(1lr1238)

ENROLLED BILL

-Appropriations/Finance-

Introduced by **Delegate Forbes**

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Read and Examined	by	Proofreaders:
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Sealed with the Great Seal and presented to the Governor, for his approval th	nis
day of at o'clock,	M.
Speak	

CHAPTER _____

1 AN ACT concerning

2 Education – Baltimore County Public Library – Collective Bargaining

3	FOR the purpose of authorizing employees of the Baltimore County Public Library to form,
4	join, and participate in an employee organization and engage in certain other
5	activities related to collective bargaining; providing that a certain employee may be
6	deemed supervisory under certain circumstances for certain purposes; establishing
$\overline{7}$	that the exercise of a certain function may not necessarily require a certain
8	conclusion; prohibiting a class title alone from being the basis for and requiring the
9	nature of certain work be considered in a certain determination; specifying the
10	responsibilities of the library and the certified exclusive representative; stating the
11	goal of collective bargaining; requiring the library to recognize certain rights of the
12	certified exclusive representative; requiring the certified exclusive representative to
13	serve as the sole agent for the unit in collective bargaining and represent employees
14	in a certain manner; <u>authorizing a certain employee organization to file a certain</u>
15	petition; establishing certain requirements for a certain petition; establishing the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1 petition process; establishing a certain election process; prohibiting a certain election $\mathbf{2}$ from being conducted within a certain period of time; establishing a certain 3 decertification procedure; requiring the library and the certified exclusive 4 representative to enter into a collective bargaining agreement that contains certain $\mathbf{5}$ provisions; requiring the library to make certain payroll deductions under certain 6 circumstances; requiring that certain dues be remitted to the certified exclusive $\overline{7}$ representative; requiring the library to stop making certain payroll deductions under 8 certain circumstances; specifying when a collective bargaining agreement is effective 9 and when it expires; requiring the library and the certified representative to reach 10 an agreement by a certain date except under certain circumstances; specifying the 11 conditions under which an impasse is reached in collective bargaining negotiations; 12specifying the procedures, including for mediation, to be followed if an impasse is 13 reached in collective bargaining negotiations; requiring the library, under certain 14circumstances, to submit certain terms of the collective bargaining agreement to the 15Baltimore County Public Library Board of Trustees for its acceptance or rejection to 16 submit a certain term and a certain recommendation to the County Executive under 17certain circumstances; requiring the Board to take certain action regarding the terms submitted to it for review; requiring the library and the certified exclusive 18 representative to take certain action if the Board rejects a term; requiring the Board 19 20to take certain action if it accepts a term; authorizing the Baltimore County 21Executive and Baltimore County Council to take certain action regarding certain 22requests submitted to them for approval; requiring the Baltimore County Executive 23to take certain action if the Baltimore County Executive accepts a certain request; 24requiring that the entire collective bargaining agreement request be returned to the 25library system and the certified exclusive representative for renegotiation within 26certain limits under certain circumstances; requiring that a certain renegotiation be 27completed within a certain timeline; providing that an employer and a certified 28exclusive representative have certain mutual obligations; prohibiting an employer 29and an employee organization from taking certain actions regarding collective 30 bargaining; authorizing a certain employee to discuss certain matters with the 31 employer; providing that a certain provision of this Act does not waive a certain right 32 of the employee organization; establishing certain rights of the employer; prohibiting 33 employees or an employee organization from striking; authorizing a certain court to enjoin a strike on request of the employer; prohibiting an employee from receiving 34 compensation from the employer while the employee is engaged in a strike 35 36 authorizing the employer to take certain actions subject to certain provisions of law; 37 requiring that certain provisions of law be deemed to be part of certain agreements: prohibiting certain persons from taking certain actions related to strikes, work 38 stoppages, and secondary boycotts; providing for certain penalties for certain 39 violations of this Act; providing that this Act and a collective bargaining agreement 40 41 entered into under this Act supersede certain provisions of law under certain 42circumstances; providing for the construction of certain provisions of this Act; 43 defining certain terms; and generally relating to collective bargaining for employees 44 of the Baltimore County Public Library.

45 BY adding to

46 Article – Education

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	Section 23–701 through <u>23–709</u> <u>23–712</u> to be under the new subtitle "Subtitle 7. Baltimore County Public Library – Collective Bargaining" Annotated Code of Maryland
4	(2018 Replacement Volume and 2020 Supplement)
$5 \\ 6$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
7	Article – Education
8	SUBTITLE 7. BALTIMORE COUNTY PUBLIC LIBRARY - COLLECTIVE BARGAINING.
9	23-701.
10 11	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
$\begin{array}{c} 12\\ 13 \end{array}$	(B) "BOARD" MEANS THE BALTIMORE COUNTY PUBLIC LIBRARY BOARD OF TRUSTEES.
14 15 16	(C) "CERTIFIED EXCLUSIVE REPRESENTATIVE" MEANS THE EMPLOYEE ORGANIZATION THAT HAS BEEN CERTIFIED AS THE COLLECTIVE BARGAINING AGENT FOR A BARGAINING UNIT.
17	(D) <u>"Confidential employee" means an employee who has:</u>
18 19 20	(1) HAS ACCESS TO CONFIDENTIAL INFORMATION, INCLUDING BUDGETARY AND FISCAL DATA, SUBJECT TO USE BY THE EMPLOYER IN COLLECTIVE BARGAINING OR IN THE ADJUSTMENT ADJUDICATION OF GRIEVANCES; OR
$\begin{array}{c} 21 \\ 22 \end{array}$	<u>(2)</u> <u>Works in a close and continuing confidential</u> <u>relationship assisting or aiding a management employee.</u>
23	(D) (<u>E)</u> "County Council" means the Baltimore County Council.
$\begin{array}{c} 24 \\ 25 \end{array}$	(<u>f)</u> "County Executive" means the Baltimore County Executive.
$\begin{array}{c} 26 \\ 27 \end{array}$	(F) (G) "DIRECTOR" MEANS THE DIRECTOR OF THE BALTIMORE COUNTY PUBLIC LIBRARY, OR THE DIRECTOR'S DESIGNEE.
$\begin{array}{c} 28\\ 29 \end{array}$	(G) (H) (1) "EMPLOYEE" MEANS A FULL-TIME OR PART-TIME EMPLOYEE OF THE LIBRARY.
30	(2) "EMPLOYEE" DOES NOT INCLUDE AN EMPLOYEE:

(1) 1 WHO. AS A FUNCTIONAL RESPONSIBILITY. ACTS IN A 2 CONFIDENTIAL CAPACITY TO ASSIST THE BALTIMORE COUNTY PUBLIC LIBRARY OFFICIALS WHO FORMULATE. DETERMINE. AND EFFECTUATE POLICIES IN THE 3 FIELD OF EMPLOYEE RELATIONS: OR 4 $\mathbf{5}$ (II) WHO, IN THE INTEREST OF THE EMPLOYER, HAS: 6 1. AUTHORITY TO TRANSFER, SUSPEND, LAY OFF. $\overline{7}$ RECALL, PROMOTE, DISCHARGE, ASSIGN, REWARD, OR DISCIPLINE OTHER 8 EMPLOYEES; 9 2 **Responsibility to direct other employees for MORE THAN 50% OF THE EMPLOYEE'S WORKING HOURS; OR** 10 2 11 AUTHORITY TO ADDRESS AND RESOLVE EMPLOYEE 12GRIEVANCES A CONFIDENTIAL EMPLOYEE, MANAGEMENT EMPLOYEE, OR 13 SUPERVISORY EMPLOYEE. 14 (II) (I) "EMPLOYEE ORGANIZATION" MEANS AN ORGANIZATION THAT 15 ADMITS EMPLOYEES OF THE EMPLOYER AS MEMBERS AND HAS AS A PRIMARY PURPOSE THE REPRESENTATION OF THE EMPLOYEES IN THEIR RELATIONS WITH 16 17 THE EMPLOYER. "EMPLOYER" MEANS THE BALTIMORE COUNTY PUBLIC LIBRARY 18 (]) (J) AND THE BOARD. 19 20"MANAGEMENT EMPLOYEE" MEANS AN EMPLOYEE WHO GENERALLY (K) 21HAS AUTHORITY AND WHO: 22(1) FORMULATES POLICY THAT IS APPLICABLE THROUGHOUT A 23 **REPRESENTATION UNIT:** 24(2) HAS A SIGNIFICANT ROLE IN PERSONNEL ADMINISTRATION, 25**EMPLOYEE RELATIONS, OR THE PREPARATION AND ADMINISTRATION OF BUDGETS** 26FOR THE EMPLOYER: OR 27(3) MAY REASONABLY BE REQUIRED TO: 28**ASSIST DIRECTLY IN THE PREPARATION FOR AND CONDUCT (I)** 29OF COLLECTIVE BARGAINING NEGOTIATIONS ON BEHALF OF THE EMPLOYER: OR (II) HAVE A MAJOR ROLE IN THE ADMINISTRATION OF 30 31 **RESULTING COLLECTIVE BARGAINING AGREEMENTS.**

