HOUSE BILL 451

P4 8lr2675 HB 1617/17 – HRU CF 8lr3303

By: Delegates Jackson, Barron, Krimm, Proctor, and A. Washington

Introduced and read first time: January 25, 2018

Assigned to: Appropriations

A BILL ENTITLED

1	AN ACT concerning
2 3	State Personnel – Collective Bargaining – State Institutions of Higher Education
4 5 6 7 8 9 10 11 12 13 14	FOR the purpose of clarifying that a member of the State Labor Relations Board or State Higher Education Labor Relations Board may petition the circuit court to order certain entities to comply with an order from the Board; establishing that the failure to meet an established negotiation deadline is an unfair labor practice under certain circumstances; requiring a system institution in the University System of Maryland to designate a representative of the University System of Maryland Board of Regents to participate as a party in collective bargaining; providing for an extension of the effective period of a memorandum of understanding under certain circumstances; providing for the expiration of a memorandum of understanding under certain circumstances; and generally relating to collective bargaining and State institutions of higher education.
15 16 17 18 19	BY repealing and reenacting, without amendments, Article – State Personnel and Pensions Section 3–101 Annotated Code of Maryland (2015 Replacement Volume and 2017 Supplement)
20 21 22 23 24	BY repealing and reenacting, with amendments, Article – State Personnel and Pensions Section 3–2A–09, 3–306, 3–501, and 3–601 Annotated Code of Maryland (2015 Replacement Volume and 2017 Supplement)
25 26	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - State Personnel and Pensions

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

27



28

29

(1)

Education Article, the president of the constituent institution;

1	3–101.				
2	(a) In this title the following words have the meanings indicated.				
3	(b) "Board" means:				
4 5 6 7	(1) with regard to any matter relating to employees of any of the units of State government described in § 3–102(a)(1)(i) through (iv) and (vi) through (x) of this subtitle and employees described in § 3–102(a)(2) of this subtitle, the State Labor Relations Board; and				
8 9 10	(2) with regard to any matter relating to employees of any State institution of higher education described in § 3–102(a)(1)(v) of this subtitle, the State Higher Education Labor Relations Board.				
1	(c) "Collective bargaining" means:				
12	(1) good faith negotiations by authorized representatives of employees and their employer with the intention of:				
14 15	(i) 1. reaching an agreement about wages, hours, and other terms and conditions of employment; and				
16 17	2. incorporating the terms of the agreement in a written memorandum of understanding or other written understanding; or				
8	(ii) clarifying terms and conditions of employment;				
9	(2) administration of terms and conditions of employment; or				
20 21 22	(3) the voluntary adjustment of a dispute or disagreement between authorized representatives of employees and their employer that arises under a memorandum of understanding or other written understanding.				
23 24	(d) "Employee organization" means a labor or other organization in which State employees participate and that has as one of its primary purposes representing employees.				
25 26	(e) "Exclusive representative" means an employee organization that has been certified by the Board as an exclusive representative under Subtitle 4 of this title.				
27	(f) "President" means:				

with regard to a constituent institution, as defined in § 12-101 of the

- 1 (2) with regard to a center or institute, as those terms are defined in § 2 12–101 of the Education Article, the president of the center or institute;
- 3 (3) with regard to the University System of Maryland Office, the 4 Chancellor of the University System of Maryland; and
- 5 (4) with regard to Morgan State University, St. Mary's College of 6 Maryland, and Baltimore City Community College, the president of the institution.
- 7 (g) "System institution" means:
- 8 (1) a constituent institution, as defined in § 12–101 of the Education 9 Article;
- 10 (2) a center or institute, as those terms are defined in § 12–101 of the 11 Education Article; and
- 12 (3) the University System of Maryland Office.
- 13 3–2A–09.
- 14 (a) If **THE STATE, A PRESIDENT, A SYSTEM INSTITUTION, OR** a person fails to comply with an order issued by the Board, a member of the Board may petition the circuit court to order the **STATE, PRESIDENT, SYSTEM INSTITUTION, OR** person to comply with the Board's order.
- 18 (b) The Board shall not be required to post bond in an action under subsection (a) 19 of this section.
- 20 3–306.
- 21 (a) The State and its officers, employees, agents, or representatives are prohibited 22 from engaging in any unfair labor practice, including:
- 23 (1) interfering with, restraining, or coercing employees in the exercise of 24 their rights under this title;
- 25 (2) dominating, interfering with, contributing financial or other support to, or assisting in the formation, existence, or administration of any labor organization;
- 27 (3) granting administrative leave to employees to attend employer 28 sponsored or supported meetings or events relating to an election under § 3–405 of this 29 title, unless the employer grants employees at least the same amount of administrative 30 leave to attend labor organization sponsored or supported meetings or employee meetings;
- 31 (4) discriminating in hiring, tenure, or any term or condition of 32 employment to encourage or discourage membership in an employee organization;

28

29

30

the following institutions:

- discharging or discriminating against an employee because of the 1 (5)2 signing or filing of an affidavit, petition, or complaint, or giving information or testimony 3 in connection with matters under this subtitle; 4 failing to provide all employee organizations involved in an election the same rights of access as prescribed by the Board through regulation; 5 6 engaging in surveillance of union activities; (7) 7 refusing to bargain in good faith; [or] (8)8 (9)engaging in a lockout; OR 9 (10) UNLESS A WRITTEN AGREEMENT BETWEEN THE STATE, OR ITS 10 OFFICERS, EMPLOYEES, AGENTS, OR REPRESENTATIVES, AND THE EXCLUSIVE 11 REPRESENTATIVE PROVIDES OTHERWISE, FAILING TO MEET AN ESTABLISHED 12 NEGOTIATION DEADLINE. 13 Employee organizations and their agents or representatives are prohibited from engaging in any unfair labor practice, including: 14 15 interfering with, restraining, or coercing employees in the exercise of (1) 16 their rights under this title; 17 (2) causing or attempting to cause an employer to discriminate in hiring, tenure, or any term or condition of employment to encourage or discourage membership in 18 19 an employee organization; 20 engaging in, inducing, or encouraging any person to engage in a strike, 21as defined in § 3–303(a) of this subtitle; 22**(4)** interfering with the statutory duties of the State or an employer; 23 (5)refusing to bargain in good faith; or 24not fairly representing employees in collective bargaining or in any 25other matter in which the employee organization has the duty of fair representation. 26 3-501.27 The following individuals or entities shall designate one or more (a)
 - (i) on behalf of the State, the Governor;

representatives to participate as a party in collective bargaining on behalf of the State or

1	(ii) on behalf of a system institution[,]:				
2	1. the president of the system institution; and				
3 4	2. IF APPLICABLE, A REPRESENTATIVE FOR THE UNIVERSITY SYSTEM OF MARYLAND BOARD OF REGENTS; AND				
5 6	(iii) on behalf of Morgan State University, St. Mary's College of Maryland, or Baltimore City Community College, the governing board of the institution.				
7 8 9	(2) The exclusive representative shall designate one or more representatives to participate as a party in collective bargaining on behalf of the exclusive representative.				
$\begin{array}{c} 10 \\ 1 \\ 2 \end{array}$	(b) The parties shall meet at reasonable times and engage in collective bargaining in good faith to conclude a written memorandum of understanding or other written understanding as defined under $\S 3-101(c)(1)(ii)$ of this title.				
13 14	(c) (1) 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.				
15 16 17	(2) (i) The parties shall conclude negotiations before January 1 for any item requiring an appropriation of funds for the fiscal year that begins on the following July 1.				
18 19 20 21 22 23	Governor shall include any amounts in the budgets of the principal units required to accommodate any additional cost resulting from the negotiations, including the actuarial impact of any legislative changes to any of the State pension or retirement systems that are required, as a result of the negotiations, for the fiscal year beginning the following July				
24 25 26	(3) (i) If the parties do not conclude negotiations for the next fiscal year before October 25, either party may request that a fact finder be employed to resolve the issues.				
27	(ii) The fact finder shall be employed no later than November 1.				
28 29	(iii) A fact finder shall be a neutral party appointed by alternate striking from a list by the parties provided:				
30	1. by the Federal Mediation and Conciliation Service; or				
31	2. under the Labor Arbitration Rules of the American				

30

31

32

33

(f)

(1)

1	(iv) Th	e fact finder:
2 3		may give notice and hold hearings in accordance with the
4 5		may administer oaths and take testimony and other
6	3.	may issue subpoenas; and
7 8 9	regarding wages, hours, and	before November 20, shall make written recommendations d working conditions, and any other terms or conditions of dispute.
10 11 12	to the Governor, the exclusiv	the written recommendations of the fact finder shall be delivered to representative, the President of the Senate, and the Speaker the Secretary on or before December 1.
13 14		randum of understanding that incorporates all matters of arties shall be executed by the exclusive representative and:
15 16	* /	e a memorandum of understanding relating to the State, the designee;
17 18	* *	r a memorandum of understanding relating to a system the system institution or the president's designee; and
19 20 21	University, St. Mary's Colle	e a memorandum of understanding relating to Morgan State ege of Maryland, or Baltimore City Community College, the ution or the governing board's designee.
22 23 24	appropriation of funds, the	extent these matters require legislative approval or the matters shall be recommended to the General Assembly for ation of funds.
25 26 27	require legislative approval	ttent matters involving a State institution of higher education, the legislation shall be recommended to the Governor for ssembly.
28 29	` ,	r a memorandum of understanding shall be considered closed e General Provisions Article.

The terms of a memorandum of understanding executed by the

Governor or the Governor's designee and an exclusive representative of a bargaining unit

for skilled service or professional service employees in the State Personnel Management

System are not applicable to employees of a State institution of higher education.

- The terms of a memorandum of understanding executed by a president 1 (2)2 of a system institution or the governing board of Morgan State University, St. Mary's 3 College of Maryland, or Baltimore City Community College, or their respective designees, and the exclusive representative of a bargaining unit for employees of a State institution of 4 higher education are not applicable to skilled service or professional service employees in 5 the State Personnel Management System. 6 7 3-601. 8 (a) (1) A memorandum of understanding shall contain all matters of agreement reached in the collective bargaining process. 9 10 (2)The memorandum shall be in writing and signed by the exclusive 11 representative involved in the collective bargaining negotiations and: 12 (i) for a memorandum of understanding relating to the State, the 13 Governor or the Governor's designee; 14 for a memorandum of understanding relating to a system 15 institution, the president of the system institution or the president's designee; and 16 (iii) for a memorandum of understanding relating to Morgan State 17 University, St. Mary's College of Maryland, or Baltimore City Community College, the 18 governing board of the institution or the governing board's designee. 19 No memorandum of understanding is valid if it extends for less than 1 year or (b) 20 for more than 3 years. 21 Except as provided in paragraph [(2)] (2)(I) of this subsection, a 22memorandum of understanding is not effective until it is ratified by the Governor and a 23majority of the votes cast by the employees in the bargaining unit. 24In the case of a State institution of higher education, a memorandum of (2) 25understanding: 26 (I)is not effective until it is ratified by the institution's governing board and a majority of the votes cast by the employees in the bargaining unit; 27 SUBJECT TO ITEM (III) OF THIS PARAGRAPH, SHALL REMAIN 28(II)29 IN EFFECT, NOTWITHSTANDING ANY EXPIRATION DATE SPECIFIED IN THE 30 MEMORANDUM OF UNDERSTANDING, IF THE INSTITUTION:
- 1. A. IS BEING INVESTIGATED BY A STATE OR
 32 FEDERAL AGENCY DURING THE EFFECTIVE PERIOD OF THE MEMORANDUM OF
 33 UNDERSTANDING FOR COMMITTING AN UNFAIR LABOR PRACTICE; OR

1	В.	IS FOUND BY A STATE OR FEDERAL AGENCY DURI	NG
2	THE EFFECTIVE PERIOD OF	THE MEMORANDUM OF UNDERSTANDING TO HA	VE

- 3 COMMITTED AN UNFAIR LABOR PRACTICE; AND
- 4 2. HAS NOT RATIFIED A SUCCESSOR MEMORANDUM OF
- 5 UNDERSTANDING WITH THE BARGAINING UNIT; AND
- 6 (III) IF IN EFFECT UNDER ITEM (II) OF THIS PARAGRAPH, SHALL
- 7 EXPIRE ON:
- 1. IF THE STATE OR FEDERAL AGENCY DETERMINES
- 9 THAT AN UNFAIR LABOR PRACTICE DID NOT OCCUR, THE CONCLUSION OF THE
- 10 INVESTIGATION; OR
- 11 2. IF THE STATE OR FEDERAL AGENCY DETERMINES
- 12 THAT AN UNFAIR LABOR PRACTICE DID OCCUR, THE CONCLUSION OF ANY LEGAL
- 13 PROCEEDINGS INITIATED TO REMEDY THE UNFAIR LABOR PRACTICE.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 15 October 1, 2018.