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By: **Delegates Kopp, Rawlings, and A. Jones** Introduced and read first time: February 9, 2000 Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

2

State Personnel - Higher Education - Collective Bargaining

3 FOR the purpose of expanding the scope of certain provisions of law governing

4 collective bargaining to include certain employees of certain State institutions of

5 higher education; requiring that the boards of regents and the boards of trustees

6 of certain State institutions of higher education take certain actions in

7 accordance with the requirements of certain laws governing collective

8 bargaining; requiring the boards of regents and the boards of trustees to

9 designate one or more representatives to participate as a party in collective

10 bargaining; specifying appropriate bargaining units for certain employees of

11 certain State institutions of higher education; authorizing the State Labor

12 Relations Board to assign classification titles and positions to the bargaining

13 units; requiring the negotiation of a supplemental memorandum of

14 understanding at each constituent institution of the University System of

15 Maryland under certain circumstances; repealing certain provisions of law that

16 prohibit the Board of Regents of the University System of Maryland from

17 establishing or implementing a certain collective bargaining plan; and generally

18 relating to collective bargaining for employees of State institutions of higher

19 education.

20 BY repealing and reenacting, with amendments,

21 Article - Education

22 Section 12-110, 12-111, 14-104(f) and (g), 14-408, and 16-505(c) and (j)

- 23 Annotated Code of Maryland
- 24 (1999 Replacement Volume)

25 BY repealing and reenacting, with amendments,

- 26 Article State Personnel and Pensions
- 27 Section 3-102, 3-403, and 3-501
- 28 Annotated Code of Maryland
- 29 (1997 Replacement Volume and 1999 Supplement)
- 30 BY repealing
- 31 Chapter 298 of the Acts of the General Assembly of 1999

1 Section 6

2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF3 MARYLAND, That the Laws of Maryland read as follows:

4

Article - Education

5 12-110.

6 (a) (1) Upon the recommendation of the Chancellor who shall consult with
7 the presidents, AND IN ACCORDANCE WITH THE REQUIREMENTS OF TITLE 3 OF THE
8 STATE PERSONNEL AND PENSIONS ARTICLE, the Board of Regents shall establish
9 general standards and guidelines governing the appointment, compensation,
10 advancement, tenure, and termination of all faculty and administrative personnel in

11 the University System of Maryland.

12 (2) These standards and guidelines shall recognize the diverse missions 13 of the constituent institutions.

(3) ON THE RECOMMENDATION OF THE CHANCELLOR WHO SHALL
 CONSULT WITH THE PRESIDENTS, THE BOARD OF REGENTS SHALL DESIGNATE ONE
 OR MORE REPRESENTATIVES TO PARTICIPATE AS A PARTY IN COLLECTIVE
 BARGAINING ON BEHALF OF THE UNIVERSITY SYSTEM OF MARYLAND.

18 (b) The Board of Regents may establish different standards of compensation19 based on the size and missions of the constituent institutions.

20 (c) Subject to such standards and guidelines, AND IN ACCORDANCE WITH THE
 21 REQUIREMENTS OF TITLE 3 OF THE STATE PERSONNEL AND PENSIONS ARTICLE, a
 22 president may:

23 (1) Prescribe additional personnel policies; and

24 (2) Approve individual personnel actions affecting the terms and 25 conditions of academic and administrative appointments.

26 12-111.

27 (a) Except as otherwise provided by law, appointments of the University

28 System of Maryland are not subject to or controlled by the provisions of the State

29 Personnel and Pensions Article that govern the State Personnel Management System.

30 (b) After appointment, employees in positions designated by the University 31 shall be regarded and treated in the same manner as skilled service or professional

32 service employees, with the exception of special appointments, in the State Personnel

33 Management System and:

34 (1) Have all rights and privileges of skilled service or professional service35 employees, with the exception of special appointments, in the State Personnel

