REFERENCE TITLE: public employees; collective bargaining

State of Arizona Senate Fifty-fifth Legislature Second Regular Session 2022

SB 1553

Introduced by Senator Quezada

AN ACT

AMENDING TITLE 38, ARIZONA REVISED STATUTES, BY ADDING CHAPTER 9; AMENDING SECTION 41-1092.02, ARIZONA REVISED STATUTES; AMENDING TITLE 41, CHAPTER 27, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 41-3030.04; RELATING TO PUBLIC EMPLOYEES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 2	Be it enacted by the Legislature of the State of Arizona: Section 1. Title 38, Arizona Revised Statutes, is amended by adding
2	chapter 9, to read:
4	CHAPTER 9
5	PUBLIC EMPLOYEE BARGAINING ACT
6	ARTICLE 1. GENERAL PROVISIONS
7	38-1201. Definitions
8	IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:
9	1. "APPROPRIATE BARGAINING UNIT" MEANS A GROUP OF PUBLIC EMPLOYEES
10	DESIGNATED BY THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD
11	FOR THE PURPOSE OF COLLECTIVE BARGAINING.
12	2. "APPROPRIATE GOVERNING BODY" MEANS THE POLICYMAKING BODY OR
13	INDIVIDUAL REPRESENTING A PUBLIC EMPLOYER.
14	3. "BOARD" MEANS THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD.
15	4. "CERTIFICATION" MEANS THE DESIGNATION BY THE PUBLIC EMPLOYEE
16	LABOR RELATIONS BOARD OF A LABOR ORGANIZATION OR A LOCAL BOARD OF A LABOR
17	ORGANIZATION AS THE EXCLUSIVE REPRESENTATIVE FOR ALL PUBLIC EMPLOYEES IN
18 19	AN APPROPRIATE BARGAINING UNIT. 5. "COLLECTIVE BARGAINING" MEANS THE ACT OF NEGOTIATING BETWEEN A
20	PUBLIC EMPLOYER AND AN EXCLUSIVE REPRESENTATIVE FOR THE PURPOSE OF
21	ENTERING INTO A WRITTEN AGREEMENT REGARDING WAGES, HOURS AND OTHER TERMS
22	AND CONDITIONS OF EMPLOYMENT.
23	6. "CONFIDENTIAL EMPLOYEE" MEANS AN INDIVIDUAL WHO ASSISTS AND ACTS
24	IN A CONFIDENTIAL CAPACITY TO AN INDIVIDUAL WHO FORMULATES, DETERMINES AND
25	EFFECTUATES MANAGEMENT POLICIES FOR MEETING AND CONFERRING.
26	7. "EXCLUSIVE REPRESENTATIVE" MEANS THE LABOR ORGANIZATION THAT IS
27	CERTIFIED TO BE THE SOLE MEET-AND-CONFER AGENT OF ALL PUBLIC EMPLOYEES IN
28	THE APPROPRIATE BARGAINING UNIT FOR THE PURPOSES OF COLLECTIVE BARGAINING.
29	8. "IMPASSE" MEANS THE FAILURE OF A PUBLIC EMPLOYER AND AN
30	EXCLUSIVE REPRESENTATIVE, AFTER GOOD FAITH BARGAINING, TO REACH AGREEMENT
31	IN THE COURSE OF NEGOTIATING A COLLECTIVE BARGAINING AGREEMENT.
32	9. "LABOR ORGANIZATION" MEANS AN EMPLOYEE ORGANIZATION WHOSE
33	PURPOSE IS THE REPRESENTATION OF PUBLIC EMPLOYEES IN COLLECTIVE BARGAINING
34 25	AND IN MEETING, CONSULTING AND CONFERRING WITH EMPLOYERS ON MATTERS
35	PERTAINING TO EMPLOYMENT RELATIONS. 10. "LOCAL BOARD" MEANS A LOCAL LABOR RELATIONS BOARD THAT IS
36 37	ESTABLISHED BY A PUBLIC EMPLOYER THAT IS A POLITICAL SUBDIVISION OF THIS
38	STATE THROUGH ORDINANCE, RESOLUTION OR CHARTER AMENDMENT.
39	11. "LOCKOUT" MEANS AN ACT BY A PUBLIC EMPLOYER TO PREVENT ITS
40	EMPLOYEES FROM GOING TO WORK FOR THE PURPOSE OF RESISTING THE DEMANDS OF
41	
	THE EMPLOYEES' EXCLUSIVE REPRESENTATIVE OR FOR THE PURPOSE OF GAINING A

