P4 3lr1828CF SB 421

By: Delegate Forbes

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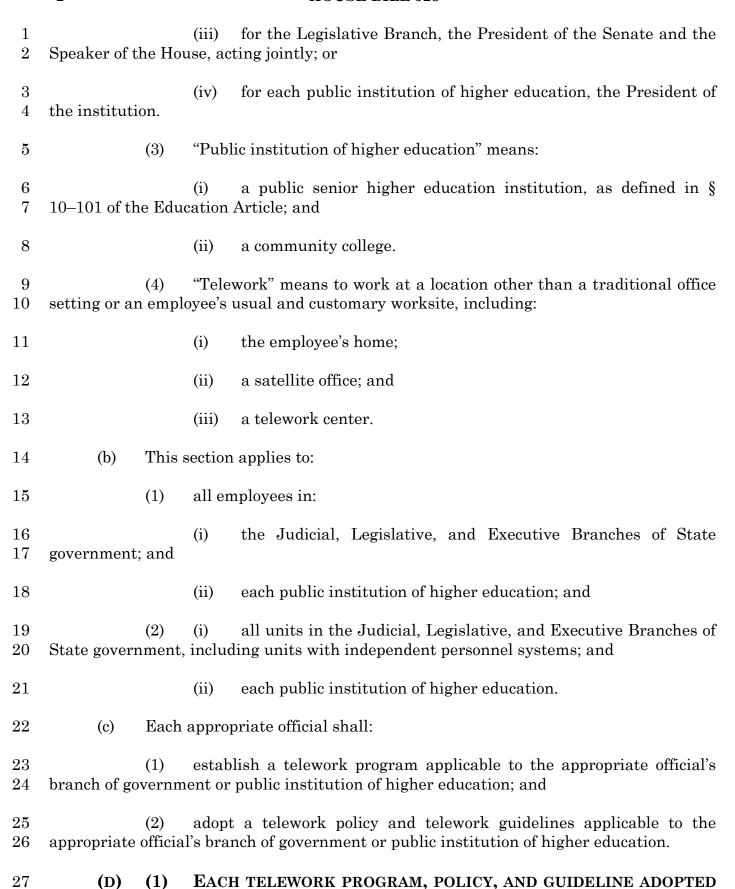
Assigned to: Appropriations

A BILL ENTITLED

1	AN ACT conce	erning					
2 3	State Personnel – Teleworking Programs, Policies, and Guidelines – Requirements						
4 5 6 7 8 9	FOR the purpose of establishing certain requirements for each teleworking program, policy and guideline adopted by a certain appropriate official in State government authorizing certain State employees to initiate a certain grievance; requiring the University System of Maryland to include in a consolidated memorandum of understanding certain terms relating to teleworking; and generally relating to telework programs in State government.						
10 11 12 13 14	BY repealing and reenacting, with amendments, Article – State Personnel and Pensions Section 2–308 and 3–602 Annotated Code of Maryland (2015 Replacement Volume and 2022 Supplement)						
15 16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. That the Laws of Maryland read as follows:						
17		A	article – State Personnel and Pensions				
18	2–308.						
19	(a) (1	1) In th	is section the following words have the meanings indicated.				
20	(2	2) "App	ropriate official" means:				
21		(i)	for the Executive Branch, the Secretary;				
22		(ii)	for the Judicial Branch, the State Court Administrator;				



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UNDER SUBSECTION (C) OF THIS SECTION SHALL:

- 1 (I) PROVIDE THAT AN EMPLOYEE IS ELIGIBLE TO APPLY TO
- 2 TELEWORK IF:
- 3 1. THE EMPLOYEE'S DUTIES CAN BE SUCCESSFULLY
- 4 PERFORMED AWAY FROM THE EMPLOYEE'S WORKPLACE;
- 5 2. THE EMPLOYEE HAS A CURRENT OVERALL
- 6 PERFORMANCE EVALUATION OF SATISFACTORY OR AN EQUIVALENT EVALUATION
- 7 OR BETTER; AND
- 3. THE EMPLOYEE HAS COMPLETED AN INITIAL
- 9 PROBATIONARY PERIOD, IF APPLICABLE;
- 10 (II) PROVIDE FOR THE FOLLOWING FACTORS TO CONSIDER
- 11 WHEN EVALUATING A REQUEST TO TELEWORK:
- 1. WHETHER THE JOB POSITION OR CLASSIFICATION
- 13 HAS HISTORICALLY BEEN SUCCESSFULLY PERFORMED BY TELEWORK;
- 2. WHETHER AN EMPLOYEE HAS PREVIOUSLY
- 15 SUCCESSFULLY PERFORMED THE EMPLOYEE'S DUTIES BY TELEWORKING;
- 3. THE OPERATIONAL NEEDS OF THE WORK UNIT;
- 17 4. THE NUMBER OF EMPLOYEES WITHIN THE WORK UNIT
- 18 WHO ARE TELEWORKING:
- 5. THE POSSIBILITY OF A HYBRID TELEWORK AND
- 20 IN-PERSON SCHEDULE; AND
- 21 6. THE FLEXIBILITY OF THE EMPLOYEE'S WORK
- 22 SCHEDULE;
- 23 (III) PROVIDE A PROCEDURE FOR AN EMPLOYEE TO INITIATE A
- 24 REQUEST TO TELEWORK, INCLUDING REQUIRING THE APPROPRIATE OFFICIAL TO
- 25 RESPOND IN WRITING TO THE EMPLOYEE'S REQUEST WITHIN 7 DAYS;
- 26 (IV) AUTHORIZE AN APPROPRIATE OFFICIAL TO TERMINATE THE
- 27 TELEWORK AGREEMENT AFTER PROVIDING WRITTEN NOTICE 14 DAYS BEFORE THE
- 28 DATE OF TERMINATION OF THE TELEWORK AGREEMENT, INCLUDING A WRITTEN
- 29 EXPLANATION FOR TERMINATING THE TELEWORK AGREEMENT;

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1 2 3 4 5	PERFORM THE E	MPLO OYEE I	PROHIBIT AN APPROPRIATE OFFICIAL FROM DENYING AN EWORK ON THE BASIS THAT THE EMPLOYEE IS UNABLE TO YEE'S DUTIES AWAY FROM THE EMPLOYEE'S WORKPLACE IF N THE SAME JOB POSITION OR CLASSIFICATION IS FOUND TO WORK;
6 7	EACH JOB POSIT	(VI) ION FO	ESTABLISH REASONABLE GOALS AND EXPECTATIONS FOR OR WORK PERFORMED WHILE TELEWORKING;
8 9 10 11		FFICLA PLYIN	PROHIBIT AN APPROPRIATE OFFICIAL OR AGENT OF AN AL FROM ENTERING ANY EMPLOYEE'S RESIDENCE FOR THE G, ENFORCING, OR IMPLEMENTING ANY PROVISION OF THIS
12 13 14		FOR) REQUIRE AN APPROPRIATE OFFICIAL TO MAKE TELEWORKING TO BE AVAILABLE FOR ALL POSSIBLE ENT OF A COMMUNICABLE DISEASE OUTBREAK.
15 16 17 18			AN EMPLOYEE MAY INITIATE A GRIEVANCE PROCEDURE ON OF A TELEWORKING AGREEMENT UNDER PARAGRAPH ECTION UNDER THE APPROPRIATE STATUTORY GRIEVANCE
19 20	PROCEDURE MAY	(II) Y REIN	A DECISION MAKER IN ANY STEP OF THE GRIEVANCE ISTATE THE EMPLOYEE'S TELEWORKING AGREEMENT.
21	[(d)] (E)	(1)	Each appropriate official may:
22 23	to telework; and	(i)	designate the positions for which an employee would be eligible
24 25 26	telework positions		beginning fiscal year 2023, negotiate criteria for designated e employees affected by telework policies are represented by an
27 28 29	(2) number of eligibl subsection (c) of the	e emp	appropriate official shall, to the extent practicable, maximize the loyees participating in the telework program established undertion.

[(e)] (F) (1) Each appropriate official shall issue guidelines to ensure the adequacy of information and security protection for information and information systems used while teleworking.

- 1 (2) The appropriate official for each unit in the Executive Branch shall develop the guidelines under paragraph (1) of this subsection in coordination with the 3 Department of Information Technology.
- 4 (3) Guidelines issued under this section shall, at a minimum, include 5 requirements necessary to:
- 6 (i) control access to and protect unit information and information 7 systems;
- 8 (ii) limit the introduction of vulnerabilities to unit information 9 systems;
- 10 (iii) protect information systems not under control of the unit that are 11 used for teleworking;
- 12 (iv) safeguard wireless and other communications capabilities that 13 are used for teleworking; and
- 14 (v) prevent inappropriate use of official time or resources in violation 15 of a unit's policies.
- 16 (4) An employee determined to be eligible to participate in a telework 17 program established under subsection (c) of this section shall receive and acknowledge the 18 guidelines issued under this section before participating in the telework program.
- [(f)] (G) On or before December 1 each year, each unit of State government, or the principal department in which the unit is located, shall report to the Senate Budget and Taxation Committee and the House Appropriations Committee, in accordance with § 22 2–1257 of the State Government Article, on the number of eligible and participating employees in the applicable telework program established under subsection (c) of this section.
- 25 3-602.

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- 26 (a) Subject to subsections (b) and (c) of this section, with regard to the University
 27 System of Maryland, if an exclusive representative represents more than one bargaining
 28 unit of employees and requests to bargain a consolidated memorandum of understanding,
 29 the Chancellor and the exclusive representative shall negotiate the terms of one
 30 consolidated memorandum of understanding to apply to all bargaining units for employees
 31 of all system institutions represented by the exclusive representative.
- 32 (b) (1) A consolidated memorandum of understanding shall include terms 33 relating to:
 - (i) contracting out or supplementing bargaining unit work;

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1		(ii)	duration of the consolidated memorandum of understanding;
2		(iii)	employee rights;
3		(iv)	grievance and appeals of discipline;
$\frac{4}{5}$	equipment;	(v)	health, safety, and welfare, including personal protective
6		(vi)	insurance related to health and other benefits;
7		(vii)	union stewards;
8		(viii)	labor management committees;
9		(ix)	layoffs and recall;
10		(x)	leave;
11		(xi)	maintenance of membership;
12		(xii)	management rights;
13		(xiii)	nondiscrimination;
14		(xiv)	performance evaluations;
15		(xv)	personnel files;
16		(xvi)	probationary periods;
17		(xvii)	recognition and scope;
18		(xviii)	retirement benefits;
19		(XIX)	TELEWORKING;
20		[(xix)]] (XX) tuition remission;
21		[(xx)]	(XXI) rights and responsibilities of essential workers;
22		[(xxi)]] (XXII) union rights; and
23		[(xxii))] (XXIII) wages and salaries.

1 2 3	and the exclusive representative shall negotiate and enter into a separate agre	_						
4	1. designation of essential employees;							
5	5 2. student breaks and holidays;							
6	3. hours of work;							
7 8		ges or						
9	5. shift differentials; AND							
10	6. [teleworking; and							
11	7.] uniforms and equipment.							
12 13		nclude						
14 15	· /	ted in						
16 17	· · · · · · · · · · · · · · · · · · ·							
18 19	(ii) if the parties in item (i) of this paragraph cannot mutually agree, as part of the consolidated memorandum of understanding.							
20 21 22	(c) On conclusion of negotiations under this section, all matters of agreement regarding matters listed in subsection (b)(1) and (b)(3) of this section shall be included in the consolidated memorandum of understanding.							
23 24 25 26	(d) Subject to § 3–603 of this subtitle, the effective date of a consolidated memorandum of understanding under this section shall be July 1 to align with the fiscal year of the University System of Maryland and shall continue in effect until a subsequent June 30.							
27 28	, , , , , , , , , , , , , , , , , , ,	effect						