F2 HB 766/19 – APP

By: Delegate Haynes

Introduced and read first time: February 20, 2020 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Education – Community Colleges – Collective Bargaining

3 FOR the purpose of establishing collective bargaining rights for certain community college 4 employees; establishing procedures for the election or recognition of an exclusive $\mathbf{5}$ bargaining representative; specifying a certain time frame to submit a certain 6 petition and conduct a certain election under certain circumstances; providing 7 procedures by which the State Higher Education Labor Relations Board may 8 designate a bargaining unit; establishing the maximum number of bargaining units 9 within each community college; providing for the composition of certain bargaining units; prohibiting the Board from requiring that certain bargaining units conform to 1011 certain requirements under certain circumstances; requiring certain collective 12bargaining agreements to include certain provisions; providing for a certain 13 exemption from paying dues and fees under certain circumstances; establishing the 14matters subject to collective bargaining negotiations; providing for certain rights and 15responsibilities in connection with the collective bargaining process; authorizing 16certain parties to engage in mediation and fact-finding under certain circumstances 17and providing for fact-finding procedures; providing for the settlement of certain 18 grievances; prohibiting certain public employees and exclusive bargaining 19representatives from engaging in a strike and providing sanctions for engaging in a 20strike; requiring the parties to collective bargaining negotiations to make certain 21 efforts to conclude negotiations by a certain time; authorizing a collective bargaining 22agreement to include a provision for the arbitration of certain grievances; requiring 23that the terms of a collective bargaining agreement supersede certain regulations 24and policies; providing that a collective bargaining agreement may be reopened 25under certain circumstances; repealing certain provisions of law relating to collective 26bargaining rights that apply to individual community colleges; altering the scope of 27duty of the Board to include administering and enforcing provisions of this Act; 28providing for the disclosure of certain employee information; requiring that certain 29community colleges continue to operate under certain agreements and contracts 30 under certain circumstances for a certain period of time; providing that the exclusive 31representative of a certain bargaining unit maintains certification under certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



circumstances; requiring that certain community colleges be subject to certain rules
 and regulations under certain circumstances; requiring certain impasses to be
 resolved under certain procedures; defining certain terms; providing for the
 application of this Act; and generally relating to collective bargaining rights for
 community college employees.

6 BY repealing

- 7 Article Education
- 8 Section 16–403, 16–412, and 16–414.1
- 9 Annotated Code of Maryland
- 10 (2018 Replacement Volume and 2019 Supplement)
- 11 BY adding to
- 12 Article Education
- Section 16–701 through 16–709 to be under the new subtitle "Subtitle 7. Collective
 Bargaining"
- 15 Annotated Code of Maryland
- 16 (2018 Replacement Volume and 2019 Supplement)
- 17 BY repealing and reenacting, without amendments,
- 18 Article State Personnel and Pensions
- 19 Section 3–2A–01
- 20 Annotated Code of Maryland
- 21 (2015 Replacement Volume and 2019 Supplement)
- 22 BY repealing and reenacting, with amendments,
- 23 Article State Personnel and Pensions
- 24 Section 3–2A–05, 3–2A–07, and 3–2A–08(a)
- 25 Annotated Code of Maryland
- 26 (2015 Replacement Volume and 2019 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That Section(s) 16–403, 16–412, and 16–414.1 of Article Education of the Annotated Code
 of Maryland be repealed.

30 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 31 as follows:

32

Article – Education

- 33 SUBTITLE 7. COLLECTIVE BARGAINING.
- 34 **16–701.**

35 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 36 INDICATED.

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1 (B) "AGREEMENT" MEANS A WRITTEN CONTRACT BETWEEN A PUBLIC 2 EMPLOYER AND AN EMPLOYEE ORGANIZATION.

3 (C) "ARBITRATION" MEANS A PROCEDURE BY WHICH PARTIES INVOLVED IN
 4 A GRIEVANCE SUBMIT THEIR DIFFERENCES TO AN IMPARTIAL THIRD PARTY FOR A
 5 FINAL AND BINDING DECISION.

6 (D) "BOARD" MEANS THE STATE HIGHER EDUCATION LABOR RELATIONS 7 BOARD.

8 (E) "COLLECTIVE BARGAINING" HAS THE MEANING STATED IN § 3–101(C) 9 OF THE STATE PERSONNEL AND PENSIONS ARTICLE.

