P4, F1

0lr0488 CF HB 243

By: Senators Raskin, Middleton, Conway, Exum, Frosh, Garagiola, Harrington, Jones, Kelley, King, Lenett, Madaleno, Peters, Pinsky, Pugh, Rosapepe, and Stone Introduced and read first time: February 5, 2010

Introduced and read first time: February 5, 2010 Assigned to: Finance

## A BILL ENTITLED

1 AN ACT concerning

## Fairness in Negotiations Act

3 FOR the purpose of establishing as an independent unit of State government a Public 4 School Labor Relations Board to assume certain duties previously held by the  $\mathbf{5}$ State Board of Education; requiring the Public School Labor Relations Board to 6 hear certain controversies and disputes; establishing that certain decisions by 7 the Public School Labor Relations Board are final; requiring the Public School 8 Labor Relations Board to adopt certain rules and regulations related to the 9 designation of an exclusive representative; requiring the Public School Labor supervise certain elections concerning 10 Relations Board to emplovee representation; requiring a public school employer and an employee 11 12organization to negotiate in a certain manner under certain circumstances; 13 including procedures regarding employee transfers and assignments among the 14matters a public school employer must meet and negotiate with a certain 15 employee organization on request; establishing certain processes and 16 requirements for the resolution of disputes over the negotiability of certain topics; authorizing the Public School Labor Relations Board to adopt certain 1718 regulations, guidelines, and policies; repealing certain provisions of law 19regarding the resolution of certain impasses in negotiations; requiring the 20Public School Labor Relations Board to facilitate the beginning of mediation of 21certain disputes within a certain period of time and in a certain manner; 22establishing a certain process for the mediation of certain disputes; requiring a 23mediator to conclude certain mediations within a certain period of time; 24requiring a public school employer and employee organization to share certain 25dispute resolution costs equally; establishing certain processes for arbitration of 26certain disputes left unresolved by mediation; requiring the Public School Labor 27Relations Board to facilitate certain arbitration processes within a certain 28period of time and in a certain manner; requiring the Public School Labor 29Relations Board to issue a certain award at the end of arbitration; subjecting

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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certain negotiated provisions or decisions to certain provisions of law concerning 1  $\mathbf{2}$ the fiscal relationship between public school employers and certain governing 3 bodies; requiring public school employers to renegotiate certain agreements 4 with employee organizations under certain circumstances in a certain manner;  $\mathbf{5}$ specifying the manner of appointment, membership, duties, and responsibilities 6 of the Public School Labor Relations Board; providing for the staffing of the  $\mathbf{7}$ Public School Labor Relations Board: providing for the staggering of terms of 8 the members of the Public School Labor Relations Board; requiring the Public 9 School Labor Relations Board to decide certain controversies and disputes 10 involving public school employers and employee organizations; authorizing a member of the Public School Labor Relations Board to petition a circuit court to 11 12seek enforcement of an order of the Public School Labor Relations Board; providing that a certain hearing and determination under this Act is a contested 13case; establishing the significance of certain prior orders, actions, and opinions 1415of the State Board of Education in deciding certain matters arising after the 16enactment of this Act; providing for the application and construction of this Act; 17requiring the Public School Labor Relations Board to report to the General 18 Assembly on or before a certain date; providing for the termination of this Act: 19defining certain terms; making stylistic changes; and generally relating to 20public school education, collective bargaining, and dispute resolution.

- 21BY repealing and reenacting, with amendments,
- 22Article – Education
- 23Section 2–205(e), 6–401, 6–405(f), 6–408, 6–501, 6–506(f), 6–510, and 6–511
- 24Annotated Code of Maryland
- (2008 Replacement Volume and 2009 Supplement) 25
- 26BY adding to
- 27Article – Education
- 28Section 6-408.1; and 6-801 through 6-807 to be under the new subtitle 29"Subtitle 8. Public School Labor Relations Board"
- Annotated Code of Maryland 30
- 31 (2008 Replacement Volume and 2009 Supplement)
- 32BY repealing and reenacting, with amendments,
- 33 Article – State Personnel and Pensions
- 34Section 3-204
- 35 Annotated Code of Maryland
- (2009 Replacement Volume and 2009 Supplement) 36
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 37 38 MARYLAND, That the Laws of Maryland read as follows:

39	Article – Education

402-205.

$\frac{1}{2}$	(e) (1) Without charge and with the advice of the Attorney General, the State Board shall explain the true intent and meaning of the provisions of:
3	(i) This article that are within its jurisdiction; and
4	(ii) The bylaws, rules, and regulations adopted by the Board.
5 6 7	(2) [The] EXCEPT AS PROVIDED IN PARAGRAPH (4) OF THIS SUBSECTION AND IN TITLE 6, SUBTITLES 4 AND 5 OF THIS ARTICLE, THE Board shall decide all controversies and disputes under these provisions.
8	(3) The decision of the Board is final.
9 10 11	(4) (I) THE PUBLIC SCHOOL LABOR RELATIONS BOARD SHALL DECIDE ANY CONTROVERSY OR DISPUTE ARISING UNDER TITLE 6, SUBTITLE 4 OR SUBTITLE 5 OF THIS ARTICLE.
$\frac{12}{13}$	(II) A DECISION OF THE PUBLIC SCHOOL LABOR RELATIONS BOARD IS FINAL.
14	6-401.
15	(a) In this subtitle the following words have the meanings indicated.
$\frac{16}{17}$	(b) <b>"BOARD" MEANS THE PUBLIC SCHOOL LABOR RELATIONS BOARD</b> ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.
16	
16 17	<ul> <li>ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.</li> <li>(C) "Employee organization" means an organization that:</li> <li>(1) Includes certificated employees of a public school employer or</li> </ul>
16 17 18 19	<ul> <li>ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.</li> <li>(C) "Employee organization" means an organization that:</li> <li>(1) Includes certificated employees of a public school employer or</li> </ul>
16 17 18 19 20 21	<ul> <li>ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.</li> <li>(C) "Employee organization" means an organization that: <ul> <li>(1) Includes certificated employees of a public school employer or individuals of equivalent status in Baltimore City; and</li> <li>(2) Has as one of its main purposes the representation of the</li> </ul> </li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.</li> <li>(C) "Employee organization" means an organization that: <ul> <li>(1) Includes certificated employees of a public school employer or individuals of equivalent status in Baltimore City; and</li> <li>(2) Has as one of its main purposes the representation of the employees in their relations with that public school employer.</li> </ul> </li> <li>[(c)] (D) (1) "Home and hospital teacher" means a teacher employed by a public school employer to provide instructional services to a public school student who is unable to function effectively in the classroom setting due to the student's medical,</li> </ul>
$     \begin{array}{r}       16 \\       17 \\       18 \\       19 \\       20 \\       21 \\       22 \\       23 \\       24 \\       25 \\       26 \\     \end{array} $	<ul> <li>ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.</li> <li>(C) "Employee organization" means an organization that: <ul> <li>(1) Includes certificated employees of a public school employer or individuals of equivalent status in Baltimore City; and</li> <li>(2) Has as one of its main purposes the representation of the employees in their relations with that public school employer.</li> </ul> </li> <li>[(c)] (D) (1) "Home and hospital teacher" means a teacher employed by a public school employer to provide instructional services to a public school student who is unable to function effectively in the classroom setting due to the student's medical, physical, or emotional condition.</li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	<ul> <li>ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE.</li> <li>(C) "Employee organization" means an organization that: <ul> <li>(1) Includes certificated employees of a public school employer or individuals of equivalent status in Baltimore City; and</li> <li>(2) Has as one of its main purposes the representation of the employees in their relations with that public school employer.</li> </ul> </li> <li>[(c)] (D) (1) "Home and hospital teacher" means a teacher employed by a public school employer to provide instructional services to a public school student who is unable to function effectively in the classroom setting due to the student's medical, physical, or emotional condition.</li> </ul> <li>(2) A home and hospital teacher may teach in:</li>

1	(i	(iv)	A school; or
2	(+	(v)	Any other appropriate site.
$3 \\ 4 \\ 5 \\ 6 \\ 7$	individual who is en status in Baltimore	nploy e Cit ublic	"Public school employee" means a certificated professional ed by a public school employer or an individual of equivalent ty, except for a county superintendent or an individual school employer to act in a negotiating capacity as provided of this subtitle.
8	(2) I	[n Mo	ntgomery County, "public school employees" include:
9 10 11	employed by the pub		Certificated and noncertificated substitute teachers shool employer for at least 7 days before March 1 of the school 0, 1978, and each year after; and
$12 \\ 13 \\ 14$	(		Home and hospital teachers employed by the public school ays before March 1 of the school fiscal year ending June 30,
15	(3) I	[n Bal	ltimore County, "public school employee" includes:
$\begin{array}{c} 16 \\ 17 \end{array}$	(i special school nurse;	(i) ; and	A secondary school nurse, an elementary school nurse, and a
$\frac{18}{19}$	(i [6–501(h) <b>] 6–501(I)</b>	(ii) ) of th	Supervisory noncertificated employees as defined under § is title.
$20 \\ 21$	(4) I worker employed by		ederick County, "public school employee" includes a social blic school employer.
$\begin{array}{c} 22 \\ 23 \end{array}$			nce George's County, "public school employee" includes home I Junior Reserve Officer Training Corps (JROTC) instructors.
$\begin{array}{c} 24 \\ 25 \end{array}$			arles County and Garrett County, "public school employee" Officer Training Corps (JROTC) instructors.
26	(7) I	[n Ca	rroll County, "public school employee" includes:
27	(i	(i)	A registered nurse; and
$\frac{28}{29}$	(i [6–501(h) <b>] 6–501(I)</b>	(ii) ) of th	Supervisory noncertificated employees as defined under § is title.
$\frac{30}{31}$			ic school employer" means a county board of education or the School Commissioners.

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1	6-405.			
2	(f)	(1)	The [	State] Board shall adopt rules and regulations for:
$egin{array}{c} 3 \\ 4 \\ 5 \\ 6 \end{array}$	members in	good a	standir	Verifying the number of certificated employees of the public ividuals of equivalent status in Baltimore City who are ag of an employee organization on the date of the certification ition under this section; and
7 8	their results		(ii)	Holding elections under this section and the certification of
9		(2)	The [	State] Board shall provide for supervision of these elections.
10		(3)	The e	lections shall be held:
$\begin{array}{c} 11 \\ 12 \end{array}$	on a regular	ly sch	(i) eduled	In each school facility where public employees are assigned school day;
13			(ii)	In a manner assuring the secrecy of the ballot; and
$14 \\ 15 \\ 16 \\ 17$	shall be hel	d bet	ween l	On a regular working day for public school employees, ne 15, inclusive, except in Baltimore City where the elections November 1 and November 15 following the date on which nembership enrollment is made.
18 19 20 21 22	exclusive re number of	presei votes	largest ntative in the	y election held under this section, the employee organization t number of votes cast in a unit shall be declared to be the of all public school employees in the unit. If the largest e election is cast not to have exclusive representation, a be designated for the unit.
$\begin{array}{c} 23 \\ 24 \end{array}$	in holding th	(5) ne elec	-	public school employer shall provide any assistance required
25	6-408.			
26	(a)	<b>[</b> (1)	In thi	s section, "negotiate" includes the duty to:
27			(i)	Confer in good faith, at all reasonable times; and
$\begin{array}{c} 28\\ 29 \end{array}$	negotiations		(ii)	Reduce to writing the matters agreed on as a result of the

1 (2)] WHEN A PUBLIC SCHOOL EMPLOYER AND AN EMPLOYEE 2 ORGANIZATION NEGOTIATE UNDER THIS SECTION, THE PUBLIC SCHOOL 3 EMPLOYER AND THE EMPLOYEE ORGANIZATION SHALL:

4

## (1) CONFER IN GOOD FAITH, AT ALL REASONABLE TIMES;

 $\mathbf{5}$ 

## (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.

10 **(B)** The agreements may provide for binding arbitration of the grievances 11 arising under the agreement that the parties have agreed to be subject to arbitration.

12 [(b)] (C) (1) On request a public school employer or at least two of its 13 designated representatives shall meet and negotiate with at least two representatives 14 of the employee organization that is designated as the exclusive negotiating agent for 15 the public school employees in a unit of the county on all matters that relate to 16 salaries, wages, hours, and other working conditions, INCLUDING PROCEDURES 17 REGARDING EMPLOYEE TRANSFERS AND ASSIGNMENTS.

18 (2) Except as provided in paragraph (3) of this subsection, a public 19 school employer or at least two of its designated representatives may negotiate with at 20 least two representatives of the employee organization that is designated as the 21 exclusive negotiating agent for the public school employees in a unit of the county on 22 other matters that are mutually agreed to by the employer and the employee 23 organization.

