By: Dukes, Rodriguez of Travis, Naishtat, H.B. No. 2264 Strama, et al.

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the right of certain municipalities to maintain local
3	control over wages, hours, and other terms and conditions of
4	employment.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subtitle A, Title 5, Local Government Code, is
7	amended by adding Chapter 148 to read as follows:
8	CHAPTER 148. LOCAL CONTROL OF MUNICIPAL EMPLOYMENT MATTERS IN
9	CERTAIN MUNICIPALITIES
10	Sec. 148.001. APPLICABILITY. (a) This chapter applies
11	only to a municipality with a population of 750,000 or more that is
12	primarily located in a county with a population of 1.5 million or
13	less.
14	(b) This chapter does not apply to:
15	(1) firefighters or police officers who are covered by
16	Subchapter I, Chapter 143;
17	(2) emergency medical services personnel; or
18	(3) an employee association in which employees
19	described by Subdivisions (1) and (2) participate.
20	Sec. 148.002. DEFINITIONS. In this chapter:
21	(1) "Appointed employee" means any municipal employee
22	appointed by the municipality's governing body.
23	(2) "Covered employee" means an employee of a
24	municipality, other than:

1 (A) an appointed employee; 2 (B) a city manager, an assistant city manager, or 3 a professional executive assistant to a city manager or assistant 4 city manager; 5 (C) an employee who holds an executive-level 6 position; 7 (D) a cadet or trainee enrolled in a training 8 program for police officers, firefighters, or emergency medical 9 services personnel; 10 (E) an employee designated under Section 148.010 as a bargaining agent for the municipality; and 11 12 (F) an employee designated as exempt from the bargaining unit by the mutual agreement of the recognized employee 13 14 association and the public employer. 15 (3) "Emergency medical services personnel" has the 16 meaning assigned by Section 142.152(2). 17 (4) "Employee association" means an organization in which municipal employees participate and that exists for the 18 19 purpose, wholly or partly, of dealing with one or more employers, whether public or private, concerning grievances, labor disputes, 20 wages, rates of pay, hours of employment, or conditions of work 21 22 affecting public employees and whose members pay dues by means of an 23 automatic payroll deduction. 24 (5) "Public employer" means any municipality or agency, board, commission, or political subdivision controlled by a 25 municipality that is required to establish the wages, salaries, 26 rates of pay, hours, working conditions, and other terms and 27

1 conditions of employment of public employees. The term may 2 include, under appropriate circumstances, a mayor, manager, administrator of a municipality, municipal governing body, 3 director of personnel, personnel board, or one or more other 4 5 officials regardless of the name by which they are designated. Sec. 148.003. GENERAL PROVISIONS RELATING TO AGREEMENTS AND 6 7 RECOGNITION. (a) A municipality may not be denied local control over wages, salaries, rates of pay, hours of work, other terms and 8 conditions of employment, or other state-mandated personnel 9 issues. A public employer may enter into a mutual agreement 10 governing these issues with an employee association recognized 11 12 under this chapter as the sole and exclusive bargaining agent for all covered employees that does not advocate the illegal right to 13 strike by municipal employees. The applicable statutes, local 14 ordinances, and civil service rules govern a term or condition of 15 16 employment on which the public employer and the association do not 17 agree. 18 (b) An agreement under this chapter must be written. 19 (c) This chapter does not require the public employer and 20 the recognized employee association to meet and confer or reach an 21 agreement on any issue. (d) This chapter does not authorize an agreement regarding 22 pension or pension-related matters governed by statute. 23 24 Sec. 148.004. PETITION FOR RECOGNITION: ELECTION OR ACTION

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25 <u>BY GOVERNING BODY. (a) Not later than the 30th day after the date</u> 26 <u>the governing body of a municipality receives from an employee</u> 27 <u>association a petition signed by the majority of all covered</u>

H.B. No. 2264 1 employees that requests recognition of the association as the sole 2 and exclusive bargaining agent for all the covered employees, the 3 governing body shall: 4 (1) grant recognition of the association as requested 5 in the petition and find that a public employer may meet and confer under this chapter without conducting an election by the voters in 6 7 the municipality under Section 148.006; 8 (2) defer granting recognition of the association and order an election by the voters in the municipality under Section 9 10 148.006 regarding whether a public employer may meet and confer under this chapter; or 11 12 (3) order a certification election under Section 148.005 to determine whether the association represents a majority 13 14 of the covered employees. 15 (b) If the governing body of a municipality orders a certification election under Subsection (a)(3) and the employee 16 17 association named in the petition is certified to represent a majority of the covered employees, the governing body shall, not 18 19 later than the 30th day after the date results of that election are 20 certified: 21 (1) grant recognition of the association as requested 22 in the petition for recognition and find that a public employer may meet and confer under this chapter without conducting an election 23 24 by the voters in the municipality under Section 148.006; or 25 (2) defer granting recognition of the association and 26 order an election by the voters in the municipality under Section 148.006 regarding whether a public employer may meet and confer 27

1 under this chapter. 2 Sec. 148.005. CERTIFICATION ELECTION. (a) Except as provided by Subsection (b), a certification election ordered under 3 Section 148.004(a)(3) to determine whether an employee association 4 5 represents a majority of the covered employees shall be conducted according to procedures agreeable to the parties. 6 (b) If the parties are unable to agree on procedures for the 7 8 certification election, either party may request the American Arbitration Association to conduct the election and to certify the 9 10 results of the election. (c) The results of an election shall be certified if the 11 12 employee association receives a majority of valid votes cast in the 13 election. 14 (d) The employee association is liable for the expenses of 15 the certification election, except that if two or more associations seeking recognition as the sole and exclusive bargaining agent 16 17 submit a petition signed by at least 30 percent of the employees eligible to sign the petition for recognition, all the associations 18 19 named in any petition shall share equally the costs of the election. Sec. 148.006. ELECTION TO AUTHORIZE OPERATING UNDER THIS 20 CHAPTER. (a) The governing body of a municipality that receives a 21 petition for recognition under Section 148.004 may order an 22 election to determine whether a public employer may meet and confer 23 24 under this chapter. (b) An election ordered under this section must be held as 25 26 part of the next regularly scheduled general election for municipal officials that is held after the date the governing body of the 27

1	municipality orders the election and that allows sufficient time to
2	prepare the ballot in compliance with other requirements of law.
3	(c) The ballot for an election ordered under this section
4	shall be printed to permit voting for or against the proposition:
5	"Authorizing (name of the municipality) to operate under
6	the state law allowing a municipality to meet and confer and make
7	agreements with the association representing municipal employees
8	as provided by state law, preserving the prohibition against
9	strikes and organized work stoppages, and providing penalties for
10	strikes and organized work stoppages."
11	(d) An election called under this section must be held and
12	the returns prepared and canvassed in conformity with the Election
13	<u>Code.</u>
14	(e) If an election authorized under this section is held,
15	the municipality may operate under the other provisions of this
16	chapter only if a majority of the votes cast at the election favor
17	the proposition.
18	(f) If an election authorized under this section is held, an
19	employee association may not submit a petition for recognition to
20	the governing body of the municipality under Section 148.004 before
21	the second anniversary of the date of the election.
22	Sec. 148.007. CHANGE OR MODIFICATION OF RECOGNITION. (a)
23	The municipal employees may modify or change the recognition of the
24	employee association granted under this chapter by filing with the
25	governing body of the municipality a petition signed by a majority
26	of all covered employees.
27	(b) The governing body of the municipality may:

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1	(1) recognize the change or modification as provided
2	by the petition; or
3	(2) order a certification election in accordance with
4	Section 148.005 regarding whether to do so.
5	Sec. 148.008. STRIKES PROHIBITED. (a) A municipal
6	employee may not engage in a strike or organized work stoppage
7	against this state or the municipality.
8	(b) A municipal employee who participates in a strike
9	forfeits any civil service rights, reemployment rights, and other
10	rights, benefits, or privileges the employee may have as a result of
11	the employee's employment or prior employment with the
12	municipality.
13	(c) This section does not affect the right of a person to
14	cease work if the person is not acting in concert with others in an
15	organized work stoppage.
16	Sec. 148.009. RECOGNITION OF EMPLOYEE ASSOCIATION. (a) A
17	public employer in a municipality that chooses to meet and confer
18	under this chapter shall recognize an employee association that is
19	recognized under Section 148.004 or 148.005 as the sole and
20	exclusive bargaining agent for the covered employees.
21	(b) The public employer shall recognize the employee
22	association until recognition of the association is modified or
23	changed, in accordance with Section 148.007, by a majority of the
24	municipal employees eligible to sign a petition for recognition.
25	Sec. 148.010. SELECTION OF BARGAINING AGENT; BARGAINING
26	UNIT. (a) The public employer's chief executive officer or the
27	chief executive officer's designee shall select one or more persons

1 to represent the public employer as its sole and exclusive bargaining agent to meet and confer on issues related to the wages, 2 hours of employment, and other terms and conditions of employment 3 of municipal employees. 4 5 (b) An employee association may designate one or more persons to negotiate or bargain on the association's behalf. An 6 7 employee association may not designate as one of its bargaining 8 agents any person employed as an attorney for the public employer. (c) A municipality's bargaining unit is composed of all the 9 10 covered employees. Sec. 148.011. PROTECTED RIGHTS OF EMPLOYEES. A meet and 11 12 confer agreement ratified under this chapter may not interfere with the right of a member of a bargaining unit to pursue allegations of 13 discrimination based on race, creed, color, national origin, 14 15 religion, age, sex, or disability with the Texas Workforce Commission civil rights division or the United States Equal 16 17 Employment Opportunity Commission or to pursue affirmative action litigation. 18 19 Sec. 148.012. OPEN RECORDS. (a) A proposed meet and confer agreement and a document prepared and used by the municipality, 20 including a public employer, in connection with the proposed 21 agreement are available to the public under Chapter 552, Government 22 Code, only after the agreement is ready to be ratified by the 23 24 governing body of the municipality. 25 This section does not affect the application of (b) 26 Subchapter C, Chapter 552, Government Code, to a document prepared

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27 and used in connection with the agreement.

<u>Sec. 148.013. OPEN DELIBERATIONS. (a) Deliberations</u> <u>relating to a meet and confer agreement or proposed agreement under</u> <u>this chapter between representatives of the public employer and</u> <u>representatives of the employee association recognized under this</u> <u>chapter as the sole and exclusive bargaining agent for the covered</u> <u>employees must be open to the public and comply with state law.</u>

7 (b) Subsection (a) may not be construed to prohibit the 8 representatives of the public employer or the representatives of 9 the recognized employee association from conducting private 10 caucuses that are not open to the public during meet and confer 11 <u>negotiations.</u>

12 <u>Sec. 148.014. RATIFICATION AND ENFORCEABILITY OF</u> 13 <u>AGREEMENT. (a) An agreement under this chapter is enforceable and</u> 14 <u>binding on the public employer, the recognized employee</u> 15 <u>association, and the employees covered by the meet and confer</u> 16 <u>agreement only if:</u>

17 (1) the governing body of the municipality ratified
18 the agreement by a majority vote; and

19 (2) the recognized employee association ratified the 20 agreement by conducting a secret ballot election at which the 21 majority of the covered employees who voted in the election and are 22 members of the association favored ratifying the agreement.

23 (b) A meet and confer agreement ratified as described by 24 <u>Subsection (a) may establish a procedure by which the parties agree</u> 25 <u>to resolve disputes related to a right, duty, or obligation</u> 26 <u>provided by the agreement, including binding arbitration on a</u> 27 <u>question involving interpretation of the agreement.</u>

1 (c) A state district court of a judicial district in which the municipality is located has jurisdiction to hear and resolve a 2 dispute under the ratified meet and confer agreement on the 3 application of a party to the agreement aggrieved by an action or 4 5 omission of the other party when the action or omission is related to a right, duty, or obligation provided by the agreement. The 6 7 court may issue proper restraining orders, temporary and permanent 8 injunctions, or any other writ, order, or process, including contempt orders, that are appropriate to enforcing the agreement. 9 10 Sec. 148.015. ACTION OR ELECTION TO REPEAL AUTHORIZATION TO OPERATE UNDER THIS CHAPTER. (a) The governing body of a 11 12 municipality that granted recognition of an employee association under Section 148.004 without conducting an election under Section 13 14 148.006 may withdraw recognition of the association by providing to 15 the association not less than 90 days' written notice that: 16 (1) the governing body is withdrawing recognition of 17 the association; and

18 (2) any agreement between the governing body and the 19 association will not be renewed.