"CONFIDENTIAL EMPLOYEE" MEANS A PUBLIC EMPLOYEE WHOSE 10 **(F)** UNRESTRICTED ACCESS TO PERSONNEL, BUDGETARY, OR FISCAL DATA SUBJECT TO 11 12USE BY THE PUBLIC EMPLOYER IN COLLECTIVE BARGAINING, OR WHOSE CLOSE, 13CONTINUING WORKING RELATIONSHIP WITH THOSE RESPONSIBLE FOR 14NEGOTIATING ON BEHALF OF THE PUBLIC EMPLOYER, WOULD MAKE THE EMPLOYEE'S MEMBERSHIP IN AN EMPLOYEE ORGANIZATION AS A RANK AND FILE 15EMPLOYEE INCOMPATIBLE WITH THE EMPLOYEE'S DUTIES. 16

17 (G) "EMPLOYEE ORGANIZATION" MEANS A LABOR ORGANIZATION OF 18 PUBLIC EMPLOYEES THAT HAS AS ONE OF ITS PRIMARY PURPOSES REPRESENTING 19 THOSE EMPLOYEES IN COLLECTIVE BARGAINING.

(H) "EXCLUSIVE REPRESENTATIVE" MEANS AN EMPLOYEE ORGANIZATION
 THAT HAS BEEN CERTIFIED BY THE BOARD AS REPRESENTING THE EMPLOYEES OF
 A BARGAINING UNIT.

23 (I) "FACT-FINDING" MEANS A PROCESS CONDUCTED BY THE BOARD THAT 24 INCLUDES:

25 (1) THE IDENTIFICATION OF THE MAJOR ISSUES IN AN IMPASSE;

26 (2) THE REVIEW OF THE POSITIONS OF THE PARTIES;

27(3) A RESOLUTION OF FACTUAL DIFFERENCES BY AN IMPARTIAL28INDIVIDUAL OR PANEL; AND

29(4)THE MAKING OF RECOMMENDATIONS FOR SETTLEMENT OF THE30IMPASSE.

31(J)(1)"FACULTY" MEANS EMPLOYEES WHOSE ASSIGNMENTS INVOLVE32ACADEMIC RESPONSIBILITIES, INCLUDING TEACHERS AND DEPARTMENT HEADS.

1 (2) "FACULTY" DOES NOT INCLUDE OFFICERS, SUPERVISORY 2 EMPLOYEES, CONFIDENTIAL EMPLOYEES, PART-TIME FACULTY, OR STUDENT 3 ASSISTANTS.

4 **(K) "GRIEVANCE" MEANS A DISPUTE CONCERNING THE APPLICATION OR** 5 **INTERPRETATION OF THE TERMS OF A COLLECTIVE BARGAINING AGREEMENT.**

6 (L) "IMPASSE" MEANS A FAILURE BY A PUBLIC EMPLOYER AND AN 7 EXCLUSIVE REPRESENTATIVE TO ACHIEVE AGREEMENT IN THE COURSE OF 8 NEGOTIATIONS.

9 (M) "MEDIATION" MEANS ASSISTANCE BY AN IMPARTIAL THIRD PARTY TO 10 RECONCILE A DISPUTE ARISING OUT OF COLLECTIVE BARGAINING THROUGH 11 INTERPRETATION, SUGGESTION, AND ADVICE.

(N) "OFFICER" MEANS THE PRESIDENT, A VICE PRESIDENT, A DEAN, OR ANY
 OTHER SIMILAR OFFICIAL OF THE COMMUNITY COLLEGE AS APPOINTED BY THE
 BOARD OF COMMUNITY COLLEGE TRUSTEES.

15 (O) "PART-TIME FACULTY" MEANS EMPLOYEES WHOSE ASSIGNMENTS 16 INVOLVE ACADEMIC RESPONSIBILITIES, INCLUDING TEACHERS AND DEPARTMENT 17 HEADS, WHO:

18(1) RECEIVE A CONTRACT FOR LESS THAN 1 FULL ACADEMIC YEAR;19AND

20(2) ARE DESIGNATED WITH PART-TIME FACULTY STATUS BY THE21PRESIDENT OF THE COMMUNITY COLLEGE.

22 (P) (1) "PUBLIC EMPLOYEE" MEANS AN EMPLOYEE EMPLOYED BY A 23 PUBLIC EMPLOYER.

24 (2) "PUBLIC EMPLOYEE" INCLUDES FACULTY AND PART-TIME 25 FACULTY AT THE BALTIMORE CITY COMMUNITY COLLEGE.

- 26 (3) "PUBLIC EMPLOYEE" DOES NOT INCLUDE:
- 27 (I) OFFICERS;

29

- 28 (II) SUPERVISORY OR CONFIDENTIAL EMPLOYEES; OR
 - (III) STUDENT ASSISTANTS.

1 (Q) (1) "PUBLIC EMPLOYER" MEANS THE BOARD OF COMMUNITY 2 COLLEGE TRUSTEES FOR A COMMUNITY COLLEGE.

3 (2) "PUBLIC EMPLOYER" INCLUDES THE BOARD OF TRUSTEES OF 4 BALTIMORE CITY COMMUNITY COLLEGE FOR FACULTY AND PART-TIME FACULTY.

5 (R) "STRIKE" MEANS, IN CONCERTED ACTION WITH OTHERS FOR THE 6 PURPOSE OF INDUCING, INFLUENCING, OR COERCING A CHANGE IN THE WAGES, 7 HOURS, OR OTHER TERMS AND CONDITIONS OF EMPLOYMENT, A PUBLIC 8 EMPLOYEE'S:

- 9 (1) **REFUSAL TO REPORT FOR DUTY;**
- 10 (2) WILLFUL ABSENCE FROM THE POSITION;
- 11 (3) STOPPAGE OF WORK; OR

12 (4) ABSTINENCE IN WHOLE OR IN PART FROM THE PROPER 13 PERFORMANCE OF THE DUTIES OF EMPLOYMENT.

14 (S) "SUPERVISORY EMPLOYEE" MEANS A PUBLIC EMPLOYEE WHO HAS
 15 FULL-TIME AND EXCLUSIVE AUTHORITY TO ACT ON BEHALF OF A PUBLIC EMPLOYER
 16 TO:

17 (1) HIRE, TRANSFER, SUSPEND, LAY OFF, RECALL, PROMOTE, 18 DISCHARGE, ASSIGN, REWARD, OR DISCIPLINE OTHER EMPLOYEES; OR

19 (2) ADJUST EMPLOYEE GRIEVANCES.

20 **16–702.**

21 (A) THE BOARD SHALL CONDUCT AN ELECTION FOR AN EXCLUSIVE 22 REPRESENTATIVE OF A BARGAINING UNIT IF:

23 (1) A VALID PETITION IS SUBMITTED IN ACCORDANCE WITH § 24 16–703(B) OF THIS SUBTITLE; AND

(2) THE BARGAINING UNIT INVOLVED IN THE PETITION IS
 DETERMINED TO BE AN APPROPRIATE BARGAINING UNIT UNDER SUBSECTIONS (C)
 AND (D) OF THIS SECTION.

(B) AFTER RECEIVING A PETITION FOR AN ELECTION FOR AN EXCLUSIVE
 REPRESENTATIVE, THE BOARD SHALL INVESTIGATE THE PETITION FOR PURPOSES
 OF VERIFICATION AND VALIDATION.

1 (C) (1) EXCEPT AS PROVIDED IN THIS SUBTITLE, THE BOARD SHALL 2 DETERMINE THE APPROPRIATENESS OF EACH BARGAINING UNIT.

3 (2) IF THERE IS NOT A DISPUTE ABOUT THE APPROPRIATENESS OF 4 THE BARGAINING UNIT, THE BOARD SHALL ISSUE AN ORDER DEFINING AN 5 APPROPRIATE BARGAINING UNIT.

6 (3) IF THERE IS A DISPUTE ABOUT THE APPROPRIATENESS OF THE 7 BARGAINING UNIT, THE BOARD SHALL:

8 (I) CONDUCT A PUBLIC HEARING, RECEIVING WRITTEN AND 9 ORAL TESTIMONY; AND

10(II) ISSUE AN ORDER DEFINING THE APPROPRIATE11BARGAINING UNIT.

12 **(D) (1)** THERE SHALL BE A MAXIMUM OF SIX BARGAINING UNITS AT EACH 13 COMMUNITY COLLEGE.

14 (2) THE BARGAINING UNITS SHALL INCLUDE:

15 (I) ONE UNIT RESERVED FOR FULL-TIME FACULTY;

16 (II) ONE UNIT RESERVED FOR PART-TIME FACULTY;

17(III) ONE UNIT RESERVED FOR THE REMAINING ELIGIBLE18EXEMPT EMPLOYEES, AS DEFINED IN THE FEDERAL FAIR LABOR STANDARDS ACT;

19 (IV) TWO UNITS RESERVED FOR ELIGIBLE NONEXEMPT 20 EMPLOYEES, AS DEFINED IN THE FEDERAL FAIR LABOR STANDARDS ACT; AND

21

(V) ONE UNIT RESERVED FOR SWORN POLICE OFFICERS.

22 (E) THE BOARD MAY NOT REQUIRE THE BARGAINING UNITS AT A 23 COMMUNITY COLLEGE TO CONFORM TO THE REQUIREMENTS OF THIS SECTION IF 24 THE BARGAINING UNITS WERE IN EXISTENCE BEFORE OCTOBER 1, 2020.

25 **16–703.**

(A) ON OR AFTER OCTOBER 1, 2020, AN ELECTION OR A RECOGNITION OF
AN EXCLUSIVE REPRESENTATIVE SHALL BE CONDUCTED BY THE BOARD FOR EACH
BARGAINING UNIT AFTER THE REQUIREMENTS OF § 16–702 OF THIS SUBTITLE HAVE
BEEN MET BY THAT BARGAINING UNIT.

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1 (B) A PETITION FOR AN ELECTION MAY BE SUBMITTED BY:

2 (1) AN EMPLOYEE ORGANIZATION THAT DEMONSTRATES THAT AT 3 LEAST 30% OF THE EMPLOYEES IN A BARGAINING UNIT WISH TO BE REPRESENTED 4 FOR COLLECTIVE BARGAINING BY AN EXCLUSIVE REPRESENTATIVE;

5 (2) A PUBLIC EMPLOYEE, A GROUP OF PUBLIC EMPLOYEES, OR AN 6 EMPLOYEE ORGANIZATION THAT DEMONSTRATES THAT AT LEAST 30% OF THE 7 EMPLOYEES ASSERT THAT THE DESIGNATED EXCLUSIVE REPRESENTATIVE IS NO 8 LONGER THE REPRESENTATIVE OF THE MAJORITY OF EMPLOYEES IN THE 9 BARGAINING UNIT; OR

10 (3) IF THE BOARD FINDS, ON INVESTIGATION OF THE PUBLIC 11 EMPLOYER'S PETITION, THAT A VALID QUESTION OF REPRESENTATION EXISTS, A 12 PUBLIC EMPLOYER THAT DEMONSTRATES THAT ONE OR MORE EMPLOYEE 13 ORGANIZATIONS HAVE PRESENTED TO THE BOARD A CLAIM, SUPPORTED BY 14 SUBSTANTIAL PROOF, TO BE CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE.

15 (C) FOR EACH ELECTION, THE BOARD SHALL PLACE ON THE BALLOT:

16 (1) THE NAME OR NAMES OF THE EMPLOYEE ORGANIZATION 17 SUBMITTING THE VALID PETITION;

18 (2) THE NAME OF ANY OTHER EMPLOYEE ORGANIZATION 19 DESIGNATED IN A VALID PETITION SIGNED BY MORE THAN 10% OF THE EMPLOYEES 20 IN THE APPROPRIATE BARGAINING UNIT; AND

- 21
- (3) A PROVISION FOR "NO REPRESENTATION".

(D) (1) IN ANY ELECTION IN WHICH NONE OF THE CHOICES ON THE
BALLOT RECEIVES A MAJORITY OF THE VOTES CAST, A RUNOFF ELECTION SHALL BE
CONDUCTED, WITH THE BALLOT PROVIDING FOR A SELECTION BETWEEN THE TWO
CHOICES RECEIVING THE HIGHEST NUMBER OF BALLOTS CAST IN THE ELECTION.

- 26 (2) AN EMPLOYEE ORGANIZATION RECEIVING A MAJORITY OF VOTES
 27 CAST IN AN ELECTION SHALL BE CERTIFIED BY THE BOARD AS THE EXCLUSIVE
 28 REPRESENTATIVE FOR COLLECTIVE BARGAINING PURPOSES.
- 29(3) AN EMPLOYEE ORGANIZATION MAY BE CERTIFIED AS AN30EXCLUSIVE REPRESENTATIVE ONLY AS PROVIDED UNDER THIS SECTION.
- 31 (E) THE BOARD SHALL CONDUCT THE ELECTION BY SECRET BALLOT.
- 32 (F) THE ELECTION OF AN EXCLUSIVE REPRESENTATIVE MAY NOT BE

CONDUCTED IN ANY BARGAINING UNIT IN WHICH A VALID ELECTION HAS BEEN HELD
 WITHIN THE PRECEDING 12 MONTHS.

3 (G) SUBJECT TO SUBSECTION (H) OF THIS SECTION, THE EXCLUSIVE 4 REPRESENTATIVE OF A BARGAINING UNIT THAT OPERATED UNDER A COLLECTIVE 5 BARGAINING AGREEMENT OR CONTRACT BEFORE OCTOBER 1, 2020, MAINTAINS 6 CERTIFICATION AFTER THE AGREEMENT OR CONTRACT EXPIRES.

7 (H) IF A COLLECTIVE BARGAINING AGREEMENT OR CONTRACT IS IN 8 EFFECT, A VALID PETITION FOR AN ELECTION UNDER THIS SECTION MAY BE 9 SUBMITTED AND AN ELECTION CONDUCTED UNDER THIS SECTION ONLY IF THE 10 PETITION IS SUBMITTED BETWEEN 120 DAYS AND 90 DAYS BEFORE THE EXPIRATION 11 OF THE COLLECTIVE BARGAINING AGREEMENT OR CONTRACT.

