendments)