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H.B. No. 3171

A BILL TO BE ENTITLED

AN ACT

2 relating to compensation and employment condition standards by 3 municipal charter or collective bargaining agreement and to impasse 4 resolution in collective bargaining with certain political 5 subdivisions.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

7 SECTION 1. Section 174.005, Local Government Code, is 8 amended to read as follows:

9 Sec. 174.005. PREEMPTION OF OTHER LAW. <u>Except as provided</u> 10 <u>by this chapter, this</u> [This] chapter preempts all contrary local 11 ordinances, executive orders, legislation, or rules adopted by the 12 state or by a political subdivision or agent of the state, including 13 a personnel board, civil service commission, or home-rule 14 municipality.

15 SECTION 2. Section 174.022(b), Local Government Code, is 16 amended to read as follows:

(b) If an arbitration award <u>or other impasse resolution</u> is rendered as provided by Subchapter E <u>or E-1</u>, the public employer involved is considered to be in compliance with the requirements of Section 174.021 as to the conditions of employment provided by the award for the duration of the collective bargaining period to which the award applies.

23 SECTION 3. The heading to Subchapter E, Chapter 174, Local 24 Government Code, is amended to read as follows:

H.B. No. 3171 1 SUBCHAPTER E. MEDIATION; <u>IMPASSE RESOLUTION</u> [ARBITRATION] SECTION 4. Section 174.153(a), Local Government Code, is 2 3 amended to read as follows: 4 (a) Except as provided by Sections [Section] 174.1535 and 5 174.165 and Subchapter E-1, a public employer or an association that is a bargaining agent may request the appointment of an 6 arbitration board if: 7 8 (1) the parties: 9 (A) reach an impasse in collective bargaining; or 10 (B) are unable to settle after the appropriate 11 lawmaking body fails to approve a contract reached through 12 collective bargaining; the parties made every reasonable 13 (2) effort, 14 including mediation, to settle the dispute through good-faith 15 collective bargaining; and 16 (3) the public employer or association gives written 17 notice to the other party, specifying the issue in dispute. SECTION 5. Section 174.156(b), Local Government Code, is 18 amended to read as follows: 19 Except as provided by Section 174.165 or Subchapter E-1, 20 (b) an [An] arbitration board shall render an award in accordance with 21 the requirements of Section 174.021. In settling disputes relating 22 to compensation, hours, and other conditions of employment, the 23 24 board shall consider: 25 (1) hazards of employment; 26 (2) physical qualifications; 27 educational qualifications; (3)

1 (4) mental qualifications; 2 (5) job training; skills; and 3 (6) (7) other factors. 4 5 SECTION 6. Section 174.163, Local Government Code, is amended to read as follows: 6 Sec. 174.163. COMPULSORY ARBITRATION 7 NOT REQUIRED; 8 EXCEPTIONS. Except as provided by Section 174.165 or Subchapter E-1, this [This] chapter does not require compulsory arbitration. 9 10 SECTION 7. Subchapter E, Chapter 174, Local Government Code, is amended by adding Section 174.165 to read as follows: 11 Sec. 174.165. OTHER IMPASSE RESOLUTION FOR FIRE FIGHTERS 12 UNDER MUNICIPAL CHARTER OR COLLECTIVE BARGAINING AGREEMENT. (a) 13 Except as provided by Subsection (b), this section applies only to: 14 15 (1) except as provided by Subdivision (2), if a municipality has a charter that provides for the resolution of an 16 17 impasse in a collective bargaining process governed by this chapter involving a public employer of the municipality and an association 18 19 that is a bargaining agent for employees of the public employer, that public employer and bargaining agent; or 20 21 (2) if a collective bargaining agreement under this chapter is in effect and provides for the resolution of an impasse 22 in a collective bargaining process governed by this chapter 23 24 involving a public employer of a political subdivision and an association that is the bargaining agent for the fire fighters of 25 26 the public employer, that public employer and bargaining agent. 27 (b) This section does not apply to a municipality or

1 association to which Subchapter E-1 applies. 2 (c) A public employer and an association that is a bargaining agent for fire fighters shall submit to the impasse 3 resolution mechanism contained in the charter or agreement 4 described by Subsection (a), as applicable, if the parties: 5 6 (1) reach an impasse in collective bargaining; or 7 (2) are unable to settle after the 61st day after the 8 date the appropriate lawmaking body fails to approve a contract reached through collective bargaining. 9 (d) A provision of this subchapter relating to arbitration 10 does not apply to the impasse resolution mechanism described by 11 Subsection (c), unless the charter or agreement described by 12 Subsection (a), as applicable, specifically provides otherwise. To 13 the extent of any conflict, the charter or agreement, as 14 15 applicable, prevails over any provision of this subchapter. SECTION 8. Chapter 174, Local Government Code, is amended 16 17 by adding Subchapter E-1 to read as follows: SUBCHAPTER E-1. ARBITRATION IN CERTAIN MUNICIPALITIES 18 19 Sec. 174.181. APPLICABILITY OF SUBCHAPTER. This subchapter 20 applies only to: (1) a municipality with a population of more than 21 950,000 and less than 1,050,000; and 22 (2) an association that is a bargaining agent for the 23 24 employees of a fire department of a municipality described by Subdivision (1). 25 26 Sec. 174.182. BINDING INTEREST ARBITRATION. (a) A municipality and an association that is a bargaining agent shall 27

1	submit to binding interest arbitration as provided by this
2	subchapter if the parties have reached an impasse as defined by
3	Section 174.152.
4	(b) The municipality or the association that is a bargaining
5	agent may request arbitration after the party provides written
6	notice to the other party specifying the issues in dispute.
7	(c) If a party requests arbitration under this section, the
8	parties shall submit all issues in dispute to arbitration not later
9	than the 45th day after the date the other party received the
10	requesting party's written arbitration request.
11	Sec. 174.183. ARBITRATION BOARD. (a) Not later than the
12	fifth day after the date the original written request to arbitrate
13	is received, each party shall:
14	(1) select one arbitrator; and
15	(2) immediately notify the other party in writing of
16	the name and contact information of the arbitrator selected.
17	(b) Not later than the 10th day after the date arbitrators
18	are selected under Subsection (a), the arbitrators shall attempt to
19	select a third, neutral arbitrator to form a three-person
20	arbitration board.
21	(c) If the arbitrators are unable to agree on a third
22	arbitrator as provided by Subsection (b), the parties shall request
23	a nationwide list of nine qualified neutral arbitrators from the
24	American Arbitration Association. The parties may agree on one of
25	the nine neutral arbitrators on the list. If the parties do not
26	agree within five days after the date they receive the list, each
27	party shall alternate striking a name from the list, and the name

1	remaining is the third arbitrator.
2	(d) The third arbitrator selected under this section
3	presides over the arbitration board.
4	(e) A decision made by the arbitration board at any stage of
5	the arbitration process must be determined by majority vote of the
6	arbitrators on the board.
7	Sec. 174.184. ARBITRATION PROCESS; JUDICIAL REVIEW. (a)
8	Except as provided by this subchapter, Subchapter E does not apply
9	to arbitration conducted under this subchapter. Arbitration under
10	this subchapter must be conducted in accordance with Sections
11	174.155, 174.157, 174.158, 174.159, 174.160, 174.161, 174.162, and
12	<u>174.164.</u>
13	(b) An award of an arbitration board issued under this
14	subchapter may be reviewed by a district court in accordance with
15	Section 174.253.
16	Sec. 174.185. ARBITRATION AWARD CONSIDERATIONS. In making
17	an award under this subchapter, the arbitration board may consider
18	only the following:
19	(1) the history of collective bargaining agreements
20	and negotiations between the parties;
21	(2) compensation and conditions of employment that
22	prevail in comparable public sector employment in other
23	municipalities;
24	(3) the rate of increase or decrease in the cost of
25	living for the municipality's metropolitan area as determined by
26	the Consumer Price Index for Urban Wage Earners and Clerical
27	Workers (CPI-W), adjusted as necessary to account for housing and

1	tax costs in the metropolitan area and other relevant local
2	factors;
3	(4) any of the following conditions of employment:
4	(A) hazards of employment;
5	(B) physical qualifications;
6	(C) educational qualifications;
7	(D) mental qualifications;
8	(E) job training;
9	(F) skills;
10	(G) employee morale; and
11	(H) any other factors with respect to a condition
12	of employment the arbitration board determines to be relevant to
13	the issues raised by the parties; and
14	(5) revenues available to and contractual obligations
15	of the municipality and the impact of any arbitration ruling on the
16	taxpayers of the municipality.
17	SECTION 9. (a) The change in law made by this Act validates
18	impasse resolution provisions provided in a municipal charter,
19	collective bargaining agreement, or arbitration award that are in
20	effect on the effective date of this Act, and applies to collective
21	bargaining negotiations in progress on the effective date of this
22	Act or started on or after the effective date of this Act.

(b) A change in law made by this Act is not grounds to challenge a collective bargaining agreement or arbitration award that was entered into or awarded before the effective date of this Act.

27 SECTION 10. This Act takes effect immediately if it

receives a vote of two-thirds of all the members elected to each
house, as provided by Section 39, Article III, Texas Constitution.
If this Act does not receive the vote necessary for immediate
effect, this Act takes effect September 1, 2025.