12 **16–704.**

(A) A PUBLIC EMPLOYER SHALL EXTEND TO AN EMPLOYEE ORGANIZATION
 CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE THE RIGHT TO REPRESENT THE
 PUBLIC EMPLOYEES OF THE BARGAINING UNIT INVOLVED IN COLLECTIVE
 BARGAINING AND IN THE SETTLEMENT OF GRIEVANCES.

17 **(B) A**N **EMPLOYEE ORGANIZATION CERTIFIED AS THE EXCLUSIVE** 18 **REPRESENTATIVE FOR A BARGAINING UNIT SHALL:**

19(1)SERVE AS THE BARGAINING AGENT FOR ALL PUBLIC EMPLOYEES20IN A BARGAINING UNIT; AND

(2) REPRESENT FAIRLY AND WITHOUT DISCRIMINATION EACH
 PUBLIC EMPLOYEE IN THE BARGAINING UNIT WITHOUT REGARD TO WHETHER THE
 EMPLOYEE IS A MEMBER OF THE EMPLOYEE ORGANIZATION.

(C) (1) (I) A COLLECTIVE BARGAINING AGREEMENT SHALL INCLUDE A
 PROVISION FOR THE DEDUCTION FROM THE PAYCHECK OF EACH PUBLIC EMPLOYEE
 IN A BARGAINING UNIT OF:

271. ANY MEMBERSHIP DUES AUTHORIZED AND OWED BY28THE PUBLIC EMPLOYEE TO THE ORGANIZATION; AND

29 **2.** ANY SERVICE FEES AUTHORIZED AND OWED BY THE 30 PUBLIC EMPLOYEE TO THE ORGANIZATION.

31(II) THE INITIAL COLLECTIVE BARGAINING AGREEMENT OR32CONTRACT FOR BARGAINING UNITS ESTABLISHED UNDER § 16–702 OF THIS33SUBTITLE THAT INCLUDES A SERVICE FEE UNDER SUBPARAGRAPH (I) OF THIS

1 PARAGRAPH MAY BE RATIFIED ONLY BY A MAJORITY OF VOTES CAST BY THE 2 EMPLOYEES IN THE BARGAINING UNIT.

3 (2) (I) A PUBLIC EMPLOYEE WHOSE RELIGIOUS BELIEFS ARE 4 OPPOSED TO JOINING OR FINANCIALLY SUPPORTING A COLLECTIVE BARGAINING 5 ORGANIZATION IS NOT REQUIRED TO PAY THE DUES AND FEES UNDER PARAGRAPH 6 (1) OF THIS SUBSECTION IF THE EMPLOYEE DONATES TO A SECULAR, NONUNION 7 CHARITABLE ORGANIZATION.

8 (II) THE AMOUNT OF MONEY AND THE SECULAR, NONUNION 9 CHARITABLE ORGANIZATION DESCRIBED IN SUBPARAGRAPH (I) OF THIS 10 PARAGRAPH SHALL BE MUTUALLY AGREED ON BY THE EMPLOYEE AND THE 11 EXCLUSIVE REPRESENTATIVE.

12 (III) AN EMPLOYEE DESCRIBED IN THIS PARAGRAPH SHALL 13 PRESENT WRITTEN PROOF OF THE DONATION TO THE EXCLUSIVE REPRESENTATIVE.

14 **16–705.**

15 (A) COLLECTIVE BARGAINING SHALL INCLUDE ALL MATTERS RELATING TO:

16 (1) WAGES, HOURS, AND OTHER TERMS AND CONDITIONS OF 17 EMPLOYMENT; AND

18(2) THE PROCEDURES FOR THE EMPLOYEE ORGANIZATION TO19RECEIVE MEMBERSHIP DUES AND SERVICE FEES THROUGH PAYROLL DEDUCTION.

20 **(B)** IN THE COURSE OF COLLECTIVE BARGAINING, THE PUBLIC EMPLOYER 21 AND THE EXCLUSIVE REPRESENTATIVE SHALL:

- 22
- (1) MEET AT REASONABLE TIMES; AND

(2) MAKE EVERY REASONABLE EFFORT TO CONCLUDE
 NEGOTIATIONS WITH A FINAL WRITTEN AGREEMENT IN A TIMELY MANNER BEFORE
 THE BUDGET SUBMISSION DATE OF THE PUBLIC EMPLOYER.

26 **16–706.**

(A) IF IN THE COURSE OF COLLECTIVE BARGAINING A PARTY DEEMS THAT
AN IMPASSE EXISTS, THAT PARTY MAY REQUEST THE SERVICES OF THE BOARD IN
MEDIATION OR ENGAGE ANOTHER MUTUALLY AGREEABLE MEDIATOR.