1 2	12. "MANAGEMENT EMPLOYEE": (a) MEANS AN EMPLOYEE WHO IS ENGAGED PRIMARILY IN EXECUTIVE AND
3	MANAGEMENT FUNCTIONS AND WHO IS CHARGED WITH THE RESPONSIBILITY OF
4	DEVELOPING, ADMINISTERING OR EFFECTUATING MANAGEMENT POLICIES.
5	(b) DOES NOT INCLUDE AN EMPLOYEE WHO PARTICIPATES IN COOPERATIVE
6	DECISION-MAKING PROGRAMS ON AN OCCASIONAL BASIS.
7	13. "MEDIATION" MEANS ASSISTANCE BY AN IMPARTIAL THIRD PARTY TO
8	RESOLVE, THROUGH INTERPRETATION, SUGGESTION AND ADVICE, AN IMPASSE BETWEEN
9	A PUBLIC EMPLOYER AND AN EXCLUSIVE REPRESENTATIVE REGARDING EMPLOYMENT
10	RELATIONS.
11	14. "PUBLIC EMPLOYEE":
12	(a) MEANS AN EMPLOYEE OF THIS STATE OR ANY POLITICAL SUBDIVISION OF
13	THIS STATE.
14	(b) DOES NOT INCLUDE ELECTED OFFICIALS OR INDIVIDUALS WHO ARE
15	APPOINTED TO SERVE ON BOARDS OR COMMISSIONS.
16 17	15. "PUBLIC EMPLOYER" MEANS THIS STATE AND ANY POLITICAL SUBDIVISION OF THIS STATE.
17	16. "STRIKE" MEANS A PUBLIC EMPLOYEE'S REFUSAL IN CONCERTED ACTION
19	WITH OTHERS TO REPORT FOR DUTY. AN EMPLOYEE'S WILFUL ABSENCE FROM THE
20	EMPLOYEE'S POSITION OR THE STOPPING OF WORK OR THE ABSENCE FROM THE FULL,
21	FAITHFUL OR PROPER PERFORMANCE OF DUTIES FOR THE PURPOSE OF INDUCING,
22	INFLUENCING OR COERCING A CHANGE IN THE CONDITIONS, COMPENSATION, RIGHTS,
23	PRIVILEGES OR OBLIGATIONS OF PUBLIC EMPLOYMENT.
24	17. "SUPERVISOR" MEANS AN INDIVIDUAL WHO IS EMPLOYED BY AN EMPLOYER
25	AND WHO:
26	(a) HAS THE AUTHORITY IN THE INTEREST OF THE EMPLOYER TO HIRE,
27	TRANSFER, FURLOUGH, LAY OFF, RECALL, SUSPEND, DISCIPLINE OR REMOVE OTHER
28	EMPLOYEES, IF THE EXERCISE OF THE AUTHORITY IS NOT MERELY ROUTINE OR
29	CLERICAL IN NATURE BUT REQUIRES THE CONSISTENT EXERCISE OF INDEPENDENT
30	JUDGMENT.
31 32	(b) DEVOTES A MAJORITY OF TIME AT WORK EXERCISING THIS AUTHORITY. 38-1202. <u>Public employee rights</u>
32 33	A. PUBLIC EMPLOYEES MAY FORM, JOIN AND PARTICIPATE IN, OR REFRAIN
	FROM FORMING, JOINING OR PARTICIPATING IN, ANY LABOR ORGANIZATION.
35	B. PUBLIC EMPLOYEES MAY BE REPRESENTED BY THE EXCLUSIVE
36	REPRESENTATIVE AND MAY MEET AND CONFER THROUGH THE EXCLUSIVE
37	REPRESENTATIVE WITH THEIR PUBLIC EMPLOYER IN DETERMINING THE TERMS AND
38	CONDITIONS OF THEIR EMPLOYMENT, INCLUDING THE RIGHT TO BE REPRESENTED IN
39	DETERMINING GRIEVANCES ON ALL TERMS AND CONDITIONS OF EMPLOYMENT.
40	C. PUBLIC EMPLOYEES MAY ENGAGE IN CONCERTED ACTIVITIES THAT ARE NOT
41	PROHIBITED BY LAW FOR THE PURPOSE OF MEETING AND CONFERRING ON OTHER
42	MUTUAL AID OR PROTECTION OR MAY REFRAIN FROM ENGAGING IN THESE ACTIVITIES.
43	D. PUBLIC EMPLOYEES MAY EXERCISE THE RIGHTS PROVIDED FOR IN THIS
44 45	SECTION FREE FROM INTERFERENCE, INTIMIDATION, RESTRAINT, COERCION OR
45	DISCRIMINATION.

