P4, F1 9lr0903 CF 9lr1312

By: Senators Raskin, Brochin, Dyson, Exum, Frosh, Garagiola, Glassman, Harrington, Jones, King, Madaleno, Muse, Peters, Pinsky, Pugh, Rosapepe, and Stone

Introduced and read first time: February 6, 2009

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

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Fairness in Negotiations Act

FOR the purpose of requiring certain collective bargaining agreements to provide for binding arbitration of the grievances arising under the agreements that the parties have agreed to be subject to arbitration; requiring a public school employer and an exclusive representative of certain public school employees to negotiate in a certain manner; for certain certificated employee organizations, including employee transfers and assignments among the matters that may be negotiated on request under certain circumstances; for certain noncertificated employee organizations, including the discipline and discharge of an employee for just cause and employee transfers and assignments among the matters that may be negotiated on request under certain circumstances; repealing certain provisions of law concerning negotiations between a public school employer and certain employee organizations; requiring a public school employer and an exclusive representative to mediate certain differences upon the demand of the public school employer or the exclusive representative under certain circumstances; requiring the party demanding mediation to deliver a copy of the demand to the State Superintendent; authorizing the public school employer and the exclusive representative to mutually consent to request the State Superintendent to provide certain assistance and advice; requiring the public school employer and the exclusive representative to select a neutral mediator to conduct the mediation within a certain period of time and in a certain manner; requiring mediation to commence within a certain period of time after a neutral party is selected; requiring mediation to conclude within a certain period of time; prohibiting the mediator from issuing certain written findings or other documents under certain circumstances; requiring the parties to the mediation to share equally the costs of the mediator; requiring the public school employer and the exclusive representative to arbitrate all differences under certain circumstances; requiring the party demanding arbitration to deliver a copy of

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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the demand to the State Superintendent: requiring the public school employer and the exclusive representative to select an arbitrator to conduct the arbitration within a certain period of time and in a certain manner; requiring arbitration to commence within a certain period of time after an arbitrator is selected; providing that arbitration commences under certain circumstances; requiring last and best offers to list separately certain terms or conditions and demands; requiring the public school employer and the exclusive representative to each deliver a copy of their last and best offer to the arbitrator; requiring the arbitrator to perform certain duties under certain circumstances; providing that the arbitrator has full authority to hear and decide certain issues in dispute; requiring the arbitrator to conclude the arbitration within a certain period of time: requiring the arbitrator to issue the written award within a certain period of time; requiring the arbitrator to decide between certain last and final offers of the public school employer and the exclusive representative; establishing that the arbitrator's finding on an issue in dispute is final and binding on the public school employer and the exclusive representative and is a self-executing mandate on certain parties; providing that the written award is subject to certain provisions of law; requiring the arbitrator to deliver a copy of the written award to certain parties; authorizing the public school employer and the exclusive representative to agree to waive certain time limits; requiring the parties to the arbitration to share the costs of the arbitration equally; establishing that certain provisions of law apply to certain disputes between a public school employer and an exclusive representative; requiring the public school employer and the exclusive representative to arbitrate certain disputes under certain circumstances; requiring the party demanding arbitration to deliver a copy of the demand to certain parties; requiring the public school employer and the exclusive representative to select an arbitrator to conduct the arbitration within a certain period of time and in a certain manner; requiring the arbitrator to commence the arbitration within a certain period of time; authorizing the arbitrator to perform certain acts; establishing that a prior order, action, or opinion issued by the State Board of Education does not constitute binding precedent in arbitration after the enactment of certain provisions of law: requiring an arbitrator to conclude an arbitration within a certain period of time in a certain manner; requiring an arbitrator to issue a ruling within a certain period of time; establishing that the arbitrator's finding is final and binding on the public school employer and the exclusive representative and is a self-executing mandate on certain parties; requiring the parties to the arbitration to share the costs of the arbitration equally; requiring the arbitrator to deliver a copy of the written award to certain parties; defining certain terms; making stylistic changes; and generally relating to public school education, collective bargaining, and dispute resolution.

BY repealing and reenacting, with amendments,

Article – Education

Section 6–401, 6–408, 6–501, and 6–510

45 Annotated Code of Maryland

46 (2008 Replacement Volume)

$\frac{1}{2}$		BE IT ENACTED BY THE GENERAL ASSEMBLY Of the Laws of Maryland read as follows:	F
3		Article - Education	
4	6–401.		
5	(a) In this	subtitle the following words have the meanings indicated.	
6 7	` '	TRATE" MEANS THE PRESENTATION TO AN ARBITRATOR FOR NG DETERMINATION OF A DISPUTE:	R
8 9	(1) A PROVISION OF THI	ABOUT THE PROPER APPLICATION OR INTERPRETATION OF ASSUBTITLE; OR	A
10	(2)	ARISING UNDER THIS SUBTITLE.	
11 12 13	PUBLIC SCHOOL E	TRATOR" MEANS A NEUTRAL INDIVIDUAL ENGAGED BY AMPLOYER AND AN EXCLUSIVE REPRESENTATIVE TO MAKE AS DETERMINATION OF A DISPUTE UNDER THIS SUBTITLE.	
L 4	[(b)] (D) '	Employee organization" means an organization that:	
15 16		ncludes certificated employees of a public school employer of alent status in Baltimore City; and	r
l7 l8		Has as one of its main purposes the representation of the elations with that public school employer.	ıe
19 20 21 22	public school employ	1) "Home and hospital teacher" means a teacher employed by ver to provide instructional services to a public school student what effectively in the classroom setting due to the student's medical condition.	10
23	(2)	A home and hospital teacher may teach in:	
24	(i) A private home;	
25	(ii) A hospital;	
26	(iii) A therapeutic center;	
27	(iv) A school; or	
28	(y) Any other appropriate site.	

negotiations.