(b) The governing body of a municipality that granted 20 recognition of an employee association after conducting an election 21 22 under Section 148.006 may order an election to determine whether a public employer may continue to meet and confer under this chapter. 23 24 The governing body may not order an election under this subsection until the second anniversary of the date of the election under 25 26 Section 148.006. 27 (c) An election ordered under Subsection (b) must be held as

1 part of the next regularly scheduled general election for municipal 2 officers that occurs after the date the governing body of the 3 municipality orders the election and that allows sufficient time to prepare the ballot in compliance with other requirements of law. 4 5 (d) The ballot for an election ordered under Subsection (b) shall be printed to permit voting for or against the proposition: 6 7 (name of the municipality) to continue to "Authorizing 8 operate under the state law allowing a municipality to meet and confer and make agreements with the association representing 9

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10 <u>municipal employees as provided by state law, preserving the</u> 11 <u>prohibition against strikes and organized work stoppages, and</u> 12 <u>providing penalties for strikes and organized work stoppages."</u>

13 (e) An election ordered under Subsection (b) must be held 14 and the returns prepared and canvassed in conformity with the 15 <u>Election Code.</u>

16 (f) If an election ordered under Subsection (b) is held, the 17 municipality may continue to operate under this chapter only if a 18 majority of the votes cast at the election favor the proposition.

19 (g) If an election ordered under Subsection (b) is held, an 20 employee association may not submit a petition for recognition to 21 the governing body of the municipality under Section 148.004 before 22 the second anniversary of the date of the election.

23 <u>Sec. 148.016. ELECTION TO REPEAL AGREEMENT. (a) Not later</u> 24 <u>than the 45th day after the date a meet and confer agreement is</u> 25 <u>ratified by the governing body of the municipality and the</u> 26 <u>recognized employee association, a petition calling for the repeal</u> 27 <u>of the agreement signed by at least 10 percent of the qualified</u>

1	voters residing in the municipality may be presented to the person
2	charged with ordering an election under Section 3.004, Election
3	<u>Code.</u>
4	(b) If a petition is presented under Subsection (a), the
5	governing body of the municipality shall:
6	(1) repeal the meet and confer agreement; or
7	(2) certify that it is not repealing the agreement and
8	call an election to determine whether to repeal the agreement.
9	(c) An election called under Subsection (b)(2) may be held
10	as part of the next regularly scheduled general election for the
11	municipality or at a special election called by the governing body
12	for that purpose. The ballot shall be printed to permit voting for
13	or against the proposition: "Repeal the meet and confer agreement
14	ratified on (date agreement was ratified) by the
15	(name of the governing body of the municipality) and the (name
16	of the recognized municipal employee association) concerning
17	wages, salaries, rates of pay, hours of work, and other terms of
18	employment."
19	(d) If a majority of the votes cast at the election favor the
20	repeal of the agreement, the agreement is void.
21	Sec. 148.017. AGREEMENT SUPERSEDES CONFLICTING PROVISIONS.
22	A written meet and confer agreement ratified under this chapter
23	preempts, during the term of the agreement and to the extent of any
24	conflict, all contrary state statutes, local ordinances, executive
25	orders, civil service provisions, or rules adopted by this state or
26	a political subdivision or agent of this state, including a
27	personnel board, civil service commission, or home-rule

1	municipality, other than a statute, ordinance, executive order,
2	civil service provision, or rule regarding pensions or
3	pension-related matters.
4	Sec. 148.018. ARBITRATION. The governing body of a
5	municipality may submit to interest arbitration any issues that
6	were the subject of negotiation between the municipality and the
7	employee association. An award or decision by an arbitrator is not
8	binding on the municipality until it is adopted by the
9	municipality's governing body.

10 SECTION 2. This Act takes effect September 1, 2013.