HOUSE BILL 915

Unofficial Copy F1 HB 1410/98 - APP 1999 Regular Session 9lr1809

By: Delegate DeCarlo Introduced and read first time: February 12, 1999 Assigned to: Ways and Means A BILL ENTITLED 1 AN ACT concerning 2 **Education - Baltimore County - Organizations of Noncertificated Public** 3 **School Employees - Service Fees** 4 FOR the purpose of requiring the Baltimore County Board of Education, with respect 5 to noncertificated employees, to negotiate a structure of reasonable service fees 6 to be charged nonmembers for representation in negotiations and grievance 7 matters by employee organizations; providing that in Baltimore County when 8 the County Board negotiates a structure of fees, each party shall confer in good faith at all reasonable times and reduce to writing the matters agreed on in 9 10 negotiations, and neither party is required to agree to any proposal or make any concession; and generally relating to organizations of noncertificated employees. 11 12 BY repealing and reenacting, with amendments, Article - Education 13 14 Section 6-504(d) Annotated Code of Maryland 15 16 (1997 Replacement Volume and 1998 Supplement) 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows: 19 **Article - Education** 20 6-504. 21 In Anne Arundel County [and Baltimore County], the County (d) (1) (I) 22 Board, with respect to noncertificated employees, may negotiate a structure of 23 reasonable service fees to be charged nonmembers for representation in negotiations 24 and grievance matters by employee organizations. IN BALTIMORE COUNTY, THE COUNTY BOARD, WITH RESPECT 25 (II)

26 TO NONCERTIFICATED EMPLOYEES, SHALL NEGOTIATE A STRUCTURE OF

27 REASONABLE SERVICE FEES TO BE CHARGED NONMEMBERS FOR REPRESENTATION 28 IN NEGOTIATIONS AND GRIEVANCE MATTERS BY EMPLOYEE ORGANIZATIONS.

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1 2	(2) In Anne Arundel County, if the County Board negotiates a structure of fees as authorized under this subsection:			
3		(i)	Each par	rty shall:
4			1.	Confer in good faith, at all reasonable times; and
5 6	negotiations; and		2.	Reduce to writing the matters agreed on as a result of the
7 8	any concession.	(ii)	Neither	party is required to agree to any proposal or to make
11	(3) (i) [The provisions of this paragraph apply if an agency or representation fee is negotiated in Baltimore County.] IN BALTIMORE COUNTY, WHEN THE COUNTY BOARD NEGOTIATES A STRUCTURE OF FEES AS AUTHORIZED UNDER THIS SUBSECTION:			
13			1.	EACH PARTY SHALL:
14 15	AND		A.	CONFER IN GOOD FAITH, AT ALL REASONABLE TIMES;
16 17	RESULT OF THE N	EGOTIA	B. TIONS;	REDUCE TO WRITING THE MATTERS AGREED ON AS A AND
18 19	PROPOSAL OR TO	MAKE A	2. ANY CO	NEITHER PARTY IS REQUIRED TO AGREE TO ANY NCESSION.
22 23 24 25	(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.			
29 30	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		ational ex	the Board penses of	ployee organization designated as the exclusive d an annual audit from an external auditor f the employee organization and explains how ed on the audit.
36 37	the expenses incurred	(iv) d by the e	1. mployee	The agency or representation fee shall be based only on organization in its representation in

- 1 negotiations, contract administration, including the handling of grievances, and other
- 2 activities as required under § 6-509 of this title; and
- 3 2. Any political activities of the employee organization 4 designated as the exclusive representative may not be financed by the funds collected
- 5 from the agency or representation fee.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take
- 7 effect July 1, 1999.