1 38-1203. Public employer rights IN ADDITION TO ALL OF THE POWERS, RIGHTS AND DUTIES THAT ARE 2 3 ESTABLISHED BY LAW, A PUBLIC EMPLOYER HAS THE RIGHT TO: 1. DETERMINE THE MISSION OF ITS AGENCIES, SET STANDARDS OF SERVICE 4 5 TO BE OFFERED TO THE PUBLIC AND EXERCISE CONTROL OVER ITS ORGANIZATION AND 6 OPERATIONS. 7 2. DIRECT, PROMOTE OR ASSIGN ITS EMPLOYEES, TAKE DISCIPLINARY 8 ACTION FOR JUST CAUSE AND RELIEVE ITS EMPLOYEES FROM DUTY FOR LACK OF 9 WORK. 38-1204. Appropriate governing body 10 11 A. THE APPROPRIATE GOVERNING BODY IS AS FOLLOWS: 12 1. FOR THIS STATE, THE GOVERNOR OR THE GOVERNOR'S DESIGNEE. 13 2. FOR A CONSTITUTIONALLY CREATED BODY, THE DESIGNATED HEAD OF THAT BODY. 14 3. FOR A LOCAL PUBLIC BODY, THE ELECTED OR APPOINTED REPRESENTATIVE 15 16 BODY OR INDIVIDUAL CHARGED WITH MANAGING THE LOCAL PUBLIC BODY. B. IF THERE IS A DISPUTE REGARDING WHO THE APPROPRIATE GOVERNING 17 18 BODY IS, THE BOARD SHALL DETERMINE THE APPROPRIATE GOVERNING BODY. 19 38-1205. <u>Public employee labor relations board: membership:</u> 20 appointments; director; compensation 21 THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD IS ESTABLISHED. Α. 22 B. THE BOARD CONSISTS OF THE FOLLOWING MEMBERS WHO ARE APPOINTED BY 23 THE GOVERNOR: 24 1. ONE MEMBER WHO IS INVOLVED IN REPRESENTING PUBLIC EMPLOYEES. 2. ONE MEMBER WHO IS A PUBLIC EMPLOYER AND WHO IS ACTIVELY INVOLVED 25 26 IN COLLECTIVE BARGAINING. 3. ONE MEMBER WHO IS JOINTLY RECOMMENDED BY THE MEMBERS WHO ARE 27 APPOINTED PURSUANT TO PARAGRAPHS 1 AND 2 OF THIS SUBSECTION. 28 29 C. BOARD MEMBERS SERVE A TERM OF ONE YEAR. VACANCIES THAT OCCUR, OTHER THAN BY THE EXPIRATION OF A TERM, MUST BE FILLED IN THE SAME MANNER 30 31 FOR THE BALANCE OF THE UNEXPIRED TERM. DURING THE APPOINTED TERM, A BOARD MEMBER MAY NOT BE A CANDIDATE FOR PUBLIC OFFICE, HOLD A PUBLIC OFFICE, BE 32 A PUBLIC EMPLOYEE OR BE AN EMPLOYEE OF A UNION OR AN ORGANIZATION THAT 33 REPRESENTS PUBLIC EMPLOYEES OR PUBLIC EMPLOYERS. BOARD MEMBERS MAY SERVE 34 35 AN UNLIMITED NUMBER OF TERMS. 36 D. THE BOARD SHALL APPOINT A DIRECTOR WHO IS ELIGIBLE TO RECEIVE COMPENSATION PURSUANT TO SECTION 38-611. 37 E. BOARD MEMBERS ARE ELIGIBLE TO RECEIVE COMPENSATION PURSUANT TO 38 SECTION 38-611 AND ARE ELIGIBLE TO RECEIVE REIMBURSEMENT OF EXPENSES 39 PURSUANT TO CHAPTER 4, ARTICLE 2 OF THIS TITLE. 40 41 38-1206. Public employee labor relations board; powers and 42 duties; prohibition 43 A. THE BOARD SHALL: 1. ADOPT RULES THAT ARE NECESSARY TO ADMINISTER THIS ARTICLE, 44 45 INCLUDING RULES FOR:

1 (a) DESIGNATING APPROPRIATE BARGAINING UNITS. 2 (b) SELECTING. CERTIFYING AND DECERTIFYING EXCLUSIVE 3 REPRESENTATIVES. 4 (c) FILING, HEARING AND DETERMINING COMPLAINTS OF PROHIBITED 5 PRACTICES. 6 2. ADMINISTER AND ENFORCE THIS ARTICLE AND RULES THAT ARE ADOPTED 7 PURSUANT TO THIS ARTICLE AND USE APPROPRIATE ADMINISTRATIVE REMEDIES TO 8 ENFORCE THIS ARTICLE. 9 3. HOLD HEARINGS AND MAKE INQUIRIES THAT ARE NECESSARY TO CARRY OUT 10 ITS FUNCTIONS AND DUTIES. 11 4. CONDUCT STUDIES ON PROBLEMS THAT RELATE TO EMPLOYEE AND EMPLOYER RELATIONS. 12 13 5. REQUEST FROM PUBLIC EMPLOYERS AND LABOR ORGANIZATIONS THE INFORMATION AND DATA THAT ARE NECESSARY TO CARRY OUT THE BOARD'S FUNCTIONS 14 15 AND RESPONSIBILITIES. 6. DECIDE ALL ISSUES BY MAJORITY VOTE AND ISSUE ITS DECISIONS IN 16 17 THE FORM OF WRITTEN ORDERS AND OPINIONS. 18 B. THE BOARD MAY: 19 1. ISSUE SUBPOENAS THAT REQUIRE, ON REASONABLE NOTICE, THE 20 ATTENDANCE AND TESTIMONY OF WITNESSES AND THE PRODUCTION OF ANY EVIDENCE, 21 INCLUDING BOOKS, RECORDS, CORRESPONDENCE OR DOCUMENTS THAT RELATE TO ANY 22 MATTER IN QUESTION. 2. PRESCRIBE THE FORM OF SUBPOENA THAT IS IN A FORM USED IN CIVIL 23 24 ACTIONS IN SUPERIOR COURT. 25 3. ADMINISTER OATHS AND AFFIRMATIONS, EXAMINE WITNESSES AND RECEIVE 26 EVIDENCE. 27 4. HIRE PERSONNEL OR CONTRACT WITH THIRD PARTIES TO ASSIST THE 28 BOARD IN ITS FUNCTIONS. 29 C. THE BOARD MAY NOT REQUIRE ANY PUBLIC EMPLOYEE TO PAY MONEY TO 30 ANY LABOR ORGANIZATION AS A CONDITION OF EMPLOYMENT. 31 38-1207. Local boards: members: powers and duties A. EXCEPT FOR THIS STATE AND IF THE PUBLIC EMPLOYEE LABOR RELATIONS 32 BOARD APPROVES, A PUBLIC EMPLOYER BY ORDINANCE, RESOLUTION OR CHARTER 33 AMENDMENT MAY ESTABLISH A LOCAL BOARD THAT IS SIMILAR TO THE PUBLIC 34 EMPLOYEE LABOR RELATIONS BOARD. IF ESTABLISHED AND APPROVED, THE LOCAL 35 36 BOARD SHALL ASSUME THE DUTIES AND RESPONSIBILITIES OF THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD. A LOCAL BOARD SHALL FOLLOW ALL PROVISIONS OF THIS 37 ARTICLE THAT APPLY TO THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD UNLESS 38 OTHERWISE APPROVED BY THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD. 39 40 B. A LOCAL BOARD SHALL CONSIST OF THE FOLLOWING MEMBERS WHO ARE 41 APPOINTED BY THE PUBLIC EMPLOYER: 1. ONE MEMBER WHO REPRESENTS PUBLIC EMPLOYEES. 42 43 2. ONE MEMBER WHO REPRESENTS MANAGEMENT. 3. ONE MEMBER WHO IS JOINTLY RECOMMENDED BY THE MEMBERS WHO ARE 44 45 APPOINTED PURSUANT TO PARAGRAPHS 1 AND 2 OF THIS SUBSECTION.

1 C. LOCAL BOARD MEMBERS SERVE A TERM OF ONE YEAR. VACANCIES THAT OCCUR. OTHER THAN BY THE EXPIRATION OF A TERM. MUST BE FILLED IN THE SAME 2 MANNER FOR THE BALANCE OF THE UNEXPIRED TERM. DURING THE APPOINTED TERM, 3 A LOCAL BOARD MEMBER MAY NOT BE A CANDIDATE FOR PUBLIC OFFICE, HOLD A 4 5 PUBLIC OFFICE, BE A PUBLIC EMPLOYEE OR BE AN EMPLOYEE OF A UNION OR AN 6 ORGANIZATION THAT REPRESENTS PUBLIC EMPLOYEES OR PUBLIC EMPLOYERS. BOARD 7 MEMBERS MAY SERVE AN UNLIMITED NUMBER OF TERMS. 8 D. LOCAL BOARD MEMBERS ARE ELIGIBLE TO RECEIVE COMPENSATION AND 9 REIMBURSEMENT OF EXPENSES. E. THE LOCAL BOARD SHALL: 10 11 1. ADOPT RULES THAT ARE NECESSARY TO ADMINISTER THIS ARTICLE, 12 INCLUDING RULES FOR: 13 (a) DESIGNATING APPROPRIATE BARGAINING UNITS. (b) SELECTING, CERTIFYING AND 14 DECERTIFYING EXCLUSIVE 15 **REPRESENTATIVES.** 16 (c) FILING, HEARING AND DETERMINING COMPLAINTS OF PROHIBITED 17 PRACTICES. 18 2. ADMINISTER AND ENFORCE THIS ARTICLE AND RULES THAT ARE ADOPTED PURSUANT TO THIS ARTICLE AND USE APPROPRIATE ADMINISTRATIVE REMEDIES TO 19 20 ENFORCE THIS ARTICLE. 21 3. HOLD HEARINGS AND MAKE INQUIRIES THAT ARE NECESSARY TO CARRY OUT 22 ITS FUNCTIONS AND DUTIES. 23 4. CONDUCT STUDIES ON PROBLEMS THAT RELATE TO EMPLOYEE AND EMPLOYER 24 RELATIONS. 5. REQUEST FROM PUBLIC EMPLOYERS AND LABOR ORGANIZATIONS THE 25 26 INFORMATION AND DATA THAT ARE NECESSARY TO CARRY OUT THE LOCAL BOARD'S FUNCTIONS AND RESPONSIBILITIES. 27 6. DECIDE ALL ISSUES BY MAJORITY VOTE AND ISSUE ITS DECISIONS IN 28 29 THE FORM OF WRITTEN ORDERS AND OPINIONS. F. THE LOCAL BOARD MAY: 30 31 1. ISSUE SUBPOENAS THAT REQUIRE, ON REASONABLE NOTICE, THE ATTENDANCE AND TESTIMONY OF WITNESSES AND THE PRODUCTION OF ANY EVIDENCE. 32 INCLUDING BOOKS, RECORDS, CORRESPONDENCE OR DOCUMENTS THAT RELATE TO ANY 33 MATTER IN QUESTION. 34 2. PRESCRIBE THE FORM OF SUBPOENA THAT IS IN A FORM USED IN CIVIL 35 36 ACTIONS IN SUPERIOR COURT. 3. ADMINISTER OATHS AND AFFIRMATIONS, EXAMINE WITNESSES AND RECEIVE 37 38 EVIDENCE. 4. HIRE PERSONNEL OR CONTRACT WITH THIRD PARTIES TO ASSIST THE 39 40 LOCAL BOARD IN ITS FUNCTIONS. 41 38-1208. <u>Hearing procedures</u> A. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD MAY 42 43 HOLD HEARINGS TO GATHER INFORMATION, MAKE INQUIRIES, ADOPT RULES, ADJUDICATE DISPUTES AND ENFORCE THIS ARTICLE. 44

1 B. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD SHALL 2 ADOPT RULES TO GOVERN PROCEDURES FOR THE HEARINGS. THE RULES THAT ARE 3 ADOPTED UNDER THIS SUBSECTION MUST INCLUDE ALL MINIMAL DUE PROCESS 4 REQUIREMENTS THAT THE UNITED STATES CONSTITUTION AND THE ARIZONA 5 CONSTITUTION REQUIRE.

6 C. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD MAY 7 APPOINT A HEARING OFFICER TO CONDUCT ANY ADJUDICATION HEARING THAT IS 8 AUTHORIZED BY THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD. 9 AT THE CONCLUSION OF THE HEARING, THE HEARING OFFICER SHALL PREPARE A 10 WRITTEN REPORT, INCLUDING FINDINGS AND RECOMMENDATIONS, AND SHALL SUBMIT 11 THE REPORT TO THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD FOR 12 ITS DECISION.

13 D. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD MAY NOT PROPOSE TO ADOPT A RULE THAT AFFECTS ANY PERSON OR GOVERNMENTAL ENTITY 14 OUTSIDE OF THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD'S OR LOCAL BOARD'S 15 16 JURISDICTION. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD 17 SHALL CONDUCT A PUBLIC HEARING TO ADOPT, AMEND OR REPEAL ANY RULE AND 18 ALLOW A PUBLIC HEARING AND COMMENT ON THE PROPOSED ACTION BEFORE THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD. THE PUBLIC HEARING 19 20 MUST BE HELD AFTER NOTICE OF THE SUBJECT MATTER OF THE RULE, THE ACTION 21 PROPOSED TO BE TAKEN, THE TIME AND PLACE OF THE HEARING, THE MANNER IN 22 WHICH INTERESTED PERSONS MAY PRESENT THEIR VIEWS AND THE METHOD BY WHICH COPIES OF THE PROPOSED RULE, PROPOSED AMENDMENT OR REPEAL OF AN EXISTING 23 24 RULE MAY BE OBTAINED. ALL MEETINGS OF THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD MUST BE HELD IN PHOENIX. ALL MEETINGS OF LOCAL BOARDS MUST BE HELD 25 26 IN THE COUNTY OF RESIDENCE OF THE LOCAL PUBLIC EMPLOYER. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD SHALL PUBLISH A NOTICE AT 27 LEAST THIRTY DAYS BEFORE THE HEARING DATE IN A NEWSPAPER OF GENERAL 28 29 CIRCULATION IN THIS STATE OR, IN THE CASE OF A LOCAL BOARD HEARING, IN A NEWSPAPER OF GENERAL CIRCULATION IN THE COUNTY. THE PUBLIC EMPLOYEE LABOR 30 31 RELATIONS BOARD OR LOCAL BOARD SHALL MAIL A NOTICE AT LEAST THIRTY DAYS BEFORE THE HEARING DATE TO ALL PERSONS THAT HAVE MADE A WRITTEN REQUEST 32 FOR ADVANCE NOTICE OF HEARINGS. 33

34 E. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD SHALL
 35 MAKE AN ELECTRONIC RECORD OF ALL HEARINGS.

36

38-1209. Appropriate bargaining units: definitions

A. ON RECEIPT OF A PETITION FOR A REPRESENTATION ELECTION THAT A 37 LABOR ORGANIZATION FILES, THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A 38 BOARD SHALL DESIGNATE THE APPROPRIATE BARGAINING UNITS FOR 39 LOCAL 40 COLLECTIVE BARGAINING. APPROPRIATE BARGAINING UNITS MUST BE ESTABLISHED 41 ON THE BASIS OF OCCUPATIONAL GROUPS. ESSENTIAL FACTORS IN DETERMINING APPROPRIATE BARGAINING UNITS MUST INCLUDE THE PRINCIPLES OF EFFICIENT 42 43 ADMINISTRATION OF GOVERNMENT, THE HISTORY OF COLLECTIVE BARGAINING AND THE ASSURANCE TO PUBLIC EMPLOYEES OF THE FULLEST FREEDOM IN EXERCISING THE 44 45 RIGHTS THAT ARE GUARANTEED BY THIS ARTICLE.

1 B. WITHIN THIRTY DAYS AFTER A DISAGREEMENT BETWEEN A PUBLIC 2 EMPLOYER AND A LABOR ORGANIZATION CONCERNING THE COMPOSITION OF AN 3 APPROPRIATE BARGAINING UNIT, THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR 4 A LOCAL BOARD SHALL HOLD A HEARING CONCERNING THE COMPOSITION OF THE 5 BARGAINING UNIT BEFORE DESIGNATING AN APPROPRIATE BARGAINING UNIT.

6 C. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD MAY
7 NOT INCLUDE IN ANY APPROPRIATE BARGAINING UNIT SUPERVISORS, MANAGEMENT
8 EMPLOYEES OR CONFIDENTIAL EMPLOYEES.

9

D. FOR THE PURPOSES OF THIS SECTION:

10

1. "OCCUPATIONAL GROUPS":

11 (a) MEANS A CLEAR AND IDENTIFIABLE COMMUNITY OF INTEREST IN 12 EMPLOYMENT TERMS AND CONDITIONS AND RELATED PERSONNEL MATTERS AMONG THE 13 PUBLIC EMPLOYEES INVOLVED.

14 (b) INCLUDE EMPLOYEES OF BLUE-COLLAR, SECRETARIAL, CLERICAL,
 15 TECHNICAL, PROFESSIONAL, PARAPROFESSIONAL, POLICE, FIRE AND CORRECTIONS
 16 POSITIONS.

2. "PROFESSIONAL" MEANS WORK THAT IS PREDOMINANTLY INTELLECTUAL AND
 VARIED IN CHARACTER, THAT INVOLVES THE CONSISTENT EXERCISE OF DISCRETION
 AND JUDGMENT IN ITS PERFORMANCE AND THAT REQUIRES KNOWLEDGE OF AN ADVANCED
 NATURE IN A FIELD OF LEARNING THAT CUSTOMARILY REQUIRES SPECIALIZED STUDY
 AT AN INSTITUTION OF HIGHER EDUCATION OR ITS EQUIVALENT.

22

38-1210. <u>Elections</u>

23 A. IF, IN ACCORDANCE WITH RULES THAT ARE ADOPTED BY THE PUBLIC 24 EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD, A LABOR ORGANIZATION FILES A PETITION WITH THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL 25 26 BOARD AND THE PETITION CONTAINS THE SIGNATURES OF AT LEAST THIRTY PERCENT OF THE PUBLIC EMPLOYEES IN AN APPROPRIATE BARGAINING UNIT, THE PUBLIC 27 EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD SHALL CONDUCT A SECRET 28 29 BALLOT REPRESENTATION ELECTION TO DETERMINE WHETHER AND BY WHICH LABOR ORGANIZATION THE PUBLIC EMPLOYEES IN THE APPROPRIATE BARGAINING UNIT SHALL 30 31 BE REPRESENTED. THE BALLOT MUST CONTAIN THE FOLLOWING:

THE NAMES OF ANY LABOR ORGANIZATION THAT SUBMITS A PETITION THAT
 CONTAINS SIGNATURES OF AT LEAST TEN PERCENT OF THE PUBLIC EMPLOYEES WITHIN
 THE APPROPRIATE BARGAINING UNIT.

35 2. A PROVISION THAT ALLOWS THE PUBLIC EMPLOYEES TO INDICATE WHETHER
 36 THE PUBLIC EMPLOYEES DESIRE TO BE REPRESENTED BY A LABOR ORGANIZATION.

B. AFTER A LABOR ORGANIZATION FILES A VALID PETITION WITH THE 37 PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD THAT CALLS FOR A 38 REPRESENTATION ELECTION, OTHER LABOR ORGANIZATIONS MAY SEEK TO BE PLACED 39 ON THE BALLOT BY FILING A PETITION THAT CONTAINS THE SIGNATURES OF AT 40 41 LEAST TEN PERCENT OF THE PUBLIC EMPLOYEES IN THE APPROPRIATE BARGAINING UNIT. THE PETITION MUST BE FILED NOT LATER THAN TEN DAYS AFTER THE PUBLIC 42 43 EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD AND THE PUBLIC EMPLOYER POST A WRITTEN NOTICE THAT THE PETITION THAT CONTAINS THE SIGNATURES OF AT 44

LEAST THIRTY PERCENT OF THE PUBLIC EMPLOYEES HAS BEEN FILED BY A LABOR
 ORGANIZATION.

3 C. NOTWITHSTANDING SUBSECTION A OF THIS SECTION, THE PUBLIC 4 EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD MAY ESTABLISH AN 5 ALTERNATIVE APPROPRIATE PROCEDURE FOR DETERMINING MAJORITY STATUS. THE 6 PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD MAY NOT CERTIFY ANY 7 APPROPRIATE BARGAINING UNIT IF THE PUBLIC EMPLOYER OBJECTS TO THE 8 CERTIFICATION WITHOUT AN ELECTION.

9 D. WITHIN FIFTEEN DAYS AFTER AN ELECTION IN WHICH A MAJORITY OF THE 10 EMPLOYEES INDICATE THE DESIRE TO BE REPRESENTED BY A LABOR ORGANIZATION. 11 BUT NO LABOR ORGANIZATION RECEIVES A MAJORITY OF THE VOTES CAST, A RUNOFF ELECTION BETWEEN THE TWO CHOICES THAT RECEIVE THE LARGEST NUMBER OF VOTES 12 13 CAST MUST BE CONDUCTED. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD SHALL CERTIFY THE RESULTS OF THE ELECTION. IF A LABOR 14 ORGANIZATION RECEIVES A MAJORITY OF THE VOTES CAST, THE PUBLIC EMPLOYEE 15 16 LABOR RELATIONS BOARD OR LOCAL BOARD SHALL CERTIFY THE LABOR ORGANIZATION 17 AS THE EXCLUSIVE REPRESENTATIVE OF ALL PUBLIC EMPLOYEES IN THE APPROPRIATE 18 BARGAINING UNIT.

E. AN ELECTION MAY NOT BE CONDUCTED IF AN ELECTION OR RUNOFF
ELECTION HAS BEEN CONDUCTED WITHIN THE TWELVE MONTHS THAT IMMEDIATELY
PRECEDE THE PROPOSED REPRESENTATION ELECTION. AN ELECTION MAY NOT BE HELD
DURING THE TERM OF AN EXISTING COLLECTIVE BARGAINING AGREEMENT EXCEPT AS
PROVIDED BY SECTION 38-1212.

24

38-1211. Exclusive representation

A. A LABOR ORGANIZATION THAT HAS BEEN CERTIFIED BY THE PUBLIC 25 26 EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD TO REPRESENT PUBLIC EMPLOYEES IN AN APPROPRIATE BARGAINING UNIT IS 27 THE EXCLUSIVE REPRESENTATIVE OF ALL PUBLIC EMPLOYEES IN THE APPROPRIATE BARGAINING 28 29 UNIT. THE EXCLUSIVE REPRESENTATIVE SHALL ACT FOR ALL PUBLIC EMPLOYEES IN THE APPROPRIATE BARGAINING UNIT AND NEGOTIATE A COLLECTIVE BARGAINING 30 31 AGREEMENT THAT COVERS ALL PUBLIC EMPLOYEES IN THE APPROPRIATE BARGAINING UNIT. THE EXCLUSIVE REPRESENTATIVE SHALL REPRESENT THE INTERESTS OF ALL 32 PUBLIC EMPLOYEES IN THE APPROPRIATE BARGAINING UNIT WITHOUT DISCRIMINATION 33 OR REGARD TO MEMBERSHIP IN THE LABOR ORGANIZATION. 34

B. THIS SECTION DOES NOT PREVENT A PUBLIC EMPLOYEE FROM ACTING 35 36 INDIVIDUALLY AND PRESENTING A GRIEVANCE WITHOUT THE INTERVENTION OF THE EXCLUSIVE REPRESENTATIVE. IF A PUBLIC EMPLOYEE INDIVIDUALLY BRINGS A 37 GRIEVANCE AT