F3 5lr2385 HB 979/03 - APP CF SB 232

By: Delegates Jameson, Levy, and Mayer Introduced and read first time: February 9, 2005

Assigned to: Ways and Means

	A BILL ENTITLED
1	AN ACT concerning
2	Charles County - Education - School Personnel - Employee Service or Representation Fee
4 5 6 7 8 9	FOR the purpose of authorizing the Charles County Board of Education to negotiate with a certain employee organization in the county a service or representation fee to be charged to certain school employees for certain purposes; making this Act applicable only to school employees hired on or after a certain date; and generally relating to the negotiation of a service or representation fee to be charged to certain school employees employed by the Charles County Board of Education.
11 12 13 14	Section 6-407 and 6-504 Annotated Code of Maryland
16 17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
18	Article - Education
19	6-407.

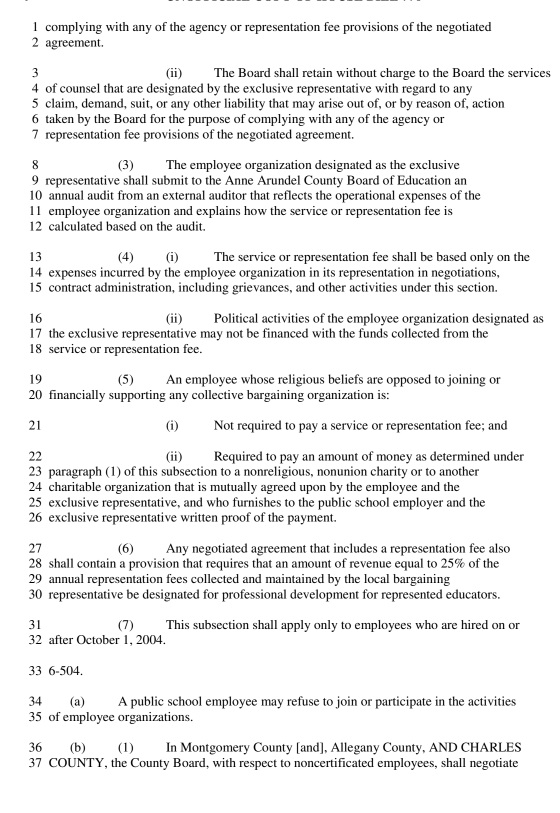
- An employee organization designated as an exclusive representative shall 20 21 be the negotiating agent of all public school employees in the unit in the county.
- 22 (b) (1) An employee organization designated as an exclusive representative
- 23 shall represent all employees in the unit fairly and without discrimination, whether
- 24 or not the employees are members of the employee organization.
- 25 In addition, in Montgomery County the exclusive representative shall (2)
- 26 represent fairly and without discrimination all persons actually employed as
- 27 substitute teachers without regard to whether they are included in § 6-401(d) of this
- 28 subtitle as public school employees.

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3 4 5 6	(c) (1) In Montgomery County, Prince George's County, Baltimore County, and Baltimore City, the public school employer may negotiate with the employee organization designated as the exclusive representative for the public school employees in a unit, a reasonable service or representation fee, to be charged nonmembers for representing them in negotiations, contract administration, including grievances, and other activities as are required under subsection (b) of this section.
8 9	(2) The service or representation fee may not exceed the annual dues of he members of the organization.
10 11	(3) An employee who is a substitute teacher and who works on a short-term day-to-day basis is not required to pay a service or representation fee.
12 13	(4) An employee whose religious beliefs are opposed to joining or financially supporting any collective bargaining organization is:
14	(i) Not required to pay a service or representation fee; and
17 18	(ii) Required to pay an amount of money as determined in paragraph (2) of this subsection to a nonreligious, nonunion charity or to such other charitable organization as may be mutually agreed upon by the employee and the exclusive representative, and who furnishes to the public school employer and the exclusive representative written proof of such payment.
20 21	(5) (i) In Baltimore County, the provisions of this subsection shall apply only to employees who are hired on or after July 1, 1997.
22 23	(ii) The provisions of this paragraph apply if an agency or representation fee is negotiated in Baltimore County.
26 27 28 29	(iii) 1. Subject to the provisions of sub-subparagraph 2 of this subparagraph, the employee organization designated as the exclusive representative for the public school employees shall indemnify and hold harmless the Board of Education of Baltimore County against any and all claims, demands, suits, or any other forms of liability that may arise out of, or by reason of, action taken by the Board for the purpose of complying with any of the agency or representation fee provisions of the negotiated agreement.
33 34	2. The Board shall retain without charge to the Board the services of counsel that are designated by the exclusive representative with regard to any claim, demand, suit, or any other liability that may arise out of, or by reason of, action taken by the Board for the purpose of complying with any of the agency or representation fee provisions of the negotiated agreement.
38	(iv) The employee organization designated as the exclusive representative shall submit to the Board an annual audit from an external auditor that reflects the operational expenses of the employee organization and explains how the representation fee is calculated based on the audit.

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3	the expenses incurred by	y the employee odministration, inc	The agency or representation fee shall be based only on organization in its representation in cluding the handling of grievances, and other
	designated as the exclusion from the agency or representation.	sive representativ	Any political activities of the employee organization e may not be financed by the funds collected
		on a short-term of	ounty, an employee who is a home or hospital lay-to-day basis is not required to pay a
13 14 15	Washington County, the organization designated employees in a unit, a ronnmembers for representations.	ne public school ed d as the exclusive reasonable servic senting them in no	ty, CHARLES COUNTY, Garrett County, and employer may negotiate with the employee representative for the public school e or representation fee, to be charged egotiation, contract administration, including d under subsection (b) of this section.
17 18			OUNTY, THE PROVISIONS OF THIS SUBSECTION SHALI O ARE HIRED ON OR AFTER JULY 1, 2005.
19	(e) In Garrett	County:	
22	organization designated employees in a unit at t	d as the exclusive the time that a ne	mployee who is not a member of the employee e representative for the public school gotiated service or representation fee is d under subsection (d) of this section; and
26	that a negotiated servic	e or representation designated as the	o becomes a public school employee after the time on fee is initiated and does not join the e exclusive representative is liable for the fee etion.
28	(f) In Anne A	Arundel County:	
31 32 33	organization designated employees in a unit, a r nonmembers for repres	d as the exclusive reasonable servic senting them in no	employer may negotiate with the employee expresentative for the public school e or representation fee to be charged egotiations, contract administration, as as are required under subsection (b) of this
37 38	the employee organizat school employees shall of Education against an	tion designated a l indemnify and h ny and all claims,	o the provisions of subparagraph (ii) of this paragraph, is the exclusive representative for the public hold harmless the Anne Arundel County Board demands, suits, or any other forms of liability extion taken by the Board for the purpose of



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	a structure of reasonable service fees to be charged nonmembers for representation in negotiations and grievance matters by employee organizations.					
3	(2) IN CHARLES COUNTY, THE PROVISIONS OF THIS SUBSECTION SHALL APPLY ONLY TO EMPLOYEES HIRED ON OR AFTER JULY 1, 2005.					
	(c) In Prince George's County, the County Board shall negotiate an organizational security provision, commonly known as "agency shop", with employee organizations.					
10	(d) (1) In Anne Arundel County and Baltimore County, the County Board, with respect to noncertificated employees, may negotiate a structure of reasonable service fees to be charged nonmembers for representation in negotiations and grievance matters by employee organizations.					
12 13	2 (2) In Anne Arundel County, if the County Board negotiates a structure 3 of fees as authorized under this subsection:					
14	14 (i) Each party shall:					
15	15 Confer in good faith, at all reasonable times; and					
	Reduce to writing the matters agreed on as a result of the negotiations; and					
	18 (ii) Neither party is required to agree to any proposal or to make 19 any concession.					
	20 (3) (i) The provisions of this paragraph apply if an agency or 21 representation fee is negotiated in Baltimore County.					
24 25 26 27	(ii) 1. Subject to the provisions of sub-subparagraph 2 of this subparagraph, the employee organization designated as the exclusive representative for the public school employees shall indemnify and hold harmless the Board of Education of Baltimore County against any and all claims, demands, suits, or any other forms of liability that may arise out of, or by reason of, action taken by the Board for the purpose of complying with any of the agency or representation fee provisions of the negotiated agreement.					
30 31 32 33 34 35 36	2. The Board shall retain without charge to the Board the services of counsel that are designated by the exclusive representative with regard to any claim, demand, suit, or any other liability that may arise out of, or by reason of, action taken by the Board for the purpose of complying with any of the agency or representation fee provisions of the negotiated agreement. 34 (iii) The employee organization designated as the exclusive representative shall submit to the Board an annual audit from an external auditor that reflects the operational expenses of the employee organization and explains how the representation fee is calculated based on the audit.					

- 1 (iv) 1. The agency or representation fee shall be based only on
- 2 the expenses incurred by the employee organization in its representation in
- 3 negotiations, contract administration, including the handling of grievances, and other
- 4 activities as required under § 6-509 of this subtitle; and
- 5 2. Any political activities of the employee organization
- 6 designated as the exclusive representative may not be financed by the funds collected
- 7 from the agency or representation fee.
- 8 (e) In Baltimore City, the public school employer shall negotiate with the
- 9 employee organization designated as the exclusive representative for the public
- 10 school employees in a unit, a reasonable service or representation fee to be charged to
- 11 nonmembers for representing them in negotiations in the same manner that any such
- 12 fee was permitted under law and bargained for prior to January 1, 1997.
- 13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 July 1, 2005.