1 2 3 4 5	status in Baltim	emplo ore C public	"Public school employee" means a certificated professional yed by a public school employer or an individual of equivalent ity, except for a county superintendent or an individual eschool employer to act in a negotiating capacity as provided title.
6	(2)	In M	ontgomery County, "public school employees" include:
7 8 9			Certificated and noncertificated substitute teachers school employer for at least 7 days before March 1 of the school 80, 1978, and each year after; and
10 11 12	employer for at le 2000, and each ye		Home and hospital teachers employed by the public school days before March 1 of the school fiscal year ending June 30, r.
13	(3)	In Ba	altimore County, "public school employee" includes:
14 15	special school nur	(i) se; and	A secondary school nurse, an elementary school nurse, and a
16 17	6–501(h) of this ti	(ii) tle.	Supervisory noncertificated employees as defined under §
18 19	(4) worker employed		rederick County, "public school employee" includes a social ablic school employer.
20 21	(5) and hospital teach		rince George's County, "public school employee" includes home d Junior Reserve Officer Training Corps (JROTC) instructors.
22 23	(6) includes Junior Re		harles County and Garrett County, "public school employee" Officer Training Corps (JROTC) instructors.
24 25	(7) noncertificated em		arroll County, "public school employee" includes supervisory es as defined under § 6–501(h) of this title.
26 27	[(e)] (G) Baltimore City Bo		lic school employer" means a county board of education or the School Commissioners.
28	6–408.		
29	(a) [(1)	In th	is section, "negotiate" includes the duty to:
30		(i)	Confer in good faith, at all reasonable times; and
31		(ii)	Reduce to writing the matters agreed on as a result of the

1	(2)] WHEN A PUBLIC SCHOOL EMPLOYER AND AN EXCLUSIVE
$\frac{2}{3}$	REPRESENTATIVE NEGOTIATE UNDER THIS SECTION, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE SHALL:
9	EWI LOTEIL AND THE EACLOSIVE RETRESENTATIVE SHALL.
4	(1) CONFER IN GOOD FAITH, AT ALL REASONABLE TIMES;
5	(2) HONOR AND ADMINISTER EXISTING AGREEMENTS;
6	(3) MAKE EVERY REASONABLE EFFORT TO CONCLUDE
7	NEGOTIATIONS WITH A FINAL WRITTEN AGREEMENT IN A TIMELY MANNER; AND
8	(4) REDUCE TO WRITING THE MATTERS AGREED ON AS A RESULT
9	OF THE NEGOTIATIONS.
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10 11	(B) The agreements [may] SHALL provide for binding arbitration of the grievances arising under the agreement that the parties have agreed to be subject to
$\frac{11}{12}$	arbitration.
13	[(b)] (C) (1) On request a public school employer or at least two of its
14 15	designated representatives shall meet and negotiate with at least two representatives of the employee organization that is designated as the exclusive negotiating agent for
16	the public school employees in a unit of the county on all matters that relate to:
17	(I) salaries[,];
18	(II) wages[,];
19	(III) hours[,]; and
20	(IV) other working conditions, INCLUDING EMPLOYEE
21	TRANSFERS AND ASSIGNMENTS.
22	(2) Except as provided in paragraph (3) of this subsection, a public
23	school employer or at least two of its designated representatives may negotiate with at
$\frac{24}{24}$	least two representatives of the employee organization that is designated as the
25	exclusive negotiating agent for the public school employees in a unit of the county on
26	other matters that are mutually agreed to by the employer and the employee
27	organization.
28	(3) A public school employer may not negotiate the school calendar,
29	the maximum number of students assigned to a class, or any matter that is precluded
30	by applicable statutory law.

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- [(4) A matter that is not subject to negotiation under paragraph (2) of this subsection because it has not been mutually agreed to by the employer and the employee organization may not be raised in any action taken to resolve an impasse under subsection (d) of this section.]
- (5) In Montgomery County, the exclusive negotiating agent for the public school employees in a unit and the public school employer shall meet and negotiate under this section the salaries, wages, hours, and other working conditions of all persons actually employed as substitute teachers or home and hospital teachers.
- [(c)] **(D)** The designation of representatives by the employer under this section does not prevent the designated employee organization from appearing before or making proposals to the public school employer at a public meeting or hearing.
- [(d) (1) If, on the request of either party, the State Superintendent determines from the facts that an impasse is reached in negotiations between a public school employer and an employee organization that is designated as an exclusive negotiating agent, the assistance and advice of the State Board may be requested, with the consent of both parties.
- 17 (2) If consent is not given and at the request of either party, a panel shall be named to aid in resolving the differences.
- 19 (3) The panel shall contain three individuals chosen as follows:
- 20 (i) One member is to be named by each party within 3 days; 21 and
- 22 (ii) The third member is to be chosen by the other two members 23 within 10 days after the request.
 - (4) The State Board or the panel selected shall meet with the parties to aid in resolving the differences, and, if the matter is not resolved, shall make a written report and recommendation within 30 days after the request.
- 27 (5) A copy of the report shall be sent to the representatives of the public school employer and the employee organization.
- 29 (6) All costs of mediation shall be shared by the public school employer 30 and the employee organization.
- 31 (7) Notwithstanding any other provision of this subtitle, the public 32 school employer shall make the final determination as to matters that have been the 33 subject of negotiation, but this final determination is subject to the other provisions of 34 this article concerning the fiscal relationship between the public school employer and 35 the county commissioners, county council, and Mayor and City Council of Baltimore 36 City.]

1	(E) (1) IF A PUBLIC SCHOOL EMPLOYER AND AN EXCLUSIVE
2	REPRESENTATIVE DO NOT CONCLUDE NEGOTIATIONS WITH A FINAL WRITTEN
3	AGREEMENT WITHIN 30 CALENDAR DAYS AFTER THE FIRST BARGAINING
4	SESSION UNDER SUBSECTION (C) OF THIS SECTION IS CONDUCTED, UPON THE
5	WRITTEN DEMAND OF EITHER THE PUBLIC SCHOOL EMPLOYER OR THE
6	EXCLUSIVE REPRESENTATIVE, THE PUBLIC SCHOOL EMPLOYER AND THE
7	EXCLUSIVE REPRESENTATIVE SHALL MEDIATE ALL DIFFERENCES.
8	(3) THE PARTY DEMANDING MEDIATION UNDER PARAGRAPH (1)
9	OF THIS SUBSECTION SHALL DELIVER A COPY OF THE DEMAND TO THE STATE
10	SUPERINTENDENT.
11	(4) UPON THE CONSENT OF THE PUBLIC SCHOOL EMPLOYER AND
12	THE EXCLUSIVE REPRESENTATIVE, THE ASSISTANCE AND ADVICE OF THE STATE
13	SUPERINTENDENT MAY BE REQUESTED TO HELP RESOLVE THE ISSUES AT
14	IMPASSE.
15	(5) WITHIN 10 CALENDAR DAYS AFTER A DEMAND FOR
16	MEDIATION IS MADE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
17	REPRESENTATIVE SHALL SELECT A NEUTRAL MEDIATOR TO CONDUCT THE
18	MEDIATION, EITHER BY:
19	(I) AGREEMENT; OR
20	(II) ALTERNATE STRIKING FROM A LIST OF SEVEN NEUTRAI
21	PARTIES FURNISHED BY:
22	1. THE FEDERAL MEDIATION AND CONCILIATION
23	SERVICE; OR
24	2. THE AMERICAN ARBITRATION SERVICE.
25	(6) MEDIATION SHALL COMMENCE WITHIN 15 DAYS AFTER A
26	NEUTRAL PARTY IS SELECTED.
27	(7) MEDIATION SHALL CONCLUDE WITHIN 25 DAYS AFTER THE

29 (8) THE MEDIATOR SHALL NOT ISSUE WRITTEN FINDINGS OR 30 OTHER DOCUMENTS CONCERNING DIFFERENCES BETWEEN THE PUBLIC 31 SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE, UNLESS THE 32 PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE AGREE.

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NEUTRAL PARTY IS SELECTED.

- 1 (9) THE PARTIES TO THE MEDIATION SHALL SHARE THE COSTS 2 OF THE MEDIATOR EQUALLY.
- 3 (F) (1) IF A WRITTEN AGREEMENT IS NOT REACHED AFTER
- 4 MEDIATION, OR WITHIN 25 DAYS AFTER THE NEUTRAL PARTY IS SELECTED,
- 5 UPON DEMAND OF THE PUBLIC SCHOOL EMPLOYER OR THE EXCLUSIVE
- 6 REPRESENTATIVE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
- 7 REPRESENTATIVE SHALL ARBITRATE ALL DIFFERENCES.
- 8 (2) THE PARTY DEMANDING ARBITRATION UNDER PARAGRAPH
- 9 (1) OF THIS SUBSECTION SHALL DELIVER A COPY OF THE DEMAND TO THE
- 10 STATE SUPERINTENDENT.
- 11 (3) WITHIN 10 CALENDAR DAYS AFTER A DEMAND FOR
- 12 ARBITRATION IS MADE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
- 13 REPRESENTATIVE SHALL SELECT AN ARBITRATOR TO CONDUCT THE
- 14 ARBITRATION, EITHER BY:
- 15 (I) AGREEMENT; OR
- 16 (II) ALTERNATE STRIKING FROM A LIST OF SEVEN
- 17 ARBITRATORS WHO ARE MEMBERS OF NATIONAL ACADEMY OF ARBITRATORS
- 18 **FURNISHED BY:**
- 19 1. THE FEDERAL MEDIATION AND CONCILIATION
- 20 **SERVICE; OR**
- 21 2. THE AMERICAN ARBITRATION SERVICE.
- 22 (4) ARBITRATION SHALL COMMENCE WITHIN 5 DAYS AFTER AN
- 23 ARBITRATOR IS SELECTED.
- 24 (5) Arbitration commences when the public school
- 25 EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE EXCHANGE LAST AND BEST
- 26 OFFERS.
- 27 (6) THE LAST AND BEST OFFERS SHALL LIST SEPARATELY EVERY
- 28 TERM OR CONDITION OF EMPLOYMENT IN DISPUTE AND THE DEMAND OF THE
- 29 PARTY MAKING THE LAST AND BEST OFFER.
- 30 (7) THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
- 31 REPRESENTATIVE SHALL EACH DELIVER A COPY OF THEIR LAST AND BEST
- 32 OFFER TO THE ARBITRATOR.

1	(8) T	HE ARBITRATOR SHALL:
2	(I	OPEN THE ARBITRATION RECORD WITHIN 25 DAYS
3	AFTER AN ARBITRA	TOR IS SELECTED;
4	(1	I) CONVENE AND ADJOURN A HEARING;
5	(1	II) ADMINISTER OATHS;
6	(1	V) ISSUE SUBPOENAS DUCES TECUM TO COMPEL THE
7	PRODUCTION OF F	RELEVANT AND NONPRIVILEGED DOCUMENTS AND OTHER
8	TANGIBLE EVIDENC	E TO BE PRODUCED AT A TIME PRIOR TO A HEARING OR AT A
9	HEARING;	
10	(7)	7) ISSUE SUBPOENAS TO COMPEL THE ATTENDANCE AND
11	TESTIMONY OF WITH	NESSES;
12	(7	71) SEQUESTER WITNESSES, IF REQUESTED;
13	(1)	711) DECIDE WHETHER TO HEAR EVIDENCE THROUGH A
14	PROFFER; AND	
15	(7)	7111) RECEIVE AND CONSIDER EVIDENCE REGARDING:
16		(I) THE WAGES, HOURS, WORKING CONDITIONS, OR
17	OTHER TERMS AN	ND CONDITIONS OF EMPLOYMENT OF SIMILAR PUBLIC
18		COMPARABLE SURROUNDING JURISDICTIONS AND IN
19	COMPARABLE JURIS	SDICTIONS OUTSIDE OF THE STATE;
20		(II) THE INTERESTS AND WELFARE OF THE PUBLIC
21	AND THE REASONAL	BLE INTERESTS OF THE EMPLOYEES REPRESENTED;
22		(III) THE VALUE TO THE PUBLIC OF THE SERVICES
23	PERFORMED BY THE	E EMPLOYEES REPRESENTED;
24		(IV) THE VALUE OF COLLABORATIVE
25	LABOR-MANAGEME	NT PROGRAMS DESIGNED TO ENHANCE EDUCATIONAL
26	QUALITY, STAFF I	DEVELOPMENT, SCHOOL-BASED DECISION-MAKING, JOINT
27	LABOR-MANAGEME	NT COMMITTEES AND OTHER EXAMPLES OF FUNCTIONAL
28	COOPERATION BET	WEEN EDUCATORS AND MANAGEMENT; AND
29		(V) THE ABILITY OF THE PUBLIC SCHOOL EMPLOYER
30	AND THE COUNTY	SERVED BY THE PUBLIC SCHOOL EMPLOYER TO FUND THE

- 1 FINAL OFFERS PROPOSED AND OTHER PERSONNEL COSTS PAID FROM THE
- 2 COUNTY'S GENERAL FUND.
- 3 (9) THE ARBITRATOR HAS FULL AUTHORITY TO HEAR AND
- 4 DECIDE ALL ISSUES IN DISPUTE, INCLUDING MATTERS OF PROCEDURE AND THE
- 5 SCOPE OF THE ARBITRATION.
- 6 (10) THE ARBITRATOR SHALL CONCLUDE THE ARBITRATION
- 7 WITHIN 30 DAYS OF THE RECORD BEING OPENED BY ISSUING A WRITTEN
- 8 AWARD.
- 9 (11) THE ARBITRATOR SHALL ISSUE THE WRITTEN AWARD WITHIN
- 10 SEVEN DAYS AFTER THE ARBITRATION RECORD IS CLOSED.
- 11 (12) FOR EACH TERM OR CONDITION IN DISPUTE, THE
- 12 ARBITRATOR SHALL SUSTAIN EITHER THE LAST AND FINAL OFFER OF THE
- 13 PUBLIC SCHOOL EMPLOYER OR THE LAST AND FINAL OFFER OF THE EXCLUSIVE
- 14 REPRESENTATIVE.
- 15 (13) THE ARBITRATOR'S FINDING ON AN ISSUE IN DISPUTE IS:
- 16 (I) FINAL AND BINDING ON THE PUBLIC SCHOOL
- 17 EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE; AND
- 18 (II) A SELF-EXECUTING MANDATE ON THE PUBLIC SCHOOL
- 19 EMPLOYER AND THE GOVERNING BODY OF THE COUNTY SERVED BY THE PUBLIC
- 20 SCHOOL EMPLOYER.
- 21 (14) THE WRITTEN AWARD IS SUBJECT TO OTHER PROVISIONS OF
- 22 THIS ARTICLE CONCERNING THE FISCAL RELATIONSHIP BETWEEN THE PUBLIC
- 23 SCHOOL EMPLOYER AND THE GOVERNING BODY OF A COUNTY.
- 24 (15) THE ARBITRATOR SHALL DELIVER A COPY OF THE WRITTEN
- 25 AWARD TO THE PUBLIC SCHOOL EMPLOYER, THE EXCLUSIVE REPRESENTATIVE,
- 26 AND THE STATE SUPERINTENDENT.
- 27 (16) THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
- 28 REPRESENTATIVE MAY AGREE TO WAIVE THE TIME LIMITS UNDER THIS
- 29 SUBSECTION.
- 30 (17) THE PARTIES TO THE ARBITRATION SHALL SHARE THE COSTS
- 31 OF THE ARBITRATION EQUALLY.

1	(G) (1) THIS SUBSECTION APPLIES TO A DISPUTE BETWEEN A PUBLIC
2	SCHOOL EMPLOYER AND AN EXCLUSIVE REPRESENTATIVE CONCERNING:
3	(I) THE APPLICATION OR INTERPRETATION OF THIS
4	SUBTITLE;
5	(II) THE DUTY TO BARGAIN; OR
6	(III) AN ALLEGED UNFAIR LABOR PRACTICE.
7	(2) On DEMAND OF THE PUBLIC SCHOOL EMPLOYER OR THE
8 9	EXCLUSIVE REPRESENTATIVE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE SHALL ARBITRATE A DISPUTE.
10	(3) THE PARTY DEMANDING ARBITRATION SHALL DELIVER A
11	COPY OF THE DEMAND TO THE PARTY AGAINST WHOM THE DEMAND IS MADE
12	AND THE STATE SUPERINTENDENT.
13	(4) WITHIN 10 CALENDAR DAYS AFTER A DEMAND FOR
14	ARBITRATION IS MADE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
15	REPRESENTATIVE SHALL SELECT AN ARBITRATOR TO CONDUCT THE
16	ARBITRATION, EITHER BY:
17	(I) AGREEMENT; OR
18	(II) ALTERNATE STRIKING FROM A LIST OF SEVEN
19	ARBITRATORS WHO ARE MEMBERS OF NATIONAL ACADEMY OF ARBITRATORS
20	FURNISHED BY:
21	1. The Federal Mediation and Conciliation
22	SERVICE; OR
23	2. THE AMERICAN ARBITRATION SERVICE.
24	(5) THE ARBITRATOR SHALL COMMENCE THE ARBITRATION
25	WITHIN 25 DAYS AFTER THE ARBITRATOR IS SELECTED.
26	(6) THE ARBITRATOR MAY:
27	(I) CONVENE AND ADJOURN A HEARING;
28	(II) ADMINISTER OATHS;

1 2 3 4	(III) ISSUE SUBPOENAS DUCES TECUM TO COMPEL THE PRODUCTION OF RELEVANT AND NON-PRIVILEGED DOCUMENTS AND OTHER TANGIBLE EVIDENCE TO BE PRODUCED AT A TIME PRIOR TO A HEARING OR AT A HEARING;
5 6	(IV) ISSUE SUBPOENAS TO COMPEL THE ATTENDANCE AND TESTIMONY OF WITNESSES;
7	(V) SEQUESTER WITNESSES, IF REQUESTED;
8 9	(VI) DECIDE WHETHER TO HEAR EVIDENCE THROUGH A PROFFER;
10 11 12	(VII) HAVE FULL AUTHORITY TO HEAR AND DECIDE ALL ISSUES IN DISPUTE, INCLUDING MATTERS OF PROCEDURE AND THE SCOPE OF THE ARBITRATION; AND
13 14	(IX) RECEIVE AND CONSIDER RELEVANT EVIDENCE, INCLUDING EVIDENCE UNDER SUBSECTION (F)(8)(VIII) OF THIS SECTION.
15 16 17 18	(7) A PRIOR ORDER, ACTION, OR OPINION ISSUED BY THE STATE BOARD BEFORE THE ENACTMENT OF THIS SUBSECTION DOES NOT CONSTITUTE BINDING PRECEDENT IN ARBITRATION AFTER THE ENACTMENT OF THIS SUBSECTION.
19 20 21	(8) THE ARBITRATOR SHALL CONCLUDE THE ARBITRATION WITHIN 30 DAYS OF THE RECORD BEING OPENED BY ISSUING A WRITTEN RULING.
22 23	(9) THE ARBITRATOR SHALL ISSUE THE RULING WITHIN SEVEN DAYS AFTER THE ARBITRATION RECORD IS CLOSED.
24	(10) THE ARBITRATOR'S RULING IS:
25 26	(I) FINAL AND BINDING ON THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE; AND
27 28	(II) A SELF-EXECUTING MANDATE ON THE PARTIES TO THE COLLECTIVE BARGAINING AGREEMENT.
29 30	(11) THE PARTIES TO THE ARBITRATION SHALL EQUALLY SHARE THE COSTS OF THE ARBITRATION.

1 2 3	(12) THE ARBITRATOR SHALL DELIVER A COPY OF THE WRITTEN AWARD TO THE PUBLIC SCHOOL EMPLOYER, THE EXCLUSIVE REPRESENTATIVE, AND THE STATE SUPERINTENDENT.
4	6–501.
5	(a) In this subtitle the following words have the meanings indicated.
6 7	(B) "ARBITRATE" MEANS THE PRESENTATION TO AN ARBITRATOR FOR A FINAL AND BINDING DETERMINATION OF A DISPUTE:
8 9	(1) ABOUT THE PROPER APPLICATION OR INTERPRETATION OF A PROVISION OF THIS SUBTITLE; OR
10	(2) ARISING UNDER THIS SUBTITLE.
l1 l2 l3	(C) "ARBITRATOR" MEANS A NEUTRAL INDIVIDUAL ENGAGED BY A PUBLIC SCHOOL EMPLOYER AND AN EXCLUSIVE REPRESENTATIVE TO MAKE A FINAL AND BINDING DETERMINATION OF A DISPUTE UNDER THIS SUBTITLE.
14 15 16 17	[(b)] (D) "Confidential employee" includes an individual whose employment responsibilities require knowledge of the public school employer's posture in the collective negotiation process, as determined by the public school employer in negotiations with an employee organization that requests negotiation on this issue.
L8	[(c)] (E) "Employee organization" means an organization that:
L9	(1) Includes noncertificated employees of a public school employer; and
20 21	(2) Has as one of its main purposes the representation of the employees in their relations with that public school employer.
22 23 24 25	[(d)] (F) "Management personnel" includes an individual who is engaged mainly in executive and managerial functions, as determined by the public school employer in negotiation with an employee organization that requests negotiation on this issue.
26 27	[(e)] (G) "Noncertificated employee", in Montgomery County, means only a full-time employee.
28 29 30	[(f)] (H) (1) "Public school employee" means a noncertificated individual who is employed for at least 9 months a year on a full-time basis by a public school employer.

1 2 3		"Public school employee" includes a noncertificated employee in stwithstanding that the noncertificated employee does not work for at year on a full-time basis.
4	(3)	"Public school employee" does not include:
5		(i) Management personnel;
6		(ii) A confidential employee; or
7 8	act in a negotiatir	(iii) Any individual designated by the public school employer to ag capacity as provided in § 6–510(b) of this subtitle.
9 10	[(g)] (I) county.	(1) "Public school employer" means the county board in each
11 12	(2) School Commission	"Public school employer" includes the Baltimore City Board of oners.
13 14 15		"Supervisory employee" includes any individual who responsibly of other employees, as determined by the public school employer in an employee organization that requests negotiation on this issue.
16	6–510.	
17	(a) [(1)	In this section, "negotiate" includes the duty to:
18		(i) Confer in good faith, at all reasonable times; and
19 20	negotiations.	(ii) Reduce to writing the matters agreed on as a result of the
21 22 23		WHEN A PUBLIC SCHOOL EMPLOYER AND AN EXCLUSIVE TE NEGOTIATE UNDER THIS SECTION, THE PUBLIC SCHOOL THE EXCLUSIVE REPRESENTATIVE SHALL:
24	(1)	CONFER IN GOOD FAITH, AT ALL REASONABLE TIMES;
25	(2)	HONOR AND ADMINISTER EXISTING AGREEMENTS;
26	(3)	MAKE EVERY REASONABLE EFFORT TO CONCLUDE
27	NEGOTIATIONS V	WITH A FINAL WRITTEN AGREEMENT IN A TIMELY MANNER; AND
28 29	(4) OF THE NEGOTIA	REDUCE TO WRITING THE MATTERS AGREED ON AS A RESULT ATIONS.