(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.

(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)] (E) of this section.

(5) (I) IF A PUBLIC SCHOOL EMPLOYER AND AN EMPLOYEE
ORGANIZATION DISPUTE WHETHER A PROPOSED TOPIC FOR NEGOTIATION IS A
MANDATORY, A PERMISSIVE, OR AN ILLEGAL TOPIC OF BARGAINING, EITHER
PARTY MAY SUBMIT A REQUEST FOR A DECISION IN WRITING TO THE BOARD
FOR FINAL RESOLUTION OF THE DISPUTE.

1 **(II)** A REQUEST FOR A DECISION SHALL:  $\mathbf{2}$ 1. **CLEARLY IDENTIFY EACH TOPIC OF BARGAINING** 3 FOR WHICH THE PARTY IS REQUESTING A DECISION; AND 2. BE MADE BEFORE THE BOARD DETERMINES THAT 4  $\mathbf{5}$ AN IMPASSE HAS BEEN REACHED. 6 (III) IF THE BOARD RECEIVES A REQUEST FOR A DECISION, 7 WITHIN 7 DAYS AFTER RECEIPT OF THE REQUEST, THE BOARD SHALL ISSUE A 8 THE PUBLIC SCHOOL EMPLOYER AND THE LETTER ТО **EMPLOYEE** 9 ORGANIZATION THAT REQUESTS WRITTEN BRIEFS IN SUPPORT OF THEIR 10 **RESPECTIVE POSITIONS.** 11 (IV) WITHIN 7 DAYS AFTER RECEIPT OF A REQUEST FROM THE BOARD FOR WRITTEN BRIEFS, THE PUBLIC SCHOOL EMPLOYER AND THE 12EMPLOYEE ORGANIZATION SHALL DELIVER TO THE BOARD A WRITTEN BRIEF 13 14ON THE ISSUE OF WHETHER THE TOPIC IS MANDATORY, PERMISSIVE, OR 15ILLEGAL IN NATURE. 16 **(**V**) AFTER RECEIPT OF WRITTEN BRIEFS FROM THE PUBLIC** 17SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION, THE BOARD SHALL: CONSIDER THE MERITS OF EACH 18 1. PARTY'S 19 **ARGUMENTS:** 202. **RENDER A DECISION DETERMINING WHETHER** 21THE TOPIC OF NEGOTIATION IS MANDATORY, PERMISSIVE, OR ILLEGAL; AND 223. **ISSUE THE WRITTEN DECISION TO THE PARTIES** 23WITHIN 14 DAYS AFTER RECEIVING THE WRITTEN BRIEFS. BOARD 24Тне ADOPT (VI) 1. MAY **REGULATIONS.** GUIDELINES, AND POLICIES TO CARRY OUT ITS RIGHTS AND RESPONSIBILITIES 2526UNDER THIS SECTION. 272. TO RESOLVE DISPUTES UNDER THIS SECTION, 28THE BOARD SHALL DEVELOP A BALANCING TEST TO DETERMINE WHETHER THE 29IMPACT OF THE MATTER ON THE SCHOOL SYSTEM AS A WHOLE CLEARLY 30 OUTWEIGHS THE DIRECT IMPACT ON THE TEACHERS OR EMPLOYEES. 31**[**(5)**] (6)** In Montgomery County, the exclusive negotiating agent for 32the public school employees in a unit and the public school employer shall meet and 33 negotiate under this section the salaries, wages, hours, and other working conditions 34of all persons actually employed as substitute teachers or home and hospital teachers.

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1 [(c)] (D) The designation of representatives by the employer under this 2 section does not prevent the designated employee organization from appearing before 3 or making proposals to the public school employer at a public meeting or hearing.

4 [(d)] (E) (1) If, on the request of either party, the [State Superintendent] 5 BOARD determines from the facts that an impasse is reached in negotiations between 6 a public school employer and an employee organization that is designated as an 7 exclusive negotiating agent, [the assistance and advice of the State Board may be 8 requested, with the consent of both parties.

9 (2) If consent is not given and at the request of either party, a panel 10 shall be named to aid in resolving the differences.

- 11
- (3) The panel shall contain three individuals chosen as follows:

12 (i) One member is to be named by each party within 3 days; 13 and

14 (ii) The third member is to be chosen by the other two members15 within 10 days after the request.

16 (4) The State Board or the panel selected shall meet with the parties 17 to aid in resolving the differences, and, if the matter is not resolved, shall make a 18 written report and recommendation within 30 days after the request.

19 (5) A copy of the report shall be sent to the representatives of the 20 public school employer and the employee organization.

(6) All costs of mediation shall be shared by the public school employerand the employee organization.

(7) Notwithstanding any other provision of this subtitle, the public
school employer shall make the final determination as to matters that have been the
subject of negotiation, but this final determination] THE BOARD SHALL WITHIN 10
CALENDAR DAYS:

27(I)REQUEST LAST AND BEST OFFERS FROM THE PUBLIC28SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION; AND

(II) ORDER THE PUBLIC SCHOOL EMPLOYER AND THE
 EMPLOYEE ORGANIZATION TO COMMENCE MEDIATION WITHIN 14 DAYS AFTER
 THE BOARD'S DETERMINATION THAT AN IMPASSE HAS BEEN REACHED.

1 (2) THE LAST AND BEST OFFERS SHALL LIST SEPARATELY EVERY  $\mathbf{2}$ TERM OR CONDITION OF EMPLOYMENT IN DISPUTE AND THE DEMAND OF THE 3 PARTY MAKING THE LAST AND BEST OFFER. 4 WITHIN 5 CALENDAR DAYS AFTER AN ORDER TO MEDIATE, (3)  $\mathbf{5}$ THE PARTIES SHALL SELECT A MEDIATOR BY: 6 **(I) AGREEMENT; OR** 7 **(II) ALTERNATE STRIKING FROM A LIST OF SEVEN NEUTRAL** 8 **PARTIES FURNISHED BY:** THE FEDERAL MEDIATION AND CONCILIATION 9 1. 10 **SERVICE; OR** 2. THE AMERICAN ARBITRATION ASSOCIATION. 11 12(4) THE MEDIATOR SHALL CONCLUDE THE MEDIATION WITHIN 25 13DAYS AFTER CONVENING THE FIRST MEDIATION SESSION. 14(5) IF THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION DO NOT REACH AGREEMENT BEFORE CONCLUDING THE 15MEDIATION, THE MEDIATOR SHALL ISSUE A WRITTEN OFFER TO BOTH PARTIES 16AND THE BOARD OF SETTLEMENT OF ALL MATTERS RAISED. 1718 (6) WITHIN 5 DAYS AFTER RECEIVING THE PROPOSED 19SETTLEMENT, THE PUBLIC SCHOOL EMPLOYER AND THE **EMPLOYEE** 20ORGANIZATION EACH SHALL NOTIFY THE MEDIATOR OF ITS INTENT TO: 21**(I)** ACCEPT THE WRITTEN PROPOSED SETTLEMENT; OR 22**(II)** DECLINE THE PROPOSED SETTLEMENT AND REQUEST 23ARBITRATION BEFORE THE BOARD. 24THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE (7) 25ORGANIZATION SHALL SHARE THE COSTS OF THE MEDIATOR EQUALLY. 26IF EITHER PARTY DECLINES THE PROPOSED SETTLEMENT (8) 27AND REQUESTS ARBITRATION, THE BOARD SHALL, WITHIN 5 CALENDAR DAYS, 28SET A DATE FOR AN ARBITRATION HEARING BEFORE THE BOARD. 29THE BOARD SHALL: (9)

(I) OPEN THE ARBITRATION RECORD WITHIN 20 DAYS
 AFTER RECEIVING EITHER PARTY'S DECISION TO DECLINE THE MEDIATOR'S
 PROPOSAL;
 (II) CONVENE A HEARING;

5 (III) HEAR TESTIMONY FROM AND RECEIVE SUPPORTING 6 WRITTEN EVIDENCE, AS PROVIDED IN AN ORDER OF THE BOARD, FROM THE 7 PUBLIC SCHOOL EMPLOYER, THE EMPLOYEE ORGANIZATION, AND THE 8 MEDIATOR;

9 (IV) ADMINISTER OATHS TO WITNESSES DEEMED RELEVANT 10 AND CALLED BY THE BOARD;

11 (V) ISSUE SUBPOENAS TO COMPEL THE PRODUCTION OF 12 RELEVANT AND NONPRIVILEGED DOCUMENTS AND OTHER TANGIBLE EVIDENCE 13 THAT WOULD ALSO BE SUBJECT TO PRODUCTION BEFORE A HEARING OR AT A 14 HEARING UNDER TITLE 10, SUBTITLE 6, PART III OF THE STATE GOVERNMENT 15 ARTICLE;

16 (VI) DECIDE WHETHER TO HEAR EVIDENCE OFFERED 17 THROUGH AN ATTORNEY; AND

18 (VII) RECEIVE AND CONSIDER ALL EVIDENCE CONSIDERED
 19 RELEVANT BY THE BOARD, INCLUDING:

201.THE WAGES, HOURS, WORKING CONDITIONS, OR21OTHER TERMS AND CONDITIONS OF EMPLOYMENT OF SIMILAR PUBLIC22EMPLOYEES IN COMPARABLE SURROUNDING JURISDICTIONS AND COMPARABLE23JURISDICTIONS OUTSIDE THE STATE; AND

24 **2.** THE ABILITY OF THE PUBLIC SCHOOL EMPLOYER 25 AND THE COUNTY SERVED BY THE PUBLIC SCHOOL EMPLOYER TO PAY FROM 26 THE COUNTY'S GENERAL FUND THE COSTS OF THE FINAL OFFERS PROPOSED 27 AND OTHER PERSONNEL COSTS.

(10) THE BOARD SHALL CONCLUDE THE HEARING BY ISSUING A
WRITTEN ORDER WITHIN 20 DAYS AFTER THE ARBITRATION RECORD IS
OPENED.

31(11) THE BOARD SHALL ISSUE THE WRITTEN AWARD THAT32SELECTS AND ADOPTS:

33(I)THE COMPLETE FINAL OFFER OF THE PUBLIC SCHOOL34EMPLOYER;

THE COMPLETE FINAL OFFER OF THE EMPLOYEE 1 **(II)**  $\mathbf{2}$ **ORGANIZATION: OR** 3 (III) THE MEDIATOR'S COMPLETE OFFER OF SETTLEMENT. 4 (12) THE BOARD'S WRITTEN AWARD IS FINAL AND BINDING ON  $\mathbf{5}$ THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION. 6 (13) THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE 7 ORGANIZATION SHALL SHARE THE COSTS OF THE HEARING EQUALLY. 8 (14) ANY NEGOTIATED PROVISION OR DECISION OF THE BOARD is 9 subject to the other provisions of this article concerning the fiscal relationship between 10 the public school employer and the county commissioners, county council, and Mayor 11 and City Council of Baltimore City. 126-408.1. 13 IF A FISCAL AUTHORITY DOES NOT APPROVE ENOUGH FUNDS TO 14IMPLEMENT THE NEGOTIATED AGREEMENT, THE PUBLIC SCHOOL EMPLOYER 15SHALL RENEGOTIATE THE FUNDS ALLOCATED FOR THESE PURPOSES BY THE FISCAL AUTHORITY WITH THE EMPLOYEE ORGANIZATION BEFORE THE PUBLIC 16 SCHOOL EMPLOYER MAKES A FINAL DETERMINATION IN ACCORDANCE WITH A 17TIMETABLE AND PROCEDURE ESTABLISHED BY THE BOARD. 18 19 6-501.20In this subtitle the following words have the meanings indicated. (a) "BOARD" MEANS THE PUBLIC SCHOOL LABOR RELATIONS BOARD 21(b) ESTABLISHED UNDER SUBTITLE 8 OF THIS TITLE. 2223"Confidential employee" includes an individual whose employment **(C)** responsibilities require knowledge of the public school employer's posture in the 2425collective negotiation process, as determined by the public school employer in 26negotiations with an employee organization that requests negotiation on this issue. 27[(c)] **(D)** "Employee organization" means an organization that: Includes noncertificated employees of a public school employer; and 28(1)

29 (2) Has as one of its main purposes the representation of the 30 employees in their relations with that public school employer.

1 [(d)] (E) "Management personnel" includes an individual who is engaged 2 mainly in executive and managerial functions, as determined by the public school 3 employer in negotiation with an employee organization that requests negotiation on 4 this issue.

5 **[**(e)**] (F)** "Noncertificated employee", in Montgomery County, means only a 6 full–time employee.

[(f)] (G) (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.