30 (B) (1) BY MUTUAL AGREEMENT, THE PARTIES MAY ENGAGE IN 31 MEDIATION.

1(2)(I)IF THERE IS NOT MUTUAL AGREEMENT, EITHER PARTY MAY2PETITION THE BOARD TO INITIATE FACT-FINDING.

3 (II) 1. AFTER CONSIDERING THE STATUS OF BARGAINING
4 AND THE BUDGET SCHEDULE OF THE PUBLIC EMPLOYER, THE BOARD MAY FIND
5 THAT AN IMPASSE EXISTS AND MAY NOTIFY THE PARTIES THAT FACT-FINDING IS TO
6 BE INITIATED.

7 2. A PUBLIC EMPLOYER AND THE EXCLUSIVE 8 REPRESENTATIVE MAY SELECT THEIR OWN FACT FINDER.

9 3. A. IF THE PARTIES HAVE NOT SELECTED THEIR 10 OWN FACT FINDER WITHIN 5 DAYS AFTER THE REQUIRED NOTIFICATION, THE 11 BOARD SHALL SUBMIT TO THE PARTIES THE NAMES OF FIVE QUALIFIED 12 INDIVIDUALS.

13B. EACH PARTY ALTERNATELY SHALL STRIKE TWO14NAMES FROM THE LIST WITH THE REMAINING INDIVIDUAL BEING THE FACT FINDER.

15 4. THE FACT FINDER SELECTED BY THE PARTIES SHALL
 16 CONDUCT HEARINGS AND MAY ADMINISTER OATHS.

175.THE FACT FINDER SHALL MAKE WRITTEN FINDINGS18OF FACT AND RECOMMENDATIONS FOR RESOLUTION OF THE IMPASSE.

196. NOT LATER THAN 30 DAYS AFTER THE DATE OF20APPOINTMENT, THE FACT FINDER SHALL TRANSMIT THE FINDINGS TO THE PUBLIC21EMPLOYER, THE EXCLUSIVE REPRESENTATIVE, AND THE BOARD.

227.IF THE IMPASSE CONTINUES 10 DAYS AFTER THE23REPORT IS SUBMITTED TO THE PARTIES, ANY UNRESOLVED NONECONOMIC24LANGUAGE ITEMS THAT ARE SUBJECT TO FACT-FINDING SHALL BE REFERRED TO25THE BOARD.

26 (C) THE PARTIES SHALL BEAR EQUALLY THE COSTS OF FACT–FINDING.

(D) THE BOARD, ON RECEIPT OF THE REPORT AND CERTIFICATION OF
 UNRESOLVED NONECONOMIC LANGUAGE ITEMS, SHALL PROVIDE THE PARTIES
 WITH AN OPPORTUNITY TO SUBMIT ADDITIONAL POSITION STATEMENTS AND ISSUE
 A WRITTEN DECISION ADOPTING:

31 (1) THE FINAL PROPOSAL OF THE PUBLIC EMPLOYER;

(2) THE FINAL PROPOSAL OF THE EXCLUSIVE REPRESENTATIVE; OR
 (3) THE FACT FINDER'S FINAL OFFER OR RESOLUTION.
 (E) THE BOARD'S WRITTEN DECISION IS FINAL AND BINDING ON THE
 PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE.

5 **16–707.**

6 (A) A PUBLIC EMPLOYEE MAY NOT ENGAGE IN A STRIKE.

(B) A PUBLIC EMPLOYEE MAY NOT RECEIVE PAY OR COMPENSATION FROM
 THE PUBLIC EMPLOYER FOR ANY PERIOD DURING WHICH THE PUBLIC EMPLOYEE IS
 ENGAGED IN A STRIKE.

10 (C) IF A STRIKE OF PUBLIC EMPLOYEES OCCURS, A COURT OF COMPETENT 11 JURISDICTION MAY ENJOIN THE STRIKE AT THE REQUEST OF THE PUBLIC 12 EMPLOYER.

13 (D) (1) IF AN EMPLOYEE ORGANIZATION CERTIFIED AS AN EXCLUSIVE 14 REPRESENTATIVE ENGAGES IN A STRIKE, THE BOARD SHALL REVOKE THE 15 ORGANIZATION'S CERTIFICATION AS THE EXCLUSIVE REPRESENTATIVE.

16 (2) AN EMPLOYEE ORGANIZATION THAT ENGAGES IN A STRIKE AND 17 HAS ITS CERTIFICATION REVOKED SHALL BE INELIGIBLE TO BE CERTIFIED AS AN 18 EXCLUSIVE REPRESENTATIVE FOR A PERIOD OF 1 YEAR FOLLOWING THE END OF 19 THE STRIKE.

20 **16–708.**

21(A) A COLLECTIVE BARGAINING AGREEMENT MAY INCLUDE A PROVISION22FOR THE ARBITRATION OF GRIEVANCES ARISING UNDER AN AGREEMENT.

(B) (1) A COLLECTIVE BARGAINING AGREEMENT MAY NOT INCLUDE
 MATTERS RELATING TO THE EMPLOYEES' OR TEACHERS' RETIREMENT OR PENSION
 SYSTEMS OTHERWISE COVERED BY THE ANNOTATED CODE OF MARYLAND.

26 (2) PARAGRAPH (1) OF THIS SUBSECTION DOES NOT PROHIBIT A 27 DISCUSSION OF THE TERMS OF THE RETIREMENT OR PENSION SYSTEMS IN THE 28 COURSE OF COLLECTIVE BARGAINING.

29 (C) THE TERMS OF A COLLECTIVE BARGAINING AGREEMENT SHALL 30 SUPERSEDE ANY CONFLICTING REGULATIONS OR ADMINISTRATIVE POLICIES OF 31 THE PUBLIC EMPLOYER. 1 (D) (1) A REQUEST FOR FUNDS NECESSARY TO IMPLEMENT A 2 COLLECTIVE BARGAINING AGREEMENT SHALL BE SUBMITTED BY THE PUBLIC 3 EMPLOYER IN A TIMELY FASHION FOR CONSIDERATION IN THE BUDGET PROCESS OF 4 THE COUNTY.

5 (2) NOT LATER THAN 20 DAYS AFTER FINAL BUDGET ACTION BY THE 6 GOVERNING BODY OF A COUNTY, IF A REQUEST FOR FUNDS NECESSARY TO 7 IMPLEMENT A COLLECTIVE BARGAINING AGREEMENT IS REDUCED, MODIFIED, OR 8 REJECTED BY THE GOVERNING BODY, EITHER PARTY TO THE AGREEMENT MAY 9 REOPEN THE AGREEMENT.

10 **16–709.**

11 (A) (1) A PUBLIC EMPLOYER HAS THE RIGHT TO:

12 (I) DETERMINE HOW THE STATUTORY MANDATE AND GOALS OF 13 THE COMMUNITY COLLEGE, INCLUDING THE FUNCTIONS AND PROGRAMS OF THE 14 COMMUNITY COLLEGE, ITS OVERALL BUDGET, AND ITS ORGANIZATIONAL 15 STRUCTURE, ARE TO BE CARRIED OUT; AND

- 16
- (II) DIRECT COLLEGE PERSONNEL.
- 17 (2) A PUBLIC EMPLOYER MAY NOT:

(I) INTERFERE WITH OR RESTRICT THE ORGANIZING EFFORTS
 OF ANY LABOR ORGANIZATION EXCEPT TO AVOID DISRUPTIONS TO THE ACADEMIC
 ENVIRONMENT; OR

21 (II) RESTRICT ACCESS TO FACILITIES BY LABOR 22 ORGANIZATIONS PROVIDED THAT ACADEMIC ENVIRONMENTS ARE NOT DISRUPTED.

- 23 (B) A PUBLIC EMPLOYEE HAS THE RIGHT TO:
- 24 (1) ORGANIZE;
- 25 (2) FORM, JOIN, OR ASSIST ANY EMPLOYEE ORGANIZATION;

26 (3) BARGAIN COLLECTIVELY THROUGH AN EXCLUSIVE 27 REPRESENTATIVE;

28 (4) ENGAGE IN OTHER LAWFUL CONCERTED ACTIVITY FOR THE 29 PURPOSE OF COLLECTIVE BARGAINING; AND

1 **REFRAIN FROM ENGAGING IN THE ACTIVITIES LISTED UNDER** (5) $\mathbf{2}$ THIS SUBSECTION. 3 **(C)** (1) A PUBLIC EMPLOYEE OR GROUP OF PUBLIC EMPLOYEES HAS THE 4 **RIGHT AT ANY TIME TO:** $\mathbf{5}$ **(I) PRESENT A GRIEVANCE ARISING UNDER THE TERMS OF THE** 6 AGREEMENT TO THE PUBLIC EMPLOYER; AND 7 HAVE **(II)** THE GRIEVANCE ADJUSTED WITHOUT THE 8 INTERVENTION OF THE EXCLUSIVE REPRESENTATIVE. 9 (2) THE EXCLUSIVE REPRESENTATIVE HAS THE RIGHT TO BE PRESENT DURING ANY MEETING INVOLVING THE PRESENTATION OR ADJUSTMENT 10 11 OF A GRIEVANCE.