1 2 3	(B) The agreements [may] SHALL provide for binding arbitration of the grievances arising under the agreement that the parties have agreed to be subject to arbitration.
4 5 6 7	[(b)] (C) (1) On request, a public school employer or at least two of its designated representatives shall meet and negotiate with at least two representatives of the employee organization that is designated as the exclusive negotiating agent for the public school employees in a unit of the county on all matters that relate to:
8	(I) [salaries, wages, hours, and other] SALARIES;
9	(II) WAGES;
10	(III) Hours; and
11	(IV) OTHER working conditions, INCLUDING:
12 13	1. THE DISCIPLINE AND DISCHARGE OF AN EMPLOYEE FOR JUST CAUSE; AND
14	2. EMPLOYEE TRANSFERS AND ASSIGNMENTS.
15 16 17 18 19 20	(2) Except as provided in paragraph (3) of this subsection, a public school employer or at least two of its designated representatives may negotiate with at least two representatives of the employee organization that is designated as the exclusive negotiating agent for the public school employees in a unit of the county on other matters, [including due process for discipline and discharge,] that are mutually agreed to by the employer and the employee organization.
21 22 23	(3) A public school employer may not negotiate the school calendar, the maximum number of students assigned to a class, or any matter that is precluded by applicable statutory law.
24252627	[(4) A matter that is not subject to negotiation under paragraph (2) of this subsection because it has not been mutually agreed to by the employer and the employee organization may not be raised in any action taken to resolve an impasse under subsection (d) of this section.]
28 29 30	[(c)] (D) The designation of representatives by the employer under this section does not prevent an employee organization from appearing before or making proposals to the public school employer at a public meeting or hearing.

[(d) $\,$ (1) If, on the request of either party, the State Superintendent determines from the facts that an impasse is reached in negotiations between a public school employer and an employee organization that is designated as an exclusive

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- negotiating agent, the assistance and advice of the State Board may be requested, with the consent of both parties.
- 3 (2) If consent is not given and at the request of either party, a panel shall be named to aid in resolving the differences.
- 5 (3) The panel shall contain three individuals chosen as follows:
- 6 (i) One member is to be named by each party within 3 days; 7 and
- 8 (ii) The third member is to be chosen by the other two members 9 within 10 days after the request.
- 10 (4) The State Board or the panel selected shall meet with the parties 11 to aid in resolving the differences, and, if the matter is not resolved, shall make a 12 written report and recommendation within 30 days after the request.
- 13 (5) A copy of the report shall be sent to representatives of the public school employer and the employee organization.
- 15 (6) All costs of the impasse proceedings, including mediation, shall be shared equally by the public school employer and the employee organization.
 - (7) Notwithstanding any other provision of this subtitle, the public school employer shall make the final determination as to matters which have been the subject of negotiation, but this final determination is subject to the other provisions of this article concerning the fiscal relationship between the public school employer and the county commissioners and county council.]
- 22 (E) (1) A PUBLIC SCHOOL EMPLOYER AND AN EXCLUSIVE 23 REPRESENTATIVE SHALL MAKE EVERY REASONABLE EFFORT TO CONCLUDE 24 NEGOTIATIONS WITH A FINAL WRITTEN AGREEMENT IN A TIMELY MANNER.
 - (2) IF A PUBLIC SCHOOL EMPLOYER AND AN EXCLUSIVE REPRESENTATIVE DO NOT CONCLUDE NEGOTIATIONS WITH A FINAL WRITTEN AGREEMENT WITHIN 30 CALENDAR DAYS AFTER THE FIRST BARGAINING SESSION UNDER SUBSECTION (C) OF THIS SECTION IS CONDUCTED, ON THE WRITTEN DEMAND OF EITHER THE PUBLIC SCHOOL EMPLOYER OR THE EXCLUSIVE REPRESENTATIVE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE SHALL MEDIATE ALL DIFFERENCES.
 - (3) THE PARTY DEMANDING MEDIATION UNDER PARAGRAPH (2) OF THIS SUBSECTION SHALL DELIVER A COPY OF THE DEMAND TO THE STATE SUPERINTENDENT.

- 1 ON THE CONSENT OF THE PUBLIC SCHOOL EMPLOYER AND 2THE EXCLUSIVE REPRESENTATIVE, THE ASSISTANCE AND ADVICE OF THE STATE 3 SUPERINTENDENT MAY BE REQUESTED TO HELP RESOLVE THE ISSUES AT 4 IMPASSE. 5 WITHIN 10 CALENDAR DAYS AFTER A DEMAND FOR **(5)** 6 MEDIATION IS MADE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE 7 REPRESENTATIVE SHALL SELECT A NEUTRAL MEDIATOR TO CONDUCT THE 8 **MEDIATION, EITHER BY:** 9 (I)AGREEMENT; OR 10 ALTERNATE STRIKING FROM A LIST OF SEVEN NEUTRAL 11 PARTIES FURNISHED BY: 12 1. THE FEDERAL MEDIATION AND CONCILIATION 13 SERVICE; OR 14 2. THE AMERICAN ARBITRATION SERVICE. 15 **(6)** MEDIATION SHALL COMMENCE WITHIN 15 DAYS AFTER A 16 NEUTRAL PARTY IS SELECTED. 17 **(7)** MEDIATION SHALL CONCLUDE WITHIN 25 DAYS AFTER THE 18 NEUTRAL PARTY IS SELECTED. 19 THE MEDIATOR MAY NOT ISSUE WRITTEN FINDINGS OR 20 OTHER DOCUMENTS CONCERNING DIFFERENCES BETWEEN THE PUBLIC 21SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE, UNLESS THE 22PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE AGREE. 23 **(9)** THE PARTIES TO THE MEDIATION SHALL SHARE THE COSTS 24 OF THE MEDIATOR EQUALLY. 25 IF A WRITTEN AGREEMENT IS NOT REACHED AFTER **(1)** 26 MEDIATION, OR WITHIN 25 DAYS AFTER THE NEUTRAL PARTY IS SELECTED, 27
- 30 THE PARTY DEMANDING ARBITRATION UNDER PARAGRAPH 31 (1) OF THIS SUBSECTION SHALL DELIVER A COPY OF THE DEMAND TO THE 32STATE SUPERINTENDENT.