10 (2) "Public school employee" includes a noncertificated employee in 11 Baltimore City notwithstanding that the noncertificated employee does not work for at 12 least 9 months a year on a full-time basis.

13

- (3) "Public school employee" does not include:
- 14 (i) Management personnel;
- 15 (ii) A confidential employee; or

16 (iii) Any individual designated by the public school employer to 17 act in a negotiating capacity as provided in § [6–510(b)] **6–510(C)** of this subtitle.

18 [(g)] (H) (1) "Public school employer" means the county board in each 19 county.

20 (2) "Public school employer" includes the Baltimore City Board of 21 School Commissioners.

[(h)] (I) "Supervisory employee" includes any individual who responsibly directs the work of other employees, as determined by the public school employer in negotiation with an employee organization that requests negotiation on this issue.

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25 6-506.
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26 (f) (1) The [State] Board shall adopt rules and regulations for:

(i) Verifying the number of public school employees who are
members in good standing of an employee organization on the date of the certification
or who have signed a petition under this section; and

30 (ii) Holding elections under this section and the certification of31 their results.

32 (2) The [State] Board shall provide for supervision of these elections.

1 (3)The elections shall be held: 2 (i) In each school facility where public school employees are 3 assigned on a regularly scheduled school day; 4 (ii) In a manner assuring the secrecy of the ballot; and On a regular working day for public school employees,  $\mathbf{5}$ (iiii) between June 1 and June 15, inclusive. 6 7 (4) In all elections held under this section, the employee organization 8 that receives a majority of the votes cast in a unit shall be declared to be the exclusive 9 representative of all public school employees in the unit. If a majority of the votes in the election are cast not to have exclusive representation, a representative may not be 10 11 designated for the unit. 12The two choices on the ballot that receive the most votes shall be (5)13placed on a ballot for a runoff election that shall be held in the same manner as the original election if: 1415(i) More than one employee organization is on the ballot; 16 (ii) No employee organization obtains a majority of the votes; 17and A majority of the votes is not for "not to have exclusive 18 (iii) 19representation". 20(6)The public school employer shall provide any assistance required 21in conducting the elections. 226-510.23(a) (1)In this section, "negotiate" includes the duty to: 24(i) Confer in good faith, at all reasonable times; and 25(ii) Reduce to writing the matters agreed on as a result of the 26negotiations. 27WHEN A PUBLIC SCHOOL EMPLOYER AND AN EMPLOYEE (2)28ORGANIZATION NEGOTIATE UNDER THIS SECTION. THE PUBLIC SCHOOL **EMPLOYER AND THE EMPLOYEE ORGANIZATION SHALL:** 2930 (1) **CONFER IN GOOD FAITH, AT ALL REASONABLE TIMES;** 

1

## (2) HONOR AND ADMINISTER EXISTING AGREEMENTS;

2 (3) MAKE EVERY REASONABLE EFFORT TO CONCLUDE 3 NEGOTIATIONS WITH A FINAL WRITTEN AGREEMENT IN A TIMELY MANNER; AND

4 (4) REDUCE TO WRITING THE MATTERS AGREED ON AS A RESULT 5 OF THE NEGOTIATIONS.

6 **(B)** The agreements may provide for binding arbitration of the grievances 7 arising under the agreement that the parties have agreed to be subject to arbitration.

8 [(b)] (C) (1) On request, a public school employer or at least two of its 9 designated representatives shall meet and negotiate with at least two representatives 10 of the employee organization that is designated as the exclusive negotiating agent for 11 the public school employees in a unit of the county on all matters that relate to 12 salaries, wages, hours, and other working conditions, including the discipline and 13 discharge of an employee for just cause.

14 (2) Except as provided in paragraph (3) of this subsection, a public 15 school employer or at least two of its designated representatives may negotiate with at 16 least two representatives of the employee organization that is designated as the 17 exclusive negotiating agent for the public school employees in a unit of the county on 18 other matters that are mutually agreed to by the employer and the employee 19 organization.

20 (3) A public school employer may not negotiate the school calendar,
21 the maximum number of students assigned to a class, or any matter that is precluded
22 by applicable statutory law.

(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)] (E) of this section.

(5) (I) IF A PUBLIC SCHOOL EMPLOYER AND AN EMPLOYEE
ORGANIZATION DISPUTE WHETHER A PROPOSED TOPIC FOR NEGOTIATION IS A
MANDATORY, A PERMISSIVE, OR AN ILLEGAL TOPIC OF BARGAINING, EITHER
PARTY MAY SUBMIT A REQUEST FOR A DECISION IN WRITING TO THE BOARD
FOR FINAL RESOLUTION OF THE DISPUTE.

32

(II) A REQUEST FOR A DECISION SHALL:

CLEARLY IDENTIFY EACH TOPIC OF BARGAINING
 FOR WHICH THE PUBLIC SCHOOL EMPLOYER OR EMPLOYEE ORGANIZATION IS
 REQUESTING A DECISION; AND

1 2. BE MADE BEFORE THE BOARD DETERMINES THAT  $\mathbf{2}$ AN IMPASSE HAS BEEN REACHED. 3 (III) IF THE BOARD RECEIVES A REQUEST FOR A DECISION, WITHIN 7 DAYS AFTER RECEIPT OF THE REQUEST, THE BOARD SHALL ISSUE A 4 THE PUBLIC SCHOOL EMPLOYER AND  $\mathbf{5}$ LETTER TO THE **EMPLOYEE** 6 ORGANIZATION THAT REQUESTS WRITTEN BRIEFS IN SUPPORT OF THEIR  $\overline{7}$ **RESPECTIVE POSITIONS.** 8 (IV) WITHIN 7 DAYS AFTER RECEIPT OF A REQUEST FROM 9 THE BOARD FOR WRITTEN BRIEFS, THE PUBLIC SCHOOL EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE SHALL DELIVER TO THE BOARD A WRITTEN BRIEF 10 ON THE ISSUE OF WHETHER THE TOPIC AT ISSUE IS MANDATORY, PERMISSIVE, 11 12OR ILLEGAL IN NATURE. 13(V) AFTER RECEIPT OF THE WRITTEN BRIEFS FROM THE 14PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION, THE BOARD 15 SHALL: 16 1. CONSIDER THE MERITS OF EACH PARTY'S 17**ARGUMENTS;** 18 2. **RENDER A DECISION DETERMINING WHETHER** 19 THE TOPIC OF NEGOTIATION IS MANDATORY, PERMISSIVE, OR ILLEGAL; AND

203. **ISSUE THE WRITTEN DECISION TO THE PARTIES** 21WITHIN 14 DAYS AFTER RECEIPT OF THE WRITTEN BRIEFS.