36 Management System;

1 Have the right of appeal as provided by law, OR AS PROVIDED IN AN (2)2 APPLICABLE MEMORANDUM OF UNDERSTANDING CONTAINING A GRIEVANCE AND 3 APPEAL PROCEDURE THAT SUPERSEDES THE PROCEDURES ESTABLISHED IN TITLE 4 13, SUBTITLE 2 OF THIS ARTICLE, in any case of alleged injustice; Shall be paid salaries not less than those paid in similar 5 (3) 6 classifications in other State agencies; and 7 Shall retain their vacation privileges, retirement status, and benefits (4)8 under the State retirement systems. 9 Subject to subsection (b) of this section, AND IN ACCORDANCE WITH THE (c) 10 REQUIREMENTS OF TITLE 3 OF THE STATE PERSONNEL AND PENSIONS ARTICLE, the 11 Board of Regents shall establish general policies and guidelines governing the 12 appointment, compensation, advancement, tenure, and termination of all classified 13 personnel. 14 14-104. 15 On the recommendation of the President, AND IN ACCORDANCE (f) (1)(i) 16 WITH THE REOUIREMENTS OF TITLE 3 OF THE STATE PERSONNEL AND PENSIONS 17 ARTICLE, the Board of Regents shall establish general standards and guidelines 18 governing the appointment, compensation, advancement, tenure, and termination of 19 all faculty, executive staff, and professional administrative personnel in the Morgan 20 State University. 21 Subject to such standards and guidelines, AND IN ACCORDANCE (ii) 22 WITH THE REQUIREMENTS OF TITLE 3 OF THE STATE PERSONNEL AND PENSIONS 23 ARTICLE, the President may: 24 1. Adopt additional personnel policies; and 25 2. Approve individual personnel actions affecting the terms 26 and conditions of academic and administrative appointments. 27 Except as otherwise provided by law, appointments of Morgan State (2)28 University are not subject to or controlled by the provisions of the State Personnel 29 and Pensions Article that govern the State Personnel Management System. 30 Notwithstanding any other provision of law, the Board of (3)(i) 31 Regents may create any position to the extent that the cost of the position, including 32 any fringe benefit costs, is funded from existing funds. Nothing in this paragraph may be construed to require any 33 (ii) 34 additional State General Fund support. 35 By September 1 of each year, the Board shall submit an annual (iii) 36 position accountability report to the Department of Budget and Management, the 37 Department of Legislative Services, and the Maryland Higher Education Commission

1 reporting the total positions created and the cost and the funding source for any

2 positions created by the University in the previous fiscal year.

3 (iv) The total number of positions authorized under this paragraph 4 shall be limited as specified annually in the State budget bill.

5 (4) ON THE RECOMMENDATION OF THE PRESIDENT, THE BOARD OF
6 REGENTS SHALL DESIGNATE ONE OR MORE REPRESENTATIVES TO PARTICIPATE AS
7 A PARTY IN COLLECTIVE BARGAINING ON BEHALF OF THE UNIVERSITY.

8 (g) (1) After appointment, employees in positions designated by the 9 University shall be regarded and treated in the same manner as skilled service or 10 professional service employees, with the exception of special appointments, in the 11 State Personnel Management System and:

(i) Have all rights and privileges of skilled service or professional
service employees, with the exception of special appointments, in the State Personnel
Management System;

(ii) Have the right of appeal as provided by law, OR AS PROVIDED IN
AN APPLICABLE MEMORANDUM OF UNDERSTANDING CONTAINING A GRIEVANCE
AND APPEAL PROCEDURE THAT SUPERSEDES THE PROCEDURES ESTABLISHED BY
LAW, in any case of alleged injustice;

19(iii)Shall be paid salaries not less than those paid in similar20 classifications in other State agencies; and

21 (iv) Shall retain their vacation privileges, accrued sick leave,
22 retirement status, and benefits under the State retirement systems.

(2) Subject to paragraph (1) of this subsection, AND IN ACCORDANCE
 WITH THE REQUIREMENTS OF TITLE 3 OF THE STATE PERSONNEL AND PENSIONS
 ARTICLE, the Board of Regents shall establish general policies and guidelines

26 governing the appointment, compensation, advancement, tenure, and termination of

27 all classified personnel.

28 14-408.

29 (a) (1) On the recommendation of the President, AND IN ACCORDANCE WITH
30 THE REQUIREMENTS OF TITLE 3 OF THE STATE PERSONNEL AND PENSIONS ARTICLE,
31 the Board of Trustees of St. Mary's College shall establish a personnel system.

| 32 | (2) | To carry | y out the requirements of this section, the Board [may]: |
|----|-----|----------|--|
| 33 | | (i) | [Establish] MAY ESTABLISH and abolish positions; |
| 34 | | (ii) | [Determine] MAY DETERMINE employee qualifications; |
| 35 | | (iii) | [Establish] MAY ESTABLISH terms of employment, including |

36 compensation, benefits, holiday schedules, and leave policies; [and]

| 1 2 | employees; AND | (iv) | [Determine] MAY DETERMINE any other matters concerning |
|----------|------------------------------------|---------------------------------|--|
| | PARTICIPATE AS COLLEGE. | (V) A PARTY | SHALL DESIGNATE ONE OR MORE REPRESENTATIVES TO IN COLLECTIVE BARGAINING ON BEHALF OF THE |
| 6 | (b) The pe | ersonnel sy | stem shall provide fair and equitable procedures for: |
| 7 | (1) | The red | ress of employee grievances; and |
| 8 9 | (2) with law. | The hir | ing, promotion, and termination of employees in accordance |
| | the College qualifie | s for and s | as provided in paragraph (2) of this subsection, an employee of shall participate in the Employees' Pension System of the chers' Pension System of the State of Maryland. |
| | | lty positic | ployee in a position determined by the Board to be a on may join the optional retirement program under Title Pensions Article. |
| 16 | 16-505. | | |
| 17 | (c) (1) | The Bo | ard of Trustees shall: |
| 18 19 | | (i) ubtitle and | Adopt reasonable rules, regulations, and bylaws to carry out the §§ 10-204 and 10-211 of this article; and |
| 20 | | (ii) | Keep separate records and minutes. |
| 23 24 | A GRIEVANCE A ESTABLISHED B | I AN APP ND APPE Y LAW, T | with respect to skilled service employee grievance appeals, OR LICABLE MEMORANDUM OF UNDERSTANDING CONTAINING AL PROCEDURE THAT SUPERSEDES THE PROCEDURES Title 10, Subtitles 1 and 2 of the State Government Article Act") does not apply to the Board of Trustees. |
| | President, faculty, a | nd officer | ustees may fix the salaries and terms of employment of the s of the College IN ACCORDANCE WITH THE E 3 OF THE STATE PERSONNEL AND PENSIONS ARTICLE. |
| 29 | | | Article - State Personnel and Pensions |
| 30 | 3-102. | | |
| 31 32 | (a) Except applies to all emploits | | ed in this title or as otherwise provided by law, this title |
| 33 34 | (1) government; | the prin | cipal departments within the Executive Branch of State |

| 6 | | | | | HOUSE BILL 607 | | | | |
|----------|---|------------------|--------------------|---|--|--|--|--|--|
| 1 | | (2) | the Ma | yland Ins | surance Administration; | | | | |
| 2 | | (3) | the Stat | the State Department of Assessments and Taxation; [and] | | | | | |
| 3 | | (4) | the Stat | e Lottery | Agency; AND | | | | |
| | UNIVERSI COMMUNI | | MARY'S | | ITY SYSTEM OF MARYLAND, MORGAN STATE GE OF MARYLAND, AND BALTIMORE CITY | | | | |
| 7 | (b) | This tit | le does n | e does not apply to: | | | | | |
| 8 9 | (1) employees of the Mass Transit Administration, as that term is defined in § 7-601(a)(2) of the Transportation Article; | | | | | | | | |
| 10 | | (2) | an emp | loyee wh | o is elected to the position by popular vote; | | | | |
| 11 12 | for by the N | (3) ⁄laryland | | | a position by election or appointment that is provided | | | | |
| 13 | | (4) | an emp | loyee wh | o is: | | | | |
| 14 15 | System; or | | (i) | a specia | al appointee in the State Personnel Management | | | | |
| 16 17 | | rovided | (ii) for by the | 1. Marylan | directly appointed by the Governor by an appointment d Constitution; | | | | |
| 18 19 | Governor; o | or | | 2. | appointed by or on the staff of the Governor or Lieutenant | | | | |
| 20 21 | Office; | | | 3. | assigned to the Government House or the Governor's | | | | |
| 22 23 | Board; | (5) | an emp | loyee ass | igned to the Board or with access to records of the | | | | |
| 24 | | (6) | an emp | loyee in: | | | | | |
| 25 26 | System; or | | (i) | the exec | cutive service of the State Personnel Management | | | | |
| 27 28 | system who | is: | (ii) | a unit o | f the Executive Branch with an independent personnel | | | | |
| | position that elected office | | xcluded 1 | 1. inder iten | the chief administrator of the unit or a comparable n (3) of this subsection as a constitutional or | | | | |
| 32 33 | comparable | position | • | 2. | a deputy or assistant administrator of the unit or a | | | | |
| | | | | | | | | | |

1(7)(i)a temporary or contractual employee in the State Personnel2Management System; or

3 (ii) a contractual, temporary, or emergency employee in a unit of
4 the Executive Branch with an independent personnel system OTHER THAN A
5 CONTRACTUAL, TEMPORARY, OR CONTINGENT EMPLOYEE OF THE UNIVERSITY
6 SYSTEM OF MARYLAND, MORGAN STATE UNIVERSITY, ST. MARY'S COLLEGE OF
7 MARYLAND, OR BALTIMORE CITY COMMUNITY COLLEGE;

8 (8) an employee who is entitled to participate in collective bargaining 9 under another law;

10(9)A MEMBER OF THE FACULTY OF A STATE INSTITUTION OF HIGHER11 EDUCATION;

12 (10) AN EMPLOYEE OF A COMMUNITY COLLEGE OTHER THAN 13 BALTIMORE CITY COMMUNITY COLLEGE;

14 [(9)] (11) an employee whose participation in a labor organization would 15 be contrary to the State's ethics laws; or

16 [(10)] (12) any supervisory, managerial, or confidential employee as 17 defined by regulation by the Secretary.

18 3-403.

19(a)(1)EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, THE [The] Board20shall determine the appropriateness of each bargaining unit.

(2) If there is no dispute about the appropriateness of the establishment
of the bargaining unit, the Board shall issue an order defining an appropriate
bargaining unit.

24 (3) If there is a dispute about the appropriateness of the establishment of 25 the bargaining unit, the Board shall:

26 (i) conduct a hearing; and

27 (ii) issue an order defining an appropriate bargaining unit.

(b) If the appropriate bargaining unit as determined by the Board differs from29 the bargaining unit described in the petition, the Board may:

30 (1) dismiss the petition; or

31 (2) direct an election in the appropriate bargaining unit if the signatures
32 included in the petition include those of at least 30% of the employees in the
33 appropriate bargaining unit.

34 (c) A bargaining unit shall consist only of employees defined in regulations
 35 adopted by the Secretary and not specifically excluded by § 3-102(b) of this title.

| 8 | HOUSE BILL 607 |
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| | (D) (1) THE UNIVERSITY SYSTEM OF MARYLAND, MORGAN STATE UNIVERSITY, ST. MARY'S COLLEGE OF MARYLAND, AND BALTIMORE CITY COMMUNITY COLLEGE EACH SHALL HAVE SEPARATE BARGAINING UNITS. |
| 4 | (2) APPROPRIATE BARGAINING UNITS SHALL CONSIST OF: |
| 5 | (I) ALL ELIGIBLE LABOR AND TRADES EMPLOYEES; |
| | (II) ALL ELIGIBLE ADMINISTRATIVE, TECHNICAL, AND CLERICAL EMPLOYEES EXCEPT PROFESSIONAL EMPLOYEES, AS DEFINED BY THE FEDERAL FAIR LABOR STANDARDS ACT; |
| 9 10 | (III) ALL ELIGIBLE PROFESSIONAL EMPLOYEES, AS DEFINED BY THE FEDERAL FAIR LABOR STANDARDS ACT; AND |
| 11 | (IV) ALL ELIGIBLE PUBLIC SAFETY EMPLOYEES. |
| | [(d)] (E) (1) [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE secretary or the secretary's designee shall have the authority to assign classification titles and positions to bargaining units as appropriate. |
| 17 | (2) THE BOARD MAY ASSIGN CLASSIFICATION TITLES AND POSITIONS TO BARGAINING UNITS FOR EMPLOYEES OF THE UNIVERSITY SYSTEM OF MARYLAND, MORGAN STATE UNIVERSITY, ST. MARY'S COLLEGE OF MARYLAND, AND BALTIMORE CITY COMMUNITY COLLEGE. |
| 19 | 3-501. |
| 22 23 | (a) (1) The Governor OR THE GOVERNING BOARD OF A STATE INSTITUTION OF HIGHER EDUCATION FOR BARGAINING UNITS WITHIN THE INSTITUTION shall designate one or more representatives to participate as a party in collective bargaining on behalf of the State OR THE STATE INSTITUTION OF HIGHER EDUCATION. |
| | (2) The exclusive representative shall designate one or more representatives to participate as a party in collective bargaining on behalf of the exclusive representative. |
| 28 29 | (b) The parties shall meet at reasonable times and engage in collective bargaining in good faith. |
| | (c) The parties shall make every reasonable effort to conclude negotiations in a timely manner for inclusion by the principal unit in its budget request to the Governor. |
| 35 | (d) (1) The parties, the Governor's designee OR THE DESIGNEE OF THE GOVERNING BOARD OF A STATE INSTITUTION OF HIGHER EDUCATION, and the exclusive representative shall execute a memorandum of understanding incorporating all matters of agreement reached. |

1 (2) To the extent these matters require legislative approval or the 2 appropriation of funds, the matters shall be recommended to the General Assembly 3 OR GOVERNING BOARD for approval or for the appropriation of funds.

4 (E) AT THE REQUEST OF EITHER PARTY, THE PARTIES SHALL NEGOTIATE A
5 SUPPLEMENTAL MEMORANDUM OF UNDERSTANDING AT EACH CONSTITUENT
6 INSTITUTION OF THE UNIVERSITY SYSTEM OF MARYLAND.

7 [(e)] (F) Negotiations or matters relating to negotiations shall be considered 8 closed sessions under § 10-508 of the State Government Article.

9

Chapter 298 of the Acts of 1999

[SECTION 6. AND BE IT FURTHER ENACTED, That the Board of Regents of
the University System of Maryland may not establish or implement a collective
bargaining plan for the system's nonfaculty employees. The prohibition established
under this Section supersedes any provision of law relating to the requirement for the
establishment and implementation of a collective bargaining plan as set forth in
Chapter(s) 515 (S.B. 682/H.B. 1026) of the Acts of the General Assembly of 1999.]

16 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 17 July 1, 2000.