Unofficial Copy L2 2003 Regular Session 3lr1628 CF 3lr1728

By: Delegate Marriott Introduced and read first time: February 5, 2003 Assigned to: Appropriations									
Committee Report: Favorable with amendments House action: Adopted Read second time: March 21, 2003									
	CHAPTER								

1 AN ACT concerning

2 Housing Authority of Baltimore City - Collective Bargaining

- 3 FOR the purpose of requiring authorizing the Housing Authority of Baltimore City to
- 4 recognize and engage in collective bargaining with the exclusive bargaining
- 5 representatives of certain of its employees in certain bargaining units employee
- 6 <u>bargaining units</u>; specifying the collective bargaining obligations powers of the
- 7 Housing Authority of Baltimore City; requiring authorizing the Housing
- 8 Authority of Baltimore City to engage in <u>binding third-party</u> arbitration
- 9 concerning disputes and grievances under certain circumstances; requiring the
- 10 arbitration to be conducted before a certain neutral labor arbitrator; authorizing
- an arbitrator to issue subpoenas for certain purposes and administer oaths to
- 12 certain witnesses; providing that an arbitrator's rendered decision shall be final
- and binding; authorizing the Housing Authority of Baltimore City to exercise
- any power that is necessary and appropriate for a certain purpose; and generally
- relating to collective bargaining matters of the Housing Authority of Baltimore
- 16 City.
- 17 BY adding to
- 18 Article 44A Housing Authorities
- 19 Section 3-105
- 20 Annotated Code of Maryland
- 21 (1998 Replacement Volume and 2002 Supplement)
- 22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 23 MARYLAND, That the Laws of Maryland read as follows:

1 **Article 44A - Housing Authorities** 2 3-105. THE HOUSING AUTHORITY OF BALTIMORE CITY SHALL MAY 3 (A) 4 RECOGNIZE AND ENGAGE IN COLLECTIVE BARGAINING WITH THE EXCLUSIVE 5 BARGAINING REPRESENTATIVES OF ITS EMPLOYEES FOR EACH OF THE FOLLOWING 6 EMPLOYEE BARGAINING UNITS, INCLUDING: 7 MAINTENANCE, HOUSEKEEPING, AND TECHNICAL: (I) 8 (II)ADMINISTRATIVE AND CLERICAL: 9 (III)SUPERVISORY; AND 10 (IV) ANY OTHER APPROPRIATE UNITS. A BARGAINING UNIT IDENTIFIED IN PARAGRAPH (1) OF THIS 11 12 SUBSECTION MAY NOT INCLUDE EMPLOYEES WHOSE PREDOMINATE 13 RESPONSIBILITY IS TO MANAGE OR DIRECT INDEPENDENTLY THE ASSETS AND 14 AFFAIRS OF THE HOUSING AUTHORITY OF BALTIMORE CITY: 15 **CONFIDENTIAL EMPLOYEES;** (I)16 (II)CONTRACTUAL EMPLOYEES EMPLOYED FOR LESS THAN FIVE 17 CONSECUTIVE YEARS; 18 <u>(III)</u> PROBATIONARY EMPLOYEES; 19 (IV) ATTORNEYS IN THE GENERAL COUNSEL'S OFFICE; 20 (V) SUPERVISORS, AS DEFINED IN 29 U.S.C. § 152(11); OR EMPLOYEES WHOSE PREDOMINANT RESPONSIBILITY IS TO 21 (VI) 22 MANAGE OR DIRECT INDEPENDENTLY THE ASSETS AND AFFAIRS OF THE HOUSING 23 AUTHORITY OF BALTIMORE CITY. THE DUTIES AUTHORITY OF THE HOUSING AUTHORITY OF BALTIMORE 25 CITY UNDER SUBSECTION (A) OF THIS SECTION SHALL INCLUDE THE OBLIGATIONS 26 POWER TO: DEAL WITH AND THROUGH AN EXCLUSIVE BARGAINING 27 (1) 28 REPRESENTATIVE TO ADDRESS GRIEVANCES AND SETTLE DISPUTES: MEET AND BARGAIN IN GOOD FAITH WITH AN EXCLUSIVE 29 (2)

30 BARGAINING REPRESENTATIVE REGARDING WAGES, HOURS, WORKING CONDITIONS, 31 AND ALL OTHER TERMS AND CONDITIONS OF EMPLOYMENT FOR THE PURPOSE OF

32 FORMING A BINDING LABOR AGREEMENT; AND

HOUSE BILL 443

	(3) REQUEST FOR INF TO COLLECTIVE B	ORMATI	ON ABO							
	(4) AGREEMENTS THA EXCEEDING NOT I	<u>at</u> havi	E A DUR		AT LEAS	T 1 FISC	AL YEAR			<u>'R</u>
	(C) (1) HOUSING AUTHOR <u>THIRD-PARTY</u> ARE	RITY OF	BALTIN	ICE WITH T MORE CITY						
10 11	AND	(I)	<u>(1)</u>	DISPUTES	OVER A	TERM O	R CONDI	TION OF	EMPLOY	MENT
	APPLICATION OF REGULATION, OR	A WRIT		GRIEVANO LLECTIVE I						N OR
17 18	(2) LABOR ARBITRAT MEDIATION AND IMPARTIAL ARBIT ARBITRATORS.	OR SEL	ECTED I	SERVICE.	ST PROVI THE LIST	DED BY	THE FEE BE COMP	OERAL OSED O	F	
	(3) PRODUCTION OF ADMINISTER OAT	DOCUM	ENTS A		TENDAN	CE OF W	VITNESSE			E
	(4) BINDING, AND TH THE DECISION.			FOR'S RENI THORITY C						
	(D) THE HO POWER THAT IS N SYSTEM OF COLL	ECESSA	RY ANI		IATE TO	ESTABL	ISH AND			
29 30	SECTION 2. AN October 1, 2003.	D BE IT	FURTH	ER ENACTE	ED, That th	nis Act sh	all take eff	ect		