22(VI) 1. Тне BOARD MAY ADOPT **REGULATIONS**, 23GUIDELINES, AND POLICIES TO CARRY OUT ITS RIGHTS AND RESPONSIBILITIES 24UNDER THIS SECTION.

2. 25TO RESOLVE DISPUTES UNDER THIS SECTION, 26THE BOARD SHALL DEVELOP A BALANCING TEST TO DETERMINE WHETHER THE 27IMPACT OF THE MATTER ON THE SCHOOL SYSTEM AS A WHOLE CLEARLY 28OUTWEIGHS THE DIRECT IMPACT ON THE EMPLOYEES.

29[(c)] **(D)** The designation of representatives by the employer under this section does not prevent an employee organization from appearing before or making 30 31proposals to the public school employer at a public meeting or hearing.

32[(d)] (E) If, on the request of either party, the [State Superintendent] (1)33 **BOARD** determines from the facts that an impasse is reached in negotiations between 34a public school employer and an employee organization that is designated as an

$\frac{1}{2}$	exclusive negotiating agent, [the assistance and advice of the State Board may be requested, with the consent of both parties.
$\frac{3}{4}$	(2) If consent is not given and at the request of either party, a panel shall be named to aid in resolving the differences.
<b>5</b>	(3) The panel shall contain three individuals chosen as follows:
$6 \\ 7$	(i) One member is to be named by each party within 3 days; and
8 9	(ii) The third member is to be chosen by the other two members within 10 days after the request.
$10 \\ 11 \\ 12$	(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.
$\frac{13}{14}$	(5) A copy of the report shall be sent to representatives of the public school employer and the employee organization.
$15\\16$	(6) All costs of the impasse proceedings, including mediation, shall be shared equally by the public school employer and the employee organization.
17 18 19 20	(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] THE BOARD SHALL WITHIN 10 CALENDAR DAYS:
$\frac{21}{22}$	(I) REQUEST LAST AND BEST OFFERS FROM THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION; AND
$23 \\ 24 \\ 25$	(II) ORDER THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION TO COMMENCE MEDIATION WITHIN 14 DAYS AFTER THE BOARD'S DETERMINATION THAT AN IMPASSE HAS BEEN REACHED.
26 27 28	(2) THE LAST AND BEST OFFERS SHALL LIST SEPARATELY EVERY TERM OR CONDITION OF EMPLOYMENT IN DISPUTE AND THE DEMAND OF THE PARTY MAKING THE LAST AND BEST OFFER.
29 30	(3) WITHIN 5 CALENDAR DAYS AFTER AN ORDER TO MEDIATE, THE PARTIES SHALL SELECT A MEDIATOR BY:
31	(I) AGREEMENT; OR

16

1 **(II)** ALTERNATE STRIKING FROM A LIST OF SEVEN NEUTRAL  $\mathbf{2}$ **PARTIES FURNISHED BY:** 3 1. THE FEDERAL MEDIATION AND CONCILIATION 4 **SERVICE; OR** 2. THE AMERICAN ARBITRATION ASSOCIATION.  $\mathbf{5}$ 6 THE MEDIATOR SHALL CONCLUDE THE MEDIATION WITHIN 25 (4) 7 DAYS AFTER CONVENING THE FIRST MEDIATION SESSION. 8 IF THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE (5) 9 ORGANIZATION DO NOT REACH AGREEMENT BEFORE CONCLUDING THE 10 MEDIATION, THE MEDIATOR SHALL ISSUE A WRITTEN OFFER TO BOTH PARTIES 11 AND THE BOARD OF SETTLEMENT OF ALL MATTERS RAISED. 12(6) WITHIN 5 DAYS AFTER RECEIVING THE PROPOSED 13 SETTLEMENT, THE PUBLIC SCHOOL EMPLOYER AND THE **EMPLOYEE** ORGANIZATION EACH SHALL NOTIFY THE MEDIATOR OF ITS INTENT TO: 14 15**(I)** ACCEPT THE WRITTEN PROPOSED SETTLEMENT; OR 16 (II) DECLINE THE PROPOSED SETTLEMENT AND REQUEST ARBITRATION BEFORE THE BOARD. 1718 THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE (7) ORGANIZATION SHALL SHARE THE COSTS OF THE MEDIATOR EQUALLY. 1920 IF EITHER PARTY DECLINES THE PROPOSED SETTLEMENT (8) AND REQUESTS ARBITRATION, THE BOARD SHALL, WITHIN 5 CALENDAR DAYS, 2122SET A DATE FOR AN ARBITRATION HEARING BEFORE THE BOARD. 23(9) THE BOARD SHALL: 24**(I) OPEN THE ARBITRATION RECORD WITHIN 20 DAYS** 25AFTER RECEIVING EITHER PARTY'S DECISION TO DECLINE THE MEDIATOR'S 26**PROPOSAL;** 27**CONVENE A HEARING; (II)** 28(III) HEAR TESTIMONY FROM AND RECEIVE SUPPORTING 29WRITTEN EVIDENCE, AS PROVIDED IN AN ORDER OF THE BOARD, FROM THE PUBLIC SCHOOL EMPLOYER, THE EMPLOYEE ORGANIZATION, AND THE 30 31**MEDIATOR;** 