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1	(L) <u>"SUPERVISORY EMPLOYEE" MEANS AN EMPLOYEE WHO IS AUTHORIZED</u>
2	<u>TO:</u>
3	(1) HIRE, TRANSFER, SUSPEND, LAY OFF, RECALL, PROMOTE,
4	DISCHARGE, ASSIGN, REWARD, OR DISCIPLINE EMPLOYEES;
_	
$5 \\ 6$	(2) <u>RESPONSIBLY DIRECT EMPLOYEES FOR MORE THAN 50% OF THE</u> EMPLOYEE'S WORKING HOURS; OR
0	<u>EMPLOYEE S WORKING HOURS; OR</u>
7	(3) ADDRESS AND RESOLVE THE GRIEVANCES OF EMPLOYEES.
8	<u>23–702.</u>
9	(A) AN EMPLOYEE WHO MAY EFFECTIVELY RECOMMEND AN ACTION LISTED
10	IN § 23–701(L) OF THIS SUBTITLE MAY BE DEEMED A SUPERVISORY EMPLOYEE IF
11	THE EMPLOYEE'S EXERCISE OF THE AUTHORITY REQUIRES THE EXERCISE OF
12	INDEPENDENT JUDGMENT AND IS NOT MERELY OF A ROUTINE OR CLERICAL
13	NATURE.
14	(B) THE EXERCISE OF ANY SINGLE FUNCTION LISTED IN § 23–701(L) OF
15	THIS SUBTITLE MAY NOT NECESSARILY REQUIRE THE CONCLUSION THAT THE
16	INDIVIDUAL EXERCISING THAT FUNCTION IS IN FACT A SUPERVISORY EMPLOYEE
17	WITHIN THE MEANING OF THE DEFINITION.
18	(C) IN DIFFERENTIATING A SUPERVISORY EMPLOYEE FROM A
19	NONSUPERVISORY EMPLOYEE, A:
10	
20	(1) <u>A</u> <u>CLASS TITLE ALONE MAY NOT BE THE BASIS FOR</u>
21	DETERMINATION; AND
22	<u>(2)</u> <u>The nature of the supervisory employee's work,</u>
23	INCLUDING WHETHER OR NOT A SIGNIFICANT PORTION OF THE SUPERVISORY
24	EMPLOYEE'S WORKING TIME IS SPENT AS PART OF A TEAM THAT INCLUDES
25	<u>NONSUPERVISORY EMPLOYEES SHALL BE CONSIDERED.</u>
26	23-702. <u>23-703.</u>
27	EMPLOYEES OF THE EMPLOYER MAY:
28	(1) FORM, JOIN, AND PARTICIPATE IN AN EMPLOYEE ORGANIZATION;
29	(2) BARGAIN COLLECTIVELY THROUGH A CERTIFIED EXCLUSIVE
30	REPRESENTATIVE OF THEIR CHOICE;

 $\mathbf{5}$

1(3) ENGAGE IN LAWFUL CONCERTED ACTIVITIES FOR THEIR MUTUAL2AID AND PROTECTION; AND

3 (4) REFRAIN FROM ANY ACTIVITY COVERED UNDER ITEMS (1) 4 THROUGH (3) OF THIS SECTION.

5 **23–703.** <u>23–704.</u>

6 (A) THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE 7 HAVE A RESPONSIBILITY TO ENGAGE IN GOOD FAITH BARGAINING OVER MATTERS 8 REQUIRED BY LAW.

9 (B) THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE 10 JOINTLY SHALL BE RESPONSIBLE FOR FOSTERING A POSITIVE LABOR RELATIONS 11 ENVIRONMENT BASED ON MUTUAL TRUST, RESPECT, COMMUNICATION, AND 12 COOPERATION.

13 (C) THE GOAL OF COLLECTIVE BARGAINING IS THE DELIVERY OF QUALITY 14 PUBLIC SERVICES TO THE RESIDENTS OF THE STATE IN A MANNER THAT IS 15 CONSISTENT AND COMPLIANT WITH LAW.

16 23-704. <u>23-705.</u>

17 (A) THE EMPLOYER SHALL RECOGNIZE THE RIGHT OF THE CERTIFIED 18 EXCLUSIVE REPRESENTATIVE TO REPRESENT THE EMPLOYEES IN THE UNIT IN 19 COLLECTIVE BARGAINING AND IN THE <u>SETTLEMENT OF GRIEVANCES</u> <u>*GRIEVANCE*</u> 20 <u>*PROCESS*.</u>

21 (B) THE CERTIFIED EXCLUSIVE REPRESENTATIVE OF A UNIT SHALL:

22 (1) SERVE AS THE SOLE AGENT FOR THE UNIT IN COLLECTIVE 23 BARGAINING; AND

24(2)REPRESENT ALL EMPLOYEES IN THE UNIT FAIRLY AND IN GOOD25FAITH, IN A MANNER THAT IS NOT ARBITRARY OR DISCRIMINATORY.

26 **23–705.** <u>23–706.</u>

27(A)(1)AN EMPLOYEE ORGANIZATION SEEKING CERTIFICATION AS THE28EXCLUSIVE REPRESENTATIVE FOR THE BARGAINING UNIT OF EMPLOYEES MAY FILE29A PETITION WITH THE DIRECTOR INDICATING THIS INTENT.

1	(2) The petition may <u>ONLY</u> be filed during any time of the
2	YEAR IN THE MONTH OF SEPTEMBER.
3	(3) THE PETITION SHALL CONTAIN:
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4	(I) A REQUEST THAT THE BOARD RECOGNIZE THE EMPLOYEE
5	ORGANIZATION AS THE EXCLUSIVE REPRESENTATIVE OF THE EMPLOYEES IN THE
6	BARGAINING UNIT;
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7	(II) <u>A STATEMENT THAT THE EMPLOYEE ORGANIZATION IS ONE</u>
8	IN WHICH EMPLOYEES PARTICIPATE AND THAT HAS AS ONE OF ITS PURPOSES THE
9	REPRESENTATION OF PUBLIC EMPLOYEES IN MATTERS OF WAGES, HOURS, AND
10	OTHER TERMS AND CONDITIONS OF EMPLOYMENT;
11	(III) A STATEMENT THAT THE EMPLOYEE ORGANIZATION HAS NO
12	TERMS OR CONDITIONS OF MEMBERSHIP THAT DISCRIMINATE WITH REGARD TO
13	RACE, COLOR, CREED, GENDER, AGE, POLITICAL AFFILIATION, NATIONAL ORIGIN,
14	RELIGION, MARITAL STATUS, OR DISABILITY; AND
15	(IV) A STATEMENT THAT THE EMPLOYEE ORGANIZATION HAS IN
16	ITS POSSESSION WRITTEN PROOF DATED NOT MORE THAN 1 YEAR 9 MONTHS
17	BEFORE THE DAY ON WHICH THE PETITION IS FILED ESTABLISHING THAT AT LEAST
18	30% OF THE EMPLOYEES IN THE BARGAINING UNIT HAVE DESIGNATED THE
19	EMPLOYEE ORGANIZATION TO REPRESENT THEM IN THEIR EMPLOYMENT
20	RELATIONS WITH THE BOARD OF TRUSTEES EMPLOYER.
20	<u>RELATIONS WITH THE BOARD OF TRUSTEES</u> <u>EMPLOTER.</u>
21	(4) BEFORE A PETITION MAY BE PROCESSED, THE PROOF OF
21	INTEREST SUBMITTED SHALL BE VERIFIED AS PROVIDED IN THIS SECTION.
22	INTEREST SUBMITTED SHALL BE VERIFIED AS PROVIDED IN THIS SECTION.
23	(5) The employee organization and the library system
24	<u>EMPLOYER SHALL EQUALLY BEAR ANY COSTS ASSOCIATED WITH THE VERIFICATION.</u>
	