REPRESENTATIVE SHALL ARBITRATE ALL DIFFERENCES.

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UPON DEMAND OF THE PUBLIC SCHOOL EMPLOYER OR THE EXCLUSIVE

REPRESENTATIVE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE

1	(3) WITHIN 10 CALENDAR DAYS AFTER A DEMAND FOR
2	ARBITRATION IS MADE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
3	REPRESENTATIVE SHALL SELECT AN ARBITRATOR TO CONDUCT THE
4	ARBITRATION, EITHER BY:
5	(I) AGREEMENT; OR
6	(II) ALTERNATE STRIKING FROM A LIST OF SEVEN
7	ARBITRATORS WHO ARE MEMBERS OF NATIONAL ACADEMY OF ARBITRATORS
8	FURNISHED BY:
9	1. THE FEDERAL MEDIATION AND CONCILIATION
10	SERVICE; OR
11	2. THE AMERICAN ARBITRATION SERVICE.
12	(4) ARBITRATION SHALL BEGIN WITHIN 5 DAYS AFTER AN
13	ARBITRATOR IS SELECTED.
14	(5) Arbitration commences when the public school
15	EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE EXCHANGE LAST AND BEST
16	OFFERS.
17	(6) THE LAST AND BEST OFFERS SHALL LIST SEPARATELY EVERY
18	TERM OR CONDITION OF EMPLOYMENT IN DISPUTE AND THE DEMAND OF THE
19	PARTY MAKING THE LAST AND BEST OFFER.
20	(7) THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
21	REPRESENTATIVE EACH SHALL DELIVER A COPY OF THEIR LAST AND BEST
22	OFFER TO THE ARBITRATOR.
23	(8) THE ARBITRATOR SHALL:
24	(I) OPEN THE ARBITRATION RECORD WITHIN 25 DAYS
25	AFTER AN ARBITRATOR IS SELECTED;
26	(II) CONVENE AND ADJOURN A HEARING;
27	(III) ADMINISTER OATHS;
28	(IV) ISSUE SUBPOENAS DUCES TECUM TO COMPEL THE
29	PRODUCTION OF RELEVANT AND NONPRIVILEGED DOCUMENTS AND OTHER
30	TANGIBLE EVIDENCE TO BE PRODUCED AT A TIME BEFORE A HEARING OR AT A
31	HEARING;

1	(V) ISSUE SUBPOENAS TO COMPEL THE ATTENDANCE AND
2	TESTIMONY OF WITNESSES;
3	(VI) SEQUESTER WITNESSES, IF REQUESTED;
4	(VII) DECIDE WHETHER TO HEAR EVIDENCE THROUGH A
5	PROFFER; AND
6	(VIII) RECEIVE AND CONSIDER EVIDENCE REGARDING:
7	(I) THE WAGES, HOURS, WORKING CONDITIONS, OR
8	OTHER TERMS AND CONDITIONS OF EMPLOYMENT OF SIMILAR PUBLIC
9	EMPLOYEES IN COMPARABLE SURROUNDING JURISDICTIONS AND IN
10	COMPARABLE JURISDICTIONS OUTSIDE THE STATE;
11	(II) THE INTERESTS AND WELFARE OF THE PUBLIC
12	AND THE REASONABLE INTERESTS OF THE EMPLOYEES REPRESENTED;
13	(III) THE VALUE TO THE PUBLIC OF THE SERVICES
14	PERFORMED BY THE EMPLOYEES REPRESENTED;
15	(IV) THE VALUE OF COLLABORATIVE
16	LABOR-MANAGEMENT PROGRAMS DESIGNED TO ENHANCE EDUCATIONAL
17	QUALITY, STAFF DEVELOPMENT, SCHOOL-BASED DECISION-MAKING, JOINT
18	LABOR-MANAGEMENT COMMITTEES AND OTHER EXAMPLES OF FUNCTIONAL
19	COOPERATION BETWEEN EDUCATORS AND MANAGEMENT; AND
20	(V) THE ABILITY OF THE PUBLIC SCHOOL EMPLOYER
21	AND THE COUNTY SERVED BY THE PUBLIC SCHOOL EMPLOYER TO FUND THE
22	FINAL OFFERS PROPOSED AND OTHER PERSONNEL COSTS PAID FROM THE
23	COUNTY'S GENERAL FUND.
24	(9) THE ARBITRATOR HAS FULL AUTHORITY TO HEAR AND
25	DECIDE ALL ISSUES IN DISPUTE, INCLUDING MATTERS OF PROCEDURE AND THE
26	SCOPE OF THE ARBITRATION.
27	(10) THE ARBITRATOR SHALL CONCLUDE THE ARBITRATION
28	WITHIN 30 DAYS OF THE RECORD BEING OPENED BY ISSUING A WRITTEN
29	AWARD.
30	(11) THE ARBITRATOR SHALL ISSUE THE WRITTEN AWARD WITHIN

SEVEN DAYS AFTER THE ARBITRATION RECORD IS CLOSED.