(IV) ADMINISTER OATHS TO WITNESSES DEEMED RELEVANT

 $\mathbf{2}$ AND CALLED BY THE BOARD; 3 (V) **ISSUE SUBPOENAS TO COMPEL THE PRODUCTION OF** 4 **RELEVANT AND NONPRIVILEGED DOCUMENTS AND OTHER TANGIBLE EVIDENCE** THAT WOULD ALSO BE SUBJECT TO PRODUCTION BEFORE A HEARING OR AT A  $\mathbf{5}$ HEARING UNDER TITLE 10, SUBTITLE 6, PART III OF THE STATE GOVERNMENT 6 **ARTICLE;** 7 8 (VI) DECIDE WHETHER TO HEAR EVIDENCE OFFERED 9 **THROUGH AN ATTORNEY; AND** 10 (VII) RECEIVE AND CONSIDER ALL EVIDENCE CONSIDERED 11 **RELEVANT BY THE BOARD, INCLUDING:** 12THE WAGES, HOURS, WORKING CONDITIONS, OR 1. OTHER TERMS AND CONDITIONS OF EMPLOYMENT OF SIMILAR PUBLIC 13 14EMPLOYEES IN COMPARABLE SURROUNDING JURISDICTIONS AND COMPARABLE 15JURISDICTIONS OUTSIDE THE STATE; AND 2. 16 THE ABILITY OF THE PUBLIC SCHOOL EMPLOYER AND THE COUNTY SERVED BY THE PUBLIC SCHOOL EMPLOYER TO PAY FROM 17 18 THE COUNTY'S GENERAL FUND THE COSTS OF THE FINAL OFFERS PROPOSED 19 AND OTHER PERSONNEL COSTS. 20 (10) THE BOARD SHALL CONCLUDE THE HEARING BY ISSUING A WRITTEN ORDER WITHIN 20 DAYS AFTER THE ARBITRATION RECORD IS 2122OPENED. 23(11) THE BOARD SHALL ISSUE THE WRITTEN AWARD THAT **SELECTS AND ADOPTS:** 2425**(I)** THE COMPLETE FINAL OFFER OF THE PUBLIC SCHOOL 26**EMPLOYER;** 27**(II)** THE COMPLETE FINAL OFFER OF THE EMPLOYEE 28**ORGANIZATION; OR** 29THE MEDIATOR'S COMPLETE OFFER OF SETTLEMENT. (III) 30 (12) THE BOARD'S WRITTEN AWARD IS FINAL AND BINDING ON THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION. 31 32(13) THE PUBLIC SCHOOL EMPLOYER AND THE EMPLOYEE ORGANIZATION SHALL SHARE THE COSTS OF THE HEARING EQUALLY. 33

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(14) ANY NEGOTIATED PROVISION OR DECISION OF THE BOARD is 1  $\mathbf{2}$ subject to the other provisions of this article concerning the fiscal relationship between the public school employer and the county commissioners and county council. 3

4 6-511.

If the fiscal authority does not approve enough funds to implement the  $\mathbf{5}$ negotiated agreement, the public school employer shall renegotiate the funds allocated 6 7 for these purposes by the fiscal authority with the employee organization before the 8 public school employer makes a final determination in accordance with the timetable and procedure established by the [State] Board. 9

- SUBTITLE 8. PUBLIC SCHOOL LABOR RELATIONS BOARD. 10
- 11 6-801.

#### IN THIS SUBTITLE, "BOARD" MEANS THE PUBLIC SCHOOL LABOR 1213 **R**ELATIONS BOARD ESTABLISHED UNDER § 6–802 OF THIS SUBTITLE.

6-802. 14

THERE IS A PUBLIC SCHOOL LABOR RELATIONS BOARD ESTABLISHED AS 1516 AN INDEPENDENT UNIT OF STATE GOVERNMENT.

176-803.

THE BOARD SHALL CONSIST OF THE FOLLOWING FIVE MEMBERS 18 (A) APPOINTED BY THE GOVERNOR, WITH THE ADVICE AND CONSENT OF THE 1920**SENATE:** 

- 21(1) **ONE MEMBER WHO:**
- 22

- **(I) REPRESENTS THE PUBLIC;**
- 23**(II)** HAS EXPERIENCE IN LABOR RELATIONS;

24(III) IS NOT AN OFFICER OR EMPLOYEE OF A BOARD OF 25EDUCATION OR AN EMPLOYEE ORGANIZATION REPRESENTING PUBLIC SCHOOL 26SYSTEM EMPLOYEES;

27(IV) IS NOT AN ELECTED OFFICIAL OF THE STATE, A 28COUNTY, OR AN EMPLOYEE ORGANIZATION REPRESENTING PUBLIC SCHOOL 29**EMPLOYEES; AND** 

1 2 JUDGMENT;

(V) IS KNOWN FOR OBJECTIVE AND INDEPENDENT GMENT;

3 (2) TWO MEMBERS, INCLUDING ONE MEMBER CHOSEN FROM A 4 LIST OF CANDIDATES SUBMITTED BY THE ORGANIZATION REPRESENTING A MAJORITY OF PUBLIC SCHOOL EMPLOYEES IN THE STATE FOR COLLECTIVE  $\mathbf{5}$ 6 BARGAINING PURPOSES AND ANOTHER MEMBER CHOSEN FROM A LIST OF 7 CANDIDATES SUBMITTED BY A STATEWIDE ORGANIZATION REPRESENTING 8 PUBLIC SCHOOL EMPLOYEES IN AT LEAST ONE JURISDICTION WITHIN THE 9 STATE FOR COLLECTIVE BARGAINING PURPOSES OTHER THAN THE MAJORITY 10 **ORGANIZATION UNDER THIS PARAGRAPH, WHO:** 

11(I) ARE NOT EMPLOYEES OF THE STATE OR A PUBLIC12SCHOOL EMPLOYEE ORGANIZATION; AND

13(II) ARE KNOWN FOR OBJECTIVE AND INDEPENDENT14JUDGMENT; AND

15 (3) TWO MEMBERS OF THE EDUCATION OR BUSINESS 16 COMMUNITY, CHOSEN FROM A LIST OF CANDIDATES SUBMITTED BY THE 17 MARYLAND ASSOCIATION OF BOARDS OF EDUCATION AND THE STATE 18 SUPERINTENDENTS ASSOCIATION OF MARYLAND, WHO:

19(I) ARE NOT OFFICERS OR EMPLOYEES OF THE STATE OR20COUNTY OR STATE BOARDS OF EDUCATION AND ARE NOT OFFICERS OR21EMPLOYEES OF EMPLOYEE ORGANIZATIONS REPRESENTING EMPLOYEES OF22PUBLIC SCHOOL SYSTEMS IN MARYLAND; AND

23(II) ARE KNOWN FOR OBJECTIVE AND INDEPENDENT24JUDGMENT.

25 (B) BEFORE TAKING OFFICE EACH MEMBER SHALL TAKE THE OATH 26 REQUIRED BY ARTICLE I, SECTION 9 OF THE MARYLAND CONSTITUTION.

27 (C) THE PUBLIC SCHOOL LABOR RELATIONS BOARD SHALL ELECT A 28 CHAIR FROM AMONG ITS MEMBERS.

29 (D) (1) THE TERM OF A MEMBER IS 5 YEARS.

30(2)THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY31THE TERMS PROVIDED FOR MEMBERS OF THE BOARD ON JULY 1, 2010.

32 (3) AT THE END OF A TERM A MEMBER CONTINUES TO SERVE
 33 UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.

1 (4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN  $\mathbf{2}$ SERVES ONLY FOR THE REMAINDER OF THAT TERM. 3 **(E)** THE **GOVERNOR** MAY **REMOVE** A FOR MEMBER ONLY **INCOMPETENCE OR MISCONDUCT.** 4 6-804.  $\mathbf{5}$ 6 A MEMBER OF THE BOARD SHALL BE ENTITLED TO: 7 (1) **COMPENSATION IN ACCORDANCE WITH THE STATE BUDGET;** 8 AND 9 **REIMBURSEMENT FOR EXPENSES UNDER THE STANDARD** (2) STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET. 10 6-805. 11 12 THE BOARD SHALL SHARE AN EXECUTIVE DIRECTOR WITH THE HIGHER EDUCATION LABOR RELATIONS BOARD AND THE STATE LABOR RELATIONS 1314BOARD. 6-806. 15 16(A) THE BOARD SHALL ADMINISTER AND ENFORCE THE PROVISIONS OF SUBTITLES 4 AND 5 OF THIS TITLE. 1718 THE BOARD MAY: **(B)** 19 ADOPT REGULATIONS, GUIDELINES, AND POLICIES TO CARRY (1) 20OUT THE RIGHTS AND RESPONSIBILITIES OF THE BOARD UNDER THIS TITLE; AND 2122(2) MAKE RECOMMENDATIONS FOR LEGISLATIVE ACTION 23**REGARDING THE OPERATION OF THIS TITLE.** 6-807. 2425(A) IN DECIDING MATTERS COVERED UNDER THE PROVISIONS OF 26SUBTITLES 4 AND 5 OF THIS TITLE, THE BOARD: 27(1) MAY: 28**(I) CONDUCT HEARINGS;** 

	22	SENATE BILL 590
1		(II) SUBPOENA WITNESSES AND DOCUMENTS;
2		(III) ADMINISTER OATHS;
$\frac{3}{4}$	UNDER OATH; AN	(IV) TAKE THE TESTIMONY OR DEPOSITION OF A PERSON ND
5		(V) CONDUCT INVESTIGATIONS; AND
6	(2)	SHALL DECIDE CONTROVERSIES AND DISPUTES.
7 8 9	,	IF A PERSON FAILS TO COMPLY WITH AN ORDER ISSUED BY MEMBER OF THE BOARD MAY PETITION THE CIRCUIT COURT TO SON TO COMPLY WITH THE BOARD'S ORDER.
10 11	(2) ACTION UNDER I	THE BOARD MAY NOT BE REQUIRED TO POST BOND IN AN PARAGRAPH (1) OF THIS SUBSECTION.
12 13 14	COMPLAINT BY	H HEARING AND DETERMINATION OF AN APPEAL OR THE BOARD IS A CONTESTED CASE, SUBJECT TO THE TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE.
15 16 17 18	BOARD BEFORE PRECEDENT IN	RIOR ORDER, ACTION, OR OPINION ISSUED BY THE STATE THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD.
$\begin{array}{c} 16 \\ 17 \end{array}$	BOARD BEFORE PRECEDENT IN	THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION,
16 17 18	BOARD BEFORE PRECEDENT IN	THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD.
16 17 18 19	BOARD BEFORE PRECEDENT IN T BUT IT IS NOT BI 3–204. (a) (1) RELATIONS BOA	THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD.
16 17 18 19 20 21 22	BOARD BEFORE PRECEDENT IN T BUT IT IS NOT BI 3–204. (a) (1) RELATIONS BOA	THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD. Article – State Personnel and Pensions The State Labor Relations Board, THE PUBLIC SCHOOL LABOR ARD, and the State Higher Education Labor Relations Board jointly
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	BOARD BEFORE PRECEDENT IN T BUT IT IS NOT BI 3–204. (a) (1) RELATIONS BOA shall appoint an F	THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD. Article – State Personnel and Pensions The State Labor Relations Board, THE PUBLIC SCHOOL LABOR ARD, and the State Higher Education Labor Relations Board jointly Executive Director of the boards.
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	BOARD BEFORE PRECEDENT IN T BUT IT IS NOT BI 3–204. (a) (1) RELATIONS BOA shall appoint an E (2)	THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD. Article – State Personnel and Pensions The State Labor Relations Board, THE PUBLIC SCHOOL LABOR ARD, and the State Higher Education Labor Relations Board jointly Executive Director of the boards. The Executive Director:
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	BOARD BEFORE PRECEDENT IN T BUT IT IS NOT BI 3–204. (a) (1) RELATIONS BOA shall appoint an B (2) and	<ul> <li>THE ENACTMENT OF THIS SECTION MAY BE CONSIDERED AS MATTERS ARISING AFTER THE ENACTMENT OF THIS SECTION, NDING ON THE BOARD.</li> <li>Article – State Personnel and Pensions</li> <li>The State Labor Relations Board, THE PUBLIC SCHOOL LABOR ARD, and the State Higher Education Labor Relations Board jointly Executive Director of the boards.</li> <li>The Executive Director:</li> <li>(i) is responsible to and serves at the pleasure of the boards;</li> </ul>

1	(2) keeping the official records of the boards.			
$2 \\ 3$	(c) The Executive Director may hire any staff necessary to carry out the provisions of this subtitle.			
4 5	(d) (1) With approval of the boards, the Executive Director may employ professional consultants.			
$6 \\ 7$	(2) Each professional consultant serves at the pleasure of the Executive Director.			
8 9	SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the members of the Public School Labor Relations Board shall expire as follows:			
10	(a) one member in 2012;			
11	(b) two members in 2013; and			
12	(c) two members in 2014.			
13 14 15 16	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any negotiations requested or entered into before the effective date of this Act.			
17 18 19	SECTION 4. AND BE IT FURTHER ENACTED, That nothing in this Act may be construed to prevent a party from appealing a final decision of the Public School Labor Relations Board to a circuit court.			
20 21 22 23	SECTION 5. AND BE IT FURTHER ENACTED, That, on or before July 1, 2014, the Public School Labor Relations Board shall report to the General Assembly, in accordance with § 2–1246 of the State Government Article, on the implementation of this Act.			

SECTION 6. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2010. It shall remain effective for a period of 5 years and, at the end of June 30, 26 2015, with no further action required by the General Assembly, this Act shall be 27 abrogated and of no further force and effect.