25	(B) (1) WHEN AN EMPLOYEE ORGANIZATION OR EMPLOYEES IN A
26	BARGAINING UNIT FILE A PETITION WITH THE DIRECTOR, THE EMPLOYEE
27	ORGANIZATION OR EMPLOYEES SHALL SUBMIT TO A NEUTRAL DECISION MAKER
28	FROM THE FEDERAL MEDIATION AND CONCILIATION SERVICE THE
29	AUTHORIZATION CARDS SIGNED AND DATED BY AT LEAST 30% OF THE EMPLOYEES
30	IN THE BARGAINING UNIT NOT MORE THAN 1 YEAR <u>9 MONTHS</u> BEFORE THE DAY THE
31	PETITION WAS FILED INDICATING, AS APPROPRIATE, THAT THE EMPLOYEES HAVE
32	DESIGNATED THE EMPLOYEE ORGANIZATION TO REPRESENT THEM IN THEIR
33	EMPLOYMENT RELATIONS WITH THE LIBRARY SYSTEM ADMINISTRATION.
34	(2) THE EMPLOYEE ORGANIZATION SHALL COPY THE DIRECTOR ON
35	THE REQUEST FOR A NEUTRAL DECISION MAKER IN ORDER FOR THE LIBRARY

1	SYSTEM TO RECEIVE NOTICE OF THE SELECTION OF THE NEUTRAL DECISION MAKER
$\overline{2}$	FOR THE CERTIFICATION PROCESS.
0	
$\frac{3}{4}$	(C) (1) NOT MORE THAN 7 CALENDAR DAYS AFTER THE DAY ON WHICH THE DIRECTOR RECEIVES NOTICE OF THE ASSIGNMENT OF A NEUTRAL DECISION
$\frac{4}{5}$	MAKER BY THE FEDERAL MEDIATION AND CONCILIATION SERVICE, THE DIRECTOR
6	SHALL SUBMIT TO THE NEUTRAL DECISION MAKER A LIST OF EMPLOYEES IN THE
7	BARGAINING UNIT.
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8 9	(2) IF THE DIRECTOR FAILS TO SUBMIT THE LIST OF EMPLOYEES TO THE NEUTRAL DECISION MAKER WITHIN THE REQUIRED TIME, IT SHALL BE
9 10	CONCLUSIVELY DEEMED THAT AT LEAST 30% OF THE EMPLOYEES IN THE
10	BARGAINING UNIT HAVE INDICATED A DESIRE TO BE REPRESENTED BY THE
12	EMPLOYEE ORGANIZATION.
13	(D) (1) THE NEUTRAL DECISION MAKER SHALL CHECK THE WRITTEN
14	AUTHORIZATION CARDS SUBMITTED BY THE EMPLOYEE ORGANIZATION OR THE
15	EMPLOYEES AGAINST THE LIST OF EMPLOYEES SUBMITTED BY THE DIRECTOR.
16	(2) IF THE NEUTRAL DECISION MAKER DETERMINES THAT AT LEAST
17	30% OF THE EMPLOYEES ON THE LIST HAVE INDICATED A DESIRE TO BE
18	REPRESENTED BY THE EMPLOYEE ORGANIZATION OR TO DECERTIFY AN EXCLUSIVE
19	<u>REPRESENTATIVE, THE NEUTRAL DECISION MAKER SHALL NOTIFY THE DIRECTOR</u>
20	OF THE DETERMINATION.
21	(E) (1) IF THE DIRECTOR DISAGREES WITH THE PETITIONING EMPLOYEE
$\frac{21}{22}$	ORGANIZATION OR THE PETITIONING EMPLOYEES AS TO THE INCLUSION OR
$\frac{22}{23}$	EXCLUSION OF SPECIFIC EMPLOYEES IN THE BARGAINING UNIT, THE PARTIES
$\frac{1}{24}$	SHALL REFER THE ISSUE IMMEDIATELY TO A NEUTRAL DECISION MAKER FROM THE
25	FEDERAL MEDIATION AND CONCILIATION SERVICE TO RESOLVE THE ISSUE.
26	(2) <u>THE NEUTRAL DECISION MAKER SHALL HOLD A HEARING ON THE</u>
27	ISSUE REFERRED UNDER PARAGRAPH (1) OF THIS SUBSECTION WITH THE
$\frac{28}{29}$	<u>INTERESTED PARTIES PRESENTING EVIDENCE WITH RESPECT TO THEIR POSITIONS</u> ON THE ISSUE OF THE INCLUSION OR EXCLUSION OF THE EMPLOYEES IN QUESTION.
40	ON THE ISSUE OF THE INCLUSION ON EXCLUSION OF THE EMILLOTEES IN QUESTION.
30	(3) THE NEUTRAL DECISION MAKER'S FINDINGS SHALL BE FINAL AND
31	BINDING ON BOTH PARTIES.
32	(F) AN ELECTION MAY NOT BE CONDUCTED IN A BARGAINING UNIT UNLESS
33	AT LEAST 1 YEAR HAS PASSED SINCE THE LAST ELECTION HELD IN THE BARGAINING
$\frac{33}{34}$	UNIT.
<u> </u>	

1	(G) (1) AFTER A DECISION ON DISPUTED EMPLOYEE INCLUSION OR
2	EXCLUSION, IF REQUIRED, THE DIRECTOR SHALL NOTIFY ALL EMPLOYEES WITHIN
3	THE BARGAINING UNIT THAT AN ELECTION WILL BE HELD AND REQUEST A NEUTRAL
4	DECISION MAKER FROM THE FEDERAL MEDIATION AND CONCILIATION SERVICE TO
5	OVERSEE AND CONDUCT AN ELECTION BY SECRET BALLOT.
6	(2) THE BALLOT FOR AN ELECTION SHALL INCLUDE THE FOLLOWING
7	CHOICES:
-	
8	(I) IN ACCORDANCE WITH THE ISSUES PRESENTED BY THE
9	PETITION OR PETITIONS, EXCLUSIVE REPRESENTATION BY ANY EMPLOYEE
10	ORGANIZATION SEEKING TO OBTAIN OR CONTINUE REPRESENTATION RIGHTS; AND
11	(II) NO EXCLUSIVE REPRESENTATION.
11	(II) INO EXCLUSIVE REPRESENTATION.
12	(H) AN EMPLOYEE ORGANIZATION MAY INTERVENE IN THE ELECTION AND
13	HAVE ITS NAME PLACED ON THE BALLOT IF:
10	
14	(1) THE EMPLOYEE ORGANIZATION FILES A PETITION NOT MORE
15	THAN 15 CALENDAR DAYS AFTER THE DATE ON WHICH THE ORIGINAL PETITION IS
16	<u>FILED;</u>
17	(2) THE EMPLOYEE ORGANIZATION CERTIFIES THAT AT LEAST 30%
18	OF THE EMPLOYEES OF THE UNIT HAVE DESIGNATED THE EMPLOYEE
19	ORGANIZATION TO REPRESENT THEM IN THEIR EMPLOYMENT RELATIONS WITH THE
20	LIBRARY SYSTEM ADMINISTRATION; AND
01	
21	(3) <u>THE SHOWING OF INTEREST IS VERIFIED AS PROVIDED IN THIS</u>
22	SECTION.
23	(I) (1) THE ELECTION SHALL BE CONDUCTED ACCORDING TO THE
$\frac{23}{24}$	PROCEDURES ESTABLISHED BY THE FEDERAL MEDIATION AND CONCILIATION
$\frac{24}{25}$	SERVICE NEUTRAL DECISION MAKER CONDUCTING THE ELECTION.
20	SERVICE NECTRAL DECISION MAKER CONDUCTING THE ELECTION.
26	(2) AN EMPLOYEE ORGANIZATION SHALL BE CERTIFIED AS
27	EXCLUSIVE REPRESENTATIVE FOLLOWING AN ELECTION IF THE EMPLOYEE
28	ORGANIZATION HAS RECEIVED THE VOTE OF A MAJORITY OF THE VALID VOTES CAST
29	IN THE BARGAINING UNIT IN WHICH THE ELECTION IS HELD.
30	(3) (I) IF AN ELECTION INCLUDES THREE OR MORE CHOICES AND
31	NO CHOICE RECEIVES A MAJORITY OF THE VALID VOTES CAST, THE NEUTRAL
32	DECISION MAKER SHALL CONDUCT A RUNOFF ELECTION BETWEEN THE TWO
33	CHOICES THAT RECEIVED THE LARGEST NUMBER OF VALID VOTES CAST.

$\frac{1}{2}$	(II) THE CHOICE RECEIVING THE MAJORITY OF THE VALID VOTES CAST IN THE RUNOFF ELECTION SHALL BE CERTIFIED.
3	(4) THE NEUTRAL DECISION MAKER CONDUCTING THE ELECTION
4	SHALL ISSUE TO ALL THE PARTICIPANTS IN AN ELECTION A CERTIFICATION OF
5	REPRESENTATION, IF AN EMPLOYEE ORGANIZATION IS CERTIFIED, OR THE RESULTS
6	OF THE ELECTION, IF NO REPRESENTATIVE IS CHOSEN.
7	(J) (1) IF EMPLOYEES ARE REPRESENTED BY AN EMPLOYEE
8	ORGANIZATION, EMPLOYEES MAY FILE A PETITION WITH THE DIRECTOR THAT
9	CONTAINS THE FOLLOWING:
10	(I) AN ASSERTION THAT THE MAJORITY OF THE EMPLOYEES NO
11	LONGER WISH TO BE REPRESENTED BY THE EMPLOYEE ORGANIZATION;
$12 \\ 13 \\ 14 \\ 15 \\ 16$	(II) A STATEMENT THAT THE EMPLOYEES HAVE IN THEIR POSSESSION SUBSTANTIVE DOCUMENTARY PROOF, DATED NOT MORE THAN 6 MONTHS BEFORE THE DAY ON WHICH THE PETITION IS FILED, THAT AT LEAST 30% OF THE EMPLOYEES WITHIN THE BARGAINING UNIT APPROVE OF THE DECERTIFICATION OF THE EMPLOYEE ORGANIZATION; AND
17	(III) A STATEMENT EXPLAINING THAT THE EMPLOYEES ARE
18	SEEKING DECERTIFICATION OF THE EMPLOYEE ORGANIZATION AS THE EXCLUSIVE
19	REPRESENTATIVE FOR THE BARGAINING UNIT.
20	(2) (1) The petition shall be processed as described in
21	this section, including verification of proof of interest and an
22	<u>election.</u>
23	(II) AN EMPLOYEE ORGANIZATION SHALL BE DECERTIFIED AS
24	EXCLUSIVE REPRESENTATIVE FOLLOWING AN ELECTION IF THE MAJORITY OF THE
25	VALID VOTES CAST IN THE UNIT IN WHICH THE ELECTION IS HELD ARE FOR NO
26	REPRESENTATION.
27	<u>23–707.</u>
28	(A) IF AN EXCLUSIVE REPRESENTATIVE IS CERTIFIED UNDER BALTIMORE
29	County collective bargaining law, the employer and the certified
30	exclusive representative IF an employee organization is certified as
31	described in this subtitle, the employer and the employee organization
32	shall enter into a collective bargaining agreement that contains
33	provisions regarding:

10

- 34
- (1) WAGES, HOURS, AND TERMS AND CONDITIONS OF EMPLOYMENT;

1 (2) THE ORDERLY PROCESSING AND SETTLEMENT OF GRIEVANCES 2 REGARDING THE INTERPRETATION AND IMPLEMENTATION OF THE COLLECTIVE 3 BARGAINING AGREEMENT; AND

4 (3) OTHER TOPICS THAT THE PARTIES MAY MUTUALLY AGREE TO 5 THAT WERE SUITABLE FOR BARGAINING.

6 **(B)** (1) THE EMPLOYER AUTOMATICALLY SHALL DEDUCT FROM THE 7 PAYCHECK OF AN EMPLOYEE, WHO IS A MEMBER OF THE BARGAINING UNIT REPRESENTED BY THE CERTIFIED EXCLUSIVE REPRESENTATIVE, DUES 8 9 AUTHORIZED AND OWED BY THE EMPLOYEE TO THE CERTIFIED EXCLUSIVE 10 REPRESENTATIVE IF THE EMPLOYEE SUBMITS TO THE EMPLOYER A DUES 11 DEDUCTION AUTHORIZATION CARD THAT HAS BEEN DULY EXECUTED BY THE 12 EMPLOYEE.

13(2) ANY DUES DEDUCTED FROM PAYCHECKS UNDER PARAGRAPH (1)14OF THIS SUBSECTION SHALL BE REMITTED TO THE CERTIFIED EXCLUSIVE15REPRESENTATIVE.

16 (3) THE EMPLOYER AUTOMATICALLY SHALL STOP MAKING PAYROLL 17 DEDUCTIONS UNDER PARAGRAPH (1) OF THIS SUBSECTION ON BEHALF OF A 18 CERTIFIED EXCLUSIVE REPRESENTATIVE IF:

19(I) THE CERTIFIED EXCLUSIVE REPRESENTATIVE IS20 DECERTIFIED;

21 (II) THE CERTIFIED EXCLUSIVE REPRESENTATIVE'S RIGHT TO 22 DUES IS REVOKED; OR

(III) THE EMPLOYEE CEASES TO BE A MEMBER OF THE
 BARGAINING UNIT REPRESENTED BY THE CERTIFIED EXCLUSIVE REPRESENTATIVE;
 OR

26(IV)THEEXCLUSIVE REPRESENTATIVEEMPLOYEERESIGNS27FROM MEMBERSHIP IN THE EMPLOYEE ORGANIZATION.

28 (C) THIS SECTION MAY NOT BE CONSTRUED TO:

29 (1) AUTHORIZE OR OTHERWISE ALLOW AN EMPLOYEE TO ENGAGE IN 30 A STRIKE AS DEFINED IN § 3–303 OF THE STATE PERSONNEL AND PENSIONS 31 ARTICLE; OR

1(2)RESTRICT THE AUTHORITY OF THE COUNTY EXECUTIVE OR THE2COUNTY COUNCIL TO DETERMINE THE BUDGET OF THE EMPLOYER.

3 (D) (1) A COLLECTIVE BARGAINING AGREEMENT ENTERED INTO UNDER 4 SUBSECTION (A) OF THIS SECTION SHALL BE EFFECTIVE ON RATIFICATION BY THE 5 MAJORITY OF VOTES CAST BY THE EMPLOYEES IN THE BARGAINING UNIT AND 6 APPROVAL BY THE DIRECTOR AND BOARD.

7 (2) A SINGLE YEAR OR MULTIYEAR COLLECTIVE BARGAINING 8 AGREEMENT SHALL EXPIRE AT THE CLOSE OF BALTIMORE COUNTY'S FISCAL YEAR.

9 **23-706.** <u>23-708.</u>

10 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, 11 THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE SHALL REACH 12 AN AGREEMENT BY MARCH 1 OF THE YEAR IN WHICH A COLLECTIVE BARGAINING 13 AGREEMENT WILL EXPIRE.

14(2) THE EMPLOYER AND THE CERTIFIED EXCLUSIVE15REPRESENTATIVE MUTUALLY MAY AGREE TO EXTEND NEGOTIATIONS FOR A PERIOD16NOT TO EXTEND PAST JUNE 30 OF THE YEAR IN WHICH A COLLECTIVE BARGAINING17AGREEMENT WILL EXPIRE.

18 **(B)** AN IMPASSE IS REACHED DURING THE NEGOTIATIONS BETWEEN THE 19 EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE IF THE EMPLOYER 20 AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE DO NOT REACH AN AGREEMENT 21 BY:

22 (1) MARCH 1 OF THE YEAR IN WHICH A COLLECTIVE BARGAINING 23 AGREEMENT WILL EXPIRE; OR

24 (2) IF NEGOTIATIONS WERE EXTENDED, THE DATE TO WHICH 25 NEGOTIATIONS WERE EXTENDED UNDER SUBSECTION (A)(2) OF THIS SECTION.

(C) (1) IF AN IMPASSE IS REACHED UNDER SUBSECTION (B) OF THIS
SECTION, THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE SHALL
SUBMIT A FINAL OFFER TO THE OTHER PARTY WITHIN <u>24</u> <u>48</u> HOURS AFTER THE
IMPASSE IS REACHED.

30 (2) UNLESS THE IMPASSE REACHED UNDER SUBSECTION (B) OF THIS
 31 SECTION HAS BEEN RESOLVED, THE DISPUTE AND THE FINAL OFFERS SHALL BE
 32 SUBMITTED TO THE FEDERAL MEDIATION AND CONCILIATION SERVICE WITHIN 5
 33 DAYS AFTER THE IMPASSE IS REACHED MEDIATOR SELECTED BY THE PARTIES IN
 34 ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION.

(D) (1) WITHIN 30 DAYS AFTER THE DISPUTE IS SUBMITTED TO THE 1 2FEDERAL MEDIATION AND CONCILIATION SERVICE UNDER SUBSECTION (C)(2) OF 3 THIS SECTION, A MEDIATOR IS SELECTED BY THE PARTIES, THE MEDIATOR APPOINTED BY THE FEDERAL MEDIATION AND CONCILIATION SERVICE SHALL: 4 $\mathbf{5}$ MEET WITH THE DIRECTOR AND THE CERTIFIED **(I)** 6 **EXCLUSIVE REPRESENTATIVE; AND** 7 MAKE **(II)** WRITTEN FACT FINDINGS OF AND 8 **RECOMMENDATIONS FOR THE RESOLUTION OF THE DISPUTE IN ACCORDANCE WITH** 9 THIS SUBSECTION. 10 (2) (I) IF THE PARTIES ARE UNABLE TO AGREE ON A MEDIATOR, THEY SHALL REQUEST A LIST OF SEVEN MEDIATORS FROM THE FEDERAL MEDIATION 11 12AND CONCILIATION SERVICE. (II) WITHIN 3 WORKING DAYS AFTER RECEIVING THE LIST 13 14 UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE PARTIES SHALL ALTERNATELY 15REMOVE ONE MEDIATOR FROM THE LIST UNTIL ONLY ONE MEDIATOR REMAINS, WHO THE PARTIES SHALL AGREE WILL SERVE AS THE MEDIATOR UNDER THIS 1617SUBSECTION. 18 (3) THE MEDIATOR SHALL ACT AS AN INTERMEDIARY IN BRINGING 19 THE PARTIES TOGETHER AND SHALL ACTIVELY ASSIST THE PARTIES IN RESOLVING 20THE DISPUTE BY: 21 *(I)* **CONDUCTING PROCEEDINGS IN ACCORDANCE WITH THIS** 22SUBSECTION: 23*(II)* **REVIEWING THE FINAL POSITIONS OF THE PARTIES;** 24(III) IDENTIFYING THE MAJOR ISSUES IN THE DISPUTE BETWEEN 25THE PARTIES; 26(IV) **REVIEWING THE POSITIONS OF THE PARTIES; AND** 27(V)**RECOMMENDING A RESOLUTION FOR THE AGREEMENT OF** 28THE PARTIES. 29(4) A RESOLUTION UNDER THIS SUBSECTION: 30 *(I)* SHALL ADDRESS MATTERS SUCH AS WAGES, HOURS, OR 31 TERMS AND CONDITIONS OF EMPLOYMENT;

	14 HOUSE BILL 45
1	(II) MAY NOT INCLUDE HEALTH CARE BENEFITS; AND
$2 \\ 3$	(III) MAY NOT EXCEED 1 FISCAL YEAR, UNLESS AGREED TO BY THE PARTIES;
4	(5) ANY RESOLUTION UNDER THIS SUBSECTION REGARDING PENSION
5	BENEFITS SHALL BE CONSTRUED AS A RECOMMENDATION TO OR CONSIDERATION
6	FOR THE APPROPRIATE PENSION ADMINISTRATOR OF THE STATE OR BALTIMORE
7	COUNTY.
8	(6) (1) BEFORE ISSUING A FINAL DECISION, THE MEDIATOR SHALL
9	TAKE INTO CONSIDERATION, AMONG ANY OTHER RELEVANT FACTORS:
10	<u>1.</u> <u>The wages and pension benefits, not including</u>
11	<u>Health care benefits, of the employees of the bargaining unit;</u>
$12 \\ 13 \\ 14 \\ 15 \\ 16$	2. The wages and pension benefits of other similarly situated employees performing similar services in libraries of comparable jurisdictions to Baltimore County in the State, taking into consideration the cost of living index for the area in which the comparable department is located;
17	<u>3.</u> <u>Wages and pension benefits of similarly</u>
18	<u>situated Baltimore County employees;</u>
19	4. <u>The last published annual U.S. Department of</u>
20	<u>Labor Consumer Price Index for All Urban Consumers for All Items in</u>
21	<u>The Washington–Baltimore area;</u>
22	5. <u>The special nature of the work performed by</u>
23	<u>The employees of the bargaining unit, including:</u>
24	A. PHYSICAL REQUIREMENTS OF EMPLOYMENT;
25	<u>B.</u> <u>EDUCATIONAL REQUIREMENTS;</u>
26	<u>C.</u> <u>JOB TRAINING AND JOB SKILLS; AND</u>
27	<u>D.</u> <u>Shift assignments and the demands placed on</u>
28	<u>The employees compared to the demands placed on other similarly</u>
29	<u>situated library employees in comparable jurisdictions to Baltimore</u>
30	<u>County;</u>

1	6. STATE AND COUNTY MANDATED EXPENDITURES;
2 3 4	<u>7.</u> <u>Subject to subparagraph (II) of this</u> <u>Paragraph, availability of funds, including financial sources of</u> <u>revenue; and</u>
5	8. The interest and welfare of the public.
6 7 8 9	(II) IN CONSIDERING THE AVAILABILITY OF FUNDS FOR WAGE INCREASES, THE MEDIATOR SHALL CONSIDER THE GENERAL FUND REVENUES OF BALTIMORE COUNTY AND THE BALTIMORE COUNTY SPENDING AFFORDABILITY COMMITTEE REPORT.
10	(7) <u>A MEDIATOR MAY NOT:</u>
$\begin{array}{c} 11 \\ 12 \end{array}$	(I) <u>Recommend a wage increase without approval of</u> <u>The County Executive and County Council;</u>
$\begin{array}{c} 13\\14\\15\end{array}$	(II) <u>Recommend a pension benefit increase without</u> <u>Approval of the appropriate pension administrator of the State or</u> <u>Baltimore County; or</u>
$\begin{array}{c} 16 \\ 17 \end{array}$	(III) <u>Consider testimony regarding funds for capital</u> <u>Improvements, surplus contingency, or reserve funds.</u>
18 19	(8) (1) <u>The parties are strongly encouraged to reach an</u> <u>Agreement on all issues whenever possible.</u>
20 21 22	(II) IF NO AGREEMENT CAN BE REACHED BY THE PARTIES, THE MEDIATOR SHALL ISSUE A REPORT WITH THE MEDIATOR'S DECISION, INCLUDING WRITTEN FINDINGS OF FACT.
$\begin{array}{c} 23\\ 24 \end{array}$	(9) <u>The mediator may adopt a package of final positions or</u> <u>Rule on each matter separately.</u>
25 26 27 28	(2) (10) COPIES OF THE MEDIATOR'S WRITTEN FINDINGS AND RECOMMENDATIONS SHALL BE SUBMITTED TO THE DIRECTOR AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE <u>ON OR BEFORE THE IMMEDIATELY FOLLOWING APRIL</u> 2.
29 30 31	(3) (11) ANY COSTS ASSOCIATED WITH THIS SUBSECTION SHALL BE SHARED EQUALLY BY THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE.

(12) This subsection may not be construed to interfere with

 $\mathbf{2}$ ANY EFFORTS THE PARTIES MAY UNDERTAKE TO REACH AN AGREEMENT AT ANY 3 TIME. (13) (1) THE COUNTY EXECUTIVE IS NOT BOUND BY ANY DECISION 4 $\mathbf{5}$ MADE UNDER THIS SUBSECTION AND SHALL ACT IN ACCORDANCE WITH THIS 6 SECTION. (II) THE COUNTY COUNCIL MAY ACCEPT OR REJECT THE 7 **RECOMMENDATION OF APPROVAL BY THE COUNTY EXECUTIVE.** 8 9 (14) This subsection shall be the exclusive procedure for 10 **RESOLVING DISPUTES BETWEEN THE PARTIES, UNLESS THE PARTIES, BY MUTUAL** 11 AGREEMENT, DETERMINE TO USE ANOTHER METHOD OF DISPUTE RESOLUTION. 12**(E)** (1) THE DIRECTOR AND CERTIFIED EXCLUSIVE REPRESENTATIVE 13SHALL MEET WITHIN 5 DAYS AFTER THE CONCLUSION OF MEDIATION HELD UNDER 14 SUBSECTION (D) OF THIS SECTION TO REACH A VOLUNTARY RESOLUTION OF THE **DISPUTE** SHALL SUBMIT THE FINDINGS AND RECOMMENDATIONS OF THE MEDIATOR 15 16 TO THE BOARD IN A TIMELY MANNER CONSISTENT WITH THE TIMING OF PARAGRAPH 17(2) OF THIS SUBSECTION. 18 IF THE DIRECTOR AND THE CERTIFIED EXCLUSIVE (2) 19 REPRESENTATIVE DO NOT REACH A VOLUNTARY RESOLUTION OF THE DISPUTE 20 UNDER PARAGRAPH (1) OF THIS SUBSECTION. THE PARTIES SHALL ADOPT THE FINDINGS AND RECOMMENDATIONS OF THE MEDIATOR AND SUBMIT THEM TO THE 2122BOARD FOR FINAL APPROVAL THE BOARD SHALL APPROVE ALL 23RECOMMENDATIONS AND FINDINGS OF THE MEDIATOR THAT DO NOT RELATE TO A 24FINANCIAL ISSUE OR REQUIRE AN APPROPRIATION OF ADDITIONAL FUNDS WITHIN 5 DAYS OF THE MEDIATOR'S DECISION. 252623-707. 23-709. THE EMPLOYER SHALL SUBMIT TO THE BOARD SHALL SUBMIT A TERM 27(A) 28OF A COLLECTIVE BARGAINING AGREEMENT OR MEMORANDUM OF UNDERSTANDING 29ENTERED INTO UNDER <u>§ 23–705</u> <u>§ 23–707</u> <u>§</u> 23–707 AND 23–708 OF THIS SUBTITLE TO THE COUNTY EXECUTIVE WITH THE BOARD'S RECOMMENDATION REGARDING 30 WHETHER THE AGREEMENT OR THE MEDIATOR'S DECISION IF THE TERM: 3132(1) **REQUIRES** REQUIRES AN APPROPRIATION OF ADDITIONAL 33 FUNDS; OR. 34 (2) HAS OR MAY HAVE A FISCAL IMPACT ON THE EMPLOYER.

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1	(b) The employer shall make a good faith effort to have the
2	BOARD APPROVE ALL TERMS OF A COLLECTIVE BARGAINING AGREEMENT THAT THE
3	EMPLOYER IS REQUIRED TO SUBMIT TO THE BOARD FOR REVIEW.
4	(C) (1) THE BOARD SHALL STATE IN WRITING WHETHER IT WILL
5	REQUEST THAT THE COUNTY EXECUTIVE APPROPRIATE FUNDS FOR OR OTHERWISE
6	IMPLEMENT THE ITEMS THAT REQUIRE BOARD REVIEW:
7	(i) On or before May 1 of the year in which a
8	COLLECTIVE BARGAINING AGREEMENT WILL EXPIRE; OR
9	(II) WITHIN 30 DAYS OF RECEIVING THE TERMS SUBMITTED
10	FOR REVIEW UNDER SUBSECTION (A) OF THIS SECTION IF NEGOTIATIONS ARE
11	extended beyond May 1 under § 23-706(a)(2) <u>§ 23-708(a)(2)</u> of this subtitle.
12	(2) IF THE BOARD INTENDS NOT TO REQUEST AN APPROPRIATION OF
13	funds for or otherwise implement a term, or part of a term, the Board
14	SHALL INCLUDE THE REASON FOR THE REJECTION IN THE WRITTEN STATEMENT
15	REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION.
16	(d) (1) If the Board rejects a term submitted for Board review,
17	THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE SHALL:
$\frac{18}{19}$	(1) MEET AS SOON AS POSSIBLE TO NEGOTIATE AN AGREEMENT ACCEPTABLE TO THE BOARD; AND
10	ACCEL INDEE TO THE DOMO, MAD
20	(II) SUBMIT TO THE BOARD THE RESULTS OF THE NEGOTIATION
21	on or before May 15 of the year in which a collective bargaining
22	AGREEMENT WILL EXPIRE.
23	(2) The Board shall consider the agreement submitted
24	UNDER PARAGRAPH (1) OF THIS SUBSECTION AND ISSUE A STATEMENT AS
25	REQUIRED UNDER SUBSECTION (C) OF THIS SECTION REGARDING THE NEW TERM.
26	(3) If the employer or the certified exclusive
27	REPRESENTATIVE DECLARES THAT AN IMPASSE EXISTS, THE DISPUTE SHALL BE
28	SUBMITTED FOR MEDIATION IN ACCORDANCE WITH § 23-706 § 23-708 OF THIS
29	SUBTITLE.
30	
	(e) (1) (i) If the Board accepts a term submitted for Board
31	(e) (1) (i) If the Board accepts a term submitted for Board review that requires additional funding, the Board shall submit a

33 COLLECTIVE BARGAINING AGREEMENT.

1(H) (B)(1)THE COUNTY EXECUTIVE MAY APPROVE OR2REJECT A REQUEST FOR ADDITIONAL FUNDING UNDER SUBSECTION (A) OF THIS3SECTION, IN WHOLE OR IN PART.

4 (HI) (2) IF THE COUNTY EXECUTIVE APPROVES A REQUEST
5 UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH PARAGRAPH (1) OF THIS
6 SUBSECTION, THE COUNTY EXECUTIVE SHALL SUBMIT THE REQUEST FOR
7 ADDITIONAL FUNDS TO THE COUNTY COUNCIL.

8 (2) (C) THE COUNTY COUNCIL MAY APPROVE OR REJECT A 9 REQUEST FOR ADDITIONAL FUNDING, IN WHOLE OR IN PART.

10 (1) IF ANY PART OF A REQUEST FOR ADDITIONAL (3) (]) (D) FUNDING SUBMITTED TO THE COUNTY EXECUTIVE OR COUNTY COUNCIL UNDER 11 THIS SUBSECTION IS REJECTED, THE ENTIRE COLLECTIVE BARGAINING 1213AGREEMENT REQUEST FOR ADDITIONAL FUNDS SHALL BE RETURNED TO THE EMPLOYER AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE FOR RENEGOTIATION 1415WITHIN THE LIMITS OF THE FUNDING ALLOCATED BY THE COUNTY EXECUTIVE AND **COUNTY COUNCIL.** 16

17(H) (2)THE RENEGOTIATION SHALL BE COMPLETED WITHIN18A TIMETABLE ESTABLISHED BY THE COUNTY EXECUTIVE.

(HI) 1. (3) (1) IF AN IMPASSE IS REACHED, THE EMPLOYER
 AND THE CERTIFIED EXCLUSIVE REPRESENTATIVE SHALL SUBMIT A FINAL OFFER,
 WITHIN THE LIMITS OF THE FUNDING ALLOCATED BY THE COUNTY EXECUTIVE AND
 COUNTY COUNCIL, FOR THE REVIEW OF THE COUNTY EXECUTIVE.

23 23 24 (II) THE COUNTY EXECUTIVE SHALL SELECT ONE
 24 OF THE OFFERS SUBMITTED UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH
 25 SUBPARAGRAPH (I) OF THIS PARAGRAPH.

263- (III)THE SELECTION OF THE COUNTY EXECUTIVE IS27BINDING ON ALL PARTIES.

28(E)(1)THEEMPLOYERANDTHECERTIFIEDEXCLUSIVE29REPRESENTATIVE ARE MUTUALLY OBLIGATED TO:

30(I)MEET AT REASONABLE TIMES IN CONSIDERATION OF THE31COUNTY'S BUDGET SUBMISSION DATE; AND

32 (II) <u>NEGOTIATE IN GOOD FAITH ON:</u>

WAGES, HOURS, AND TERMS AND CONDITIONS OF 1 1. $\mathbf{2}$ EMPLOYMENT; AND 3 2. DRAFTING A WRITTEN COLLECTIVE BARGAINING 4 AGREEMENT THAT CONTAINS ALL MATTERS AGREED ON AND SIGNED BY AUTHORIZED REPRESENTATIVES OF BOTH PARTIES. $\mathbf{5}$ 6 THE OBLIGATION TO NEGOTIATE IN GOOD FAITH UNDER (2) 7 PARAGRAPH (1)(II) OF THIS SUBSECTION: 8 **REQUIRES THAT AN EFFORT BE MADE BY BOTH PARTIES TO** *(I)* ARRIVE AT AN AGREEMENT AND REDUCE THE AGREEMENT TO WRITING WITHIN A 9 10 **REASONABLE PERIOD OF TIME; AND** 11 *(II)* DOES NOT REQUIRE THAT ANY CONCESSION BE MADE BY 12EITHER PARTY. 13 23-708. 23-710. 14(A) THE EMPLOYER MAY NOT: 15(1) INTERFERE WITH, COERCE, UNDULY INFLUENCE, OR RESTRAIN 16 AN EMPLOYEE'S EXERCISE OF RIGHTS UNDER THIS SUBTITLE; 17(2) DOMINATE, INTERFERE WITH, ASSIST IN THE FORMATION, ADMINISTRATION, OR EXISTENCE OF, OR CONTRIBUTE FINANCIAL ASSISTANCE OR 18 OTHER SUPPORT TO AN EMPLOYEE ORGANIZATION; 19 20(3) ENCOURAGE OR DISCOURAGE MEMBERSHIP IN AN EMPLOYEE 21ORGANIZATION BY DISCRIMINATING AGAINST AN EMPLOYEE THROUGH HIRING, 22TENURE, PROMOTION, OR OTHER CONDITIONS OF EMPLOYMENT; OR 23(4) **REFUSE TO BARGAIN IN GOOD FAITH WITH AN EMPLOYEE** 24ORGANIZATION THAT IS THE EXCLUSIVE REPRESENTATIVE OF THE EMPLOYEES. 25**(B)** AN EMPLOYEE ORGANIZATION MAY NOT: (1) 26INTERFERE WITH, COERCE, UNDULY INFLUENCE, OR RESTRAIN AN EMPLOYEE'S EXERCISE OF RIGHTS UNDER THIS SUBTITLE; 2728(2) CAUSE OR ATTEMPT TO CAUSE THE EMPLOYER TO DISCRIMINATE 29AGAINST AN EMPLOYEE BECAUSE THE EMPLOYEE EXERCISES A RIGHT UNDER THIS 30 SUBTITLE; OR

	20 HOUSE BILL 45
$\frac{1}{2}$	(3) DISCIPLINE OR FINE A MEMBER OF THE EMPLOYEE ORGANIZATION AS PUNISHMENT OR REPRISAL;
$egin{array}{c} 3 \ 4 \ 5 \end{array}$	(4) DISCIPLINE OR FINE A MEMBER OF THE EMPLOYEE ORGANIZATION FOR THE PURPOSE OF IMPEDING THE MEMBER'S WORK PERFORMANCE; OR
$6 \\ 7$	(3) (5) REFUSE TO BARGAIN IN GOOD FAITH WITH THE EMPLOYER OR TO PARTICIPATE IN GOOD FAITH IN A PROCEDURE UNDER THIS SUBTITLE.
8 9 10	(C) (1) AN EMPLOYEE WHO IS A MEMBER OF A BARGAINING UNIT WITH AN <u>A CERTIFIED</u> EXCLUSIVE REPRESENTATIVE MAY, WITHOUT THE INTERVENTION OF AN EMPLOYEE ORGANIZATION, DISCUSS ANY MATTER WITH THE EMPLOYER.
$11 \\ 12 \\ 13 \\ 14 \\ 15$	(2) This subsection does not waive the right of the EMPLOYEE ORGANIZATION TO BE THE EXCLUSIVE BARGAINING REPRESENTATIVE FOR ISSUES RELATED TO WAGES, HOURS, AND WORKING CONDITIONS AND IS NOT INTENDED TO CREATE AN ALTERNATE PATH TO ALTER TERMS AND CONDITIONS OF THE COLLECTIVE BARGAINING AGREEMENT BETWEEN THE PARTIES.
16	23–709. <u>23–711.</u>
17 18	(A) <u>IT</u> <u>NOTWITHSTANDING ANY OTHER PROVISIONS OF LAW, IT</u> IS THE EXCLUSIVE RIGHT OF THE EMPLOYER TO:
19 20	(1) DETERMINE THE PURPOSES AND OBJECTIVES OF EACH OF ITS CONSTITUENT OFFICES AND DEPARTMENTS;
21	(2) <u>SET STANDARDS OF SERVICES TO BE OFFERED TO THE PUBLIC;</u>
$\begin{array}{c} 22\\ 23 \end{array}$	(3) EXERCISE CONTROL AND DISCRETION OVER ITS ORGANIZATION AND OPERATIONS; AND
$24 \\ 25 \\ 26$	(4) DETERMINE THE METHODS, MEANS, PERSONNEL, AND OTHER RESOURCES BY WHICH THE EMPLOYER'S OPERATIONS ARE TO BE CONDUCTED, INCLUDING:
27	(1) <u>The use of volunteers; and</u>
28 29	(II) <u>The contracting out of work if considered</u> <u>Necessary.</u>

1WITHTHE BALTIMORE COUNTY CHARTER ANDOTHER APPLICABLE LAWS, THE2EMPLOYER MAY:

- 3 (1) DIRECT ITS EMPLOYEES;
- 4 (2) HIRE, PROMOTE, TRANSFER, ASSIGN, OR RETAIN EMPLOYEES;
 - (3) ESTABLISH REASONABLE WORK RULES; AND

6(4)DEMOTE, SUSPEND, DISCHARGE, OR TAKEANYOTHER7DISCIPLINARY ACTION AGAINST ITS EMPLOYEES FOR JUST CAUSE.