1	(12) FOR EACH TERM OR CONDITION IN DISPUTE, THE
2	ARBITRATOR SHALL SUSTAIN EITHER THE LAST AND FINAL OFFER OF THE
3	PUBLIC SCHOOL EMPLOYER OR THE LAST AND FINAL OFFER OF THE EXCLUSIVE
4	REPRESENTATIVE.
5	(13) THE ARBITRATOR'S FINDING ON AN ISSUE IN DISPUTE IS:
6	(I) FINAL AND BINDING ON THE PUBLIC SCHOOL
7	EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE; AND
8	(II) A SELF-EXECUTING MANDATE ON THE PUBLIC SCHOOL
9	EMPLOYER AND THE GOVERNING BODY OF THE COUNTY SERVED BY THE PUBLIC
10	SCHOOL EMPLOYER.
11	(14) THE WRITTEN AWARD IS SUBJECT TO OTHER PROVISIONS OF
12	THIS ARTICLE CONCERNING THE FISCAL RELATIONSHIP BETWEEN THE PUBLIC
13	SCHOOL EMPLOYER AND THE GOVERNING BODY OF A COUNTY.
14	(15) THE ARBITRATOR SHALL DELIVER A COPY OF THE WRITTEN
15	AWARD TO THE PUBLIC SCHOOL EMPLOYER, THE EXCLUSIVE REPRESENTATIVE,
16	AND THE STATE SUPERINTENDENT.
17	(16) THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
18	REPRESENTATIVE MAY AGREE TO WAIVE THE TIME LIMITS UNDER THIS
19	SUBSECTION.
20	(17) THE PARTIES TO THE ARBITRATION SHALL SHARE EQUALLY
21	THE COSTS OF THE ARBITRATION.
22	(G) (1) THIS SUBSECTION APPLIES TO A DISPUTE BETWEEN A PUBLIC
23	SCHOOL EMPLOYER AND AN EXCLUSIVE REPRESENTATIVE CONCERNING:
24	(I) THE APPLICATION OR INTERPRETATION OF THIS
25	SUBTITLE;
26	(II) THE DIVIN TO DADCAIN. OD
20	(II) THE DUTY TO BARGAIN; OR
27	(III) AN ALLEGED UNFAIR LABOR PRACTICE.
28	(2) ON DEMAND OF THE PUBLIC SCHOOL EMPLOYER OR THE
29	EXCLUSIVE REPRESENTATIVE, THE PUBLIC SCHOOL EMPLOYER AND THE

EXCLUSIVE REPRESENTATIVE SHALL ARBITRATE A DISPUTE.

1	(3) THE PARTY DEMANDING ARBITRATION SHALL DELIVER A
2	COPY OF THE DEMAND TO THE PARTY AGAINST WHOM THE DEMAND IS MADE
3	AND THE STATE SUPERINTENDENT.
4	(4) WITHIN 10 CALENDAR DAYS AFTER A DEMAND FOR
5	ARBITRATION IS MADE, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE
6	REPRESENTATIVE SHALL SELECT AN ARBITRATOR TO CONDUCT THE
7	ARBITRATION, EITHER BY:
8	(I) AGREEMENT; OR
9	(II) ALTERNATE STRIKING FROM A LIST OF SEVEN
10	ARBITRATORS WHO ARE MEMBERS OF AMERICAN ACADEMY OF ARBITRATORS
11	FURNISHED BY:
12	1. THE FEDERAL MEDIATION AND CONCILIATION
13	SERVICE; OR
14	2. THE AMERICAN ARBITRATION SERVICE.
15	(5) THE ARBITRATOR SHALL COMMENCE THE ARBITRATION
16	WITHIN 25 DAYS AFTER THE ARBITRATOR IS SELECTED.
17	(6) THE ARBITRATOR MAY:
18	(I) CONVENE AND ADJOURN A HEARING;
19	(II) ADMINISTER OATHS;
20	(III) ISSUE SUBPOENAS DUCES TECUM TO COMPEL THE
21	PRODUCTION OF RELEVANT AND NONPRIVILEGED DOCUMENTS AND OTHER
22	TANGIBLE EVIDENCE TO BE PRODUCED AT A TIME BEFORE A HEARING OR AT A
23	HEARING;
24	(IV) ISSUE SUBPOENAS TO COMPEL THE ATTENDANCE AND
25	TESTIMONY OF WITNESSES;
26	(V) SEQUESTER WITNESSES, IF REQUESTED;
27	(VI) DECIDE WHETHER TO HEAR EVIDENCE THROUGH A
28	PROFFER;

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October 1, 2009.

1 2	(VII) HAVE FULL AUTHORITY TO HEAR AND DECIDE ALL ISSUES IN DISPUTE, INCLUDING MATTERS OF PROCEDURE AND THE SCOPE OF
3	THE ARBITRATION; AND
4 5	(IX) RECEIVE AND CONSIDER RELEVANT EVIDENCE, INCLUDING EVIDENCE UNDER SUBSECTION (F)(8)(VIII) OF THIS SECTION.
6 7 8 9	(7) A PRIOR ORDER, ACTION, OR OPINION ISSUED BY THE STATE BOARD BEFORE THE ENACTMENT OF THIS SUBSECTION DOES NOT CONSTITUTE BINDING PRECEDENT IN ARBITRATION AFTER THE ENACTMENT OF THIS SUBSECTION.
10 11 12	(8) The arbitrator shall conclude the arbitration within 30 days of the record being opened by issuing a written RULING .
13 14	(9) THE ARBITRATOR SHALL ISSUE THE RULING WITHIN SEVEN DAYS AFTER THE ARBITRATION RECORD IS CLOSED.
15	(10) THE ARBITRATOR'S RULING IS:
16 17	(I) FINAL AND BINDING ON THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE; AND
18 19	(II) A SELF-EXECUTING MANDATE ON THE PARTIES TO THE COLLECTIVE BARGAINING AGREEMENT.
20 21	(11) The parties to the arbitration shall equally share the costs of the arbitration.
22 23 24	(12) THE ARBITRATOR SHALL DELIVER A COPY OF THE WRITTEN AWARD TO THE PUBLIC SCHOOL EMPLOYER, THE EXCLUSIVE REPRESENTATIVE, AND THE STATE SUPERINTENDENT.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect