1	State of Arkansas	A Bill
2	95th General Assembly	HOUSE BILL 1618
3	Regular Session, 2025	HOUSE BILL 1018
4 5	By: Representative Hawk	
6	By: Senator Crowell	
7	By. Sellator Clowell	
, 8		For An Act To Be Entitled
9	AN ACT T	O AMEND THE LAW CONCERNING THE ELECTION,
10		ENT, AND CONTRACTING OF A MUNICIPAL ATTORNEY;
11		OTHER PURPOSES.
12		
13		
14		Subtitle
15	то	AMEND THE LAW CONCERNING THE
16	ELI	CCTION, APPOINTMENT, AND CONTRACTING
17	OF	A MUNICIPAL ATTORNEY.
18		
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
20		
21	SECTION 1. Ar	kansas Code § 14-42-112(a), concerning municipal
22	attorneys for cities	of the second class and incorporated towns, is amended
23	to read as follows:	
24	(a)(l) All ci	ties of the second class and incorporated towns within
25	the State of Arkansa	s may elect a municipal attorney at the time of the
26	election of other of	ficers of these cities of the second class and
27	incorporated towns,	if it is not established by ordinance that the office of
28	the city <u>municipal</u> a	ttorney will be appointed.
29	<u>(2) A c</u>	ity of the second class or an incorporated town that
30	chooses not to have	an office of the municipal attorney may contract with an
31	attorney for represe	ntation.
32	(2)(A)<u>(</u>3)(A) All municipal attorneys An attorney elected or
33	appointed to the off	ice of the municipal attorney or an attorney contracted
34	<u>with</u> under the provi	sions of this section shall be <u>a</u> regularly licensed
35	attorneys <u>attorney</u> c	f this state.
36	(B) When no attorney resides within the limits of the city



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1	or town or when no resident attorney has been elected as municipal attorney,
2	the mayor and city or town council may appoint any regularly licensed
3	attorney of this state to serve as the municipal attorney An attorney elected
4	or appointed under this section shall:
5	(i) Hold the office of the municipal attorney; and
6	(ii) Reside within the municipal boundaries of the
7	city of the second class or incorporated town.
8	(C) An attorney contracted for legal representation under
9	this section is not required to reside within the limits of the city of the
10	second class or incorporated town.
11	
12	SECTION 2. Arkansas Code § 14-42-112(e), concerning municipal
13	attorneys for cities of the second class and incorporated towns, is amended
14	to read as follows:
15	(e) The term of office for an elected <u>or appointed</u> municipal attorney
16	shall be four (4) years.
17	
18	SECTION 3. Arkansas Code § 14-42-112 is amended to add an additional
19	subsection to read as follows:
20	(f) This section does not limit the authority of cities of the second
21	class and incorporated towns from joining with other municipalities to
22	purchase the services of an attorney for representation as provided under §
23	<u>14-54-101.</u>
24	
25	SECTION 4. Arkansas Code § 14-42-122 is repealed.
26	14-42-122. City attorney in mayor-council cities of fewer than 10,000.
27	(a)(l) If not established by ordinance that the office of the city
28	attorney will be appointed, the qualified voters of cities of the first class
29	having a population of fewer than ten thousand (10,000) and having the mayor-
30	council form of government shall elect a city attorney for four (4) years on
31	the Tuesday following the first Monday in November 2022 and every four (4)
32	years thereafter.
33	(2) An incumbent city attorney shall continue in office until
34	his or her successor is elected and qualified.
35	(b)(l) If no attorney residing in the city is elected as city
36	attorney, the city council may appoint a resident attorney to fill the office

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1	for the remainder of the unfilled term.
2	(2)(A) If no attorney of the city serves as city attorney by
3	election or appointment or if no attorney resides within the municipal
4	boundaries of the city, then upon a two-thirds vote the city council may
5	contract with any licensed attorney of this state or the licensed attorney's
6	law firm to serve as legal advisor, counselor, or prosecutor.
7	(B) The duties of an attorney under contract shall be
8	prescribed by ordinance.
9	
10	SECTION 5. Arkansas Code § 14-43-319 is repealed.
11	14-43-319. City attorney in mayor-council cities of fewer than 5,000.
12	(a)(l) If not established by ordinance that the office of the city
13	attorney will be appointed, the qualified voters of cities of the first class
14	having a population of fewer than five thousand (5,000) and having the mayor-
15	council form of government shall elect a city attorney for four (4) years on
16	the Tuesday following the first Monday in November 2006 and every four (4)
17	years thereafter.
18	(2) An incumbent city attorney shall continue in office until
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19	his or her successor is elected and qualified.
19 20	
-	his or her successor is elected and qualified.
20	his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city
20 21	his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office
20 21 22	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>
20 21 22 23	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term. (2)(A) If no resident attorney of the city is willing to serve</pre>
20 21 22 23 24	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>
20 21 22 23 24 25	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>
20 21 22 23 24 25 26	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term. (2)(Λ) If no resident attorney of the city is willing to serve as city attorney or if no attorney resides within the limits of the city, the mayor and city council may contract with any licensed attorney of this state or the attorney's firm to serve as legal advisor, counselor, or prosecutor</pre>
20 21 22 23 24 25 26 27	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>
20 21 22 23 24 25 26 27 28	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>
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20 21 22 23 24 25 26 27 28 29 30	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>
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20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>his or her successor is elected and qualified. (b)(1) If no attorney residing in the city is elected as city attorney, the city council may select a resident attorney to fill the office for the remainder of the unfilled term.</pre>

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