8 (C) <u>The provisions of this section shall be deemed to be part of</u> 9 <u>EVERY AGREEMENT EXECUTED BETWEEN THE EMPLOYER AND A CERTIFIED</u> 10 <u>EXCLUSIVE REPRESENTATIVE.</u>

11(D)THIS SECTION MAY NOT BE CONSTRUED TO DENY THE RIGHT OF AN12EMPLOYEE TO SUBMIT A GRIEVANCE WITH REGARD TO THE EMPLOYER'S EXERCISE13OF ITS RIGHTS UNDER THIS SECTION.

14 (E) EXCEPT AS OTHERWISE PROVIDED BY LAW, IF EMPLOYEES HAVE 15 ENTERED INTO A COLLECTIVE BARGAINING AGREEMENT WITH THE EMPLOYER 16 UNDER THIS SUBTITLE, THE COLLECTIVE BARGAINING AGREEMENT ENTERED INTO 17 SUPERSEDES ANY CONFLICTING REGULATION OR ADMINISTRATIVE POLICY OF THE 18 EMPLOYER.

19 <u>23–712.</u>

 $\mathbf{5}$

20 (A) IN THIS SECTION, "STRIKE" HAS THE MEANING STATED IN § 3–303 OF 21 THE STATE PERSONNEL AND PENSIONS ARTICLE.

22 (B) AN EMPLOYEE OR AN EMPLOYEE ORGANIZATION MAY NOT ENGAGE IN, 23 INDUCE, INITIATE, DIRECT, SUPPORT, OR RATIFY A STRIKE.

- 24(C)IF A STRIKE OCCURS, ON REQUEST OF THE EMPLOYER, A COURT OF25COMPETENT JURISDICTION MAY ENJOIN THE STRIKE.
- 26
 (D)
 An
 EMPLOYEE
 MAY
 NOT
 RECEIVE
 COMPENSATION
 FROM

 27
 EMPLOYER WHILE THE EMPLOYEE IS ENGAGED IN A STRIKE.
- 28 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 29 INDICATED.

1	(2) "LOCKOUT" MEANS THE TEMPORARY WITHHOLDING OF WORK, BY
2	MEANS OF SHUTTING DOWN AN OPERATION OR FUNCTION IN ORDER TO BRING
3	PRESSURE ON EMPLOYEES OR ON THEIR REPRESENTATIVES TO ACCEPT A CHANGE
4	IN COMPENSATION OR RIGHTS, PRIVILEGES, OBLIGATIONS, OR OTHER TERMS AND
5	CONDITIONS OF EMPLOYMENT.
6	(3) <u>"Secondary boycott" means an activity by an employee</u>
7	ORGANIZATION OR ITS MEMBERS THAT IS INTENDED TO INDUCE, ENCOURAGE, OR
8	<u>COERCE PERSONS DOING BUSINESS WITH THE EMPLOYER TO WITHHOLD,</u>
9	WITHDRAW, OR IN ANY RESPECT CURTAIL THEIR BUSINESS RELATIONS WITH THE
10	<u>COUNTY.</u>
11	
11	(4) <u>"STRIKE" MEANS THE REFUSAL OR FAILURE BY AN EMPLOYEE OR</u>
12	GROUP OF EMPLOYEES TO PERFORM THEIR DUTIES OF EMPLOYMENT AS ASSIGNED
13	IF A PURPOSE OF THE REFUSAL OR FAILURE IS TO INDUCE, FORCE, OR REQUIRE THE
14	EMPLOYER TO ACT OR REFRAIN FROM ACTING WITH REGARD TO ANY MATTER.
15	(5) "WORK STOPPAGE" MEANS:
-	
16	(I) <u>The willful absence of a group of employees from</u>
17	THEIR POSITIONS;
18	(II) THE ENGAGING IN A SLOWDOWN BY EMPLOYEES; OR
19	(III) <u>The refusal of employees to perform job duties.</u>
90	
20	
01	(B) IN GENERAL, STRIKES, WORK STOPPAGES, LOCKOUTS, AND SECONDARY
21	<u>(B)</u> <u>IN GENERAL, STRIKES, WORK STOPPAGES, LOCKOUTS, AND SECONDARY</u> <u>BOYCOTTS ARE PROHIBITED.</u>
	BOYCOTTS ARE PROHIBITED.
22	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE
$\begin{array}{c} 22\\ 23 \end{array}$	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK
22	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE
22 23 24	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT.
22 23 24 25	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE,
22 23 24 25 26	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER,
22 23 24 25 26 27	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER, ITS PROPERTY, OR FIELD OR OFFICE FACILITIES IN FURTHERANCE OF A STRIKE,
22 23 24 25 26	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER,
22 23 24 25 26 27	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER, ITS PROPERTY, OR FIELD OR OFFICE FACILITIES IN FURTHERANCE OF A STRIKE,
22 23 24 25 26 27 28	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER, ITS PROPERTY, OR FIELD OR OFFICE FACILITIES IN FURTHERANCE OF A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT.
22 23 24 25 26 27 28 29	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER, ITS PROPERTY, OR FIELD OR OFFICE FACILITIES IN FURTHERANCE OF A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (D) IF AN EMPLOYEE ORGANIZATION VIOLATES THIS SECTION, THE BOARD,
22 23 24 25 26 27 28 29	BOYCOTTS ARE PROHIBITED. (C) (1) EMPLOYEES AND EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, SPONSOR, INITIATE, SUPPORT, DIRECT, OR CONDONE A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (2) EMPLOYEE ORGANIZATIONS MAY NOT ENGAGE IN, INITIATE, SPONSOR, OR SUPPORT, DIRECTLY OR INDIRECTLY, PICKETING OF THE EMPLOYER, ITS PROPERTY, OR FIELD OR OFFICE FACILITIES IN FURTHERANCE OF A STRIKE, WORK STOPPAGE, OR SECONDARY BOYCOTT. (D) IF AN EMPLOYEE ORGANIZATION VIOLATES THIS SECTION, THE BOARD,

1(2)DISQUALIFYTHEEMPLOYEEORGANIZATIONFROM2PARTICIPATING IN REPRESENTATION ELECTIONS FOR A PERIOD OF UP TO 2 YEARS;3AND

4 (3) <u>TERMINATE IMMEDIATELY THE PAYROLL DEDUCTIONS FOR THE</u> 5 <u>EMPLOYEE ORGANIZATION'S DUES.</u>

6 (E) <u>AN EMPLOYEE WHO VIOLATES THIS SECTION IS SUBJECT TO IMMEDIATE</u> 7 <u>DISCIPLINARY ACTION, WHICH MAY INCLUDE PERMANENT DISMISSAL FROM THE</u> 8 <u>EMPLOYMENT BY THE EMPLOYER FOR JUST CAUSE.</u>

9 <u>(F) (1)</u> <u>The employer may not direct a lockout against</u> 10 <u>employees.</u>

11(2)THIS SUBSECTION MAY NOT BE CONSTRUED TO PROHIBIT THE12EMPLOYER FROM EXERCISING ITS MANAGERIAL RIGHTS.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October July 1, 2021.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.