12(3) A PUBLIC EMPLOYER SHALL HEAR A GRIEVANCE AND13PARTICIPATE IN THE ADJUSTMENT OF THE GRIEVANCE.

14(4)THE ADJUSTMENT OF A GRIEVANCE MAY NOT BE INCONSISTENT15WITH THE TERMS OF THE COLLECTIVE BARGAINING AGREEMENT THEN IN EFFECT.

16 **(5)** A PUBLIC EMPLOYER SHALL GIVE PROMPT NOTICE OF ANY 17 ADJUSTMENT OF A GRIEVANCE TO THE EXCLUSIVE REPRESENTATIVE.

18 (D) A PUBLIC EMPLOYER AND AN EMPLOYEE ORGANIZATION MAY NOT 19 INTERFERE WITH, INTIMIDATE, RESTRAIN, COERCE, OR DISCRIMINATE AGAINST A 20 PUBLIC EMPLOYEE BECAUSE THE EMPLOYEE EXERCISES RIGHTS GRANTED UNDER 21 THIS SECTION.

22

Article – State Personnel and Pensions

23 3–2A–01.

There is a State Higher Education Labor Relations Board established as an independent unit of State government.

26 3–2A–05.

27	(a)	The Board is	responsible fo	r administering	g and er	nforcing	provisions (of:
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- 28 (1) this title relating to employees described in § 3–102(a)(1)(v) of this title;
 29 AND
- 30 (2) TITLE 16, SUBTITLE 7 OF THE EDUCATION ARTICLE.

1 (b) In addition to any other powers or duties provided for elsewhere in this title 2 **OR TITLE 16, SUBTITLE 7 OF THE EDUCATION ARTICLE**, the Board may:

3 (1) establish procedures for, supervise the conduct of, and resolve disputes 4 about elections for exclusive representatives; [and]

5 (2) investigate and take appropriate action in response to complaints of 6 unfair labor practices and lockouts; AND

7 (3) RESOLVE MATTERS AS PROVIDED IN § 16–706 OF THE EDUCATION 8 ARTICLE.

- 9 3–2A–07.
- 10 (a) The Board may investigate:
- 11 (1) a possible violation of this title or any regulation adopted under it; [and]

12 (2) A POSSIBLE VIOLATION OF TITLE 16, SUBTITLE 7 OF THE 13 EDUCATION ARTICLE OR ANY REGULATION ADOPTED UNDER IT; AND

14 [(2)] (3) any other relevant matter.

15 (b) The Board may hold a hearing in accordance with Title 10, Subtitle 2 of the 16 State Government Article whenever necessary for a fair determination of any issue or 17 complaint arising under:

18 (1) this title or a regulation adopted under it; OR

19 (2) TITLE 16, SUBTITLE 7 OF THE EDUCATION ARTICLE OR ANY 20 REGULATION ADOPTED UNDER IT.

21 3–2A–08.

(a) On written request of an exclusive representative, and within 30 days of a new
employee's date of hire, for each employee in the bargaining unit represented by the
exclusive representative, the University System of Maryland system institutions, Morgan
State University, St. Mary's College of Maryland, and [Baltimore City Community College]
EACH COMMUNITY COLLEGE shall provide the exclusive representative with the
employee's:

- 28 (1) name;
- 29 (2) position classification;

1 (3) unit;

2 (4) home and work site addresses where the employee receives interoffice 3 or United States mail;

4

(5) home and work site telephone numbers; and

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(6) work e-mail address.

6 SECTION 3. AND BE IT FURTHER ENACTED, That:

7 (a) If a community college entered into any agreements or contracts with 8 employees of the community college through exclusive representation in the course of 9 collective bargaining before October 1, 2020, the community college shall continue to 10 operate under the agreements and contracts until the agreements and contracts expire. If 11 a bargaining unit in existence before October 1, 2020, dissolves, the community college shall 12 be subject to the rules and regulations of collective bargaining established under this Act.

13 (b) If a party to a collective bargaining agreement or contract under subsection 14 (a) of this section determines that an impasse exists with regard to the terms of the 15 agreement or contract, the parties shall resolve the impasse in accordance with the 16 procedures for impasse under § 16–706 of the Education Article, as enacted by Section 2 of 17 this Act.

18 SECTION 4. AND BE IT FURTHER ENACTED, That the exclusive representative 19 for any bargaining unit established before October 1, 2020:

20 (1) shall be recognized in writing by the board of trustees for the 21 community college;

22 (2) may not be required to be recertified for any reason; and

(3) shall retain all rights to continue collective bargaining as provided bythis Act.

25 SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect 26 October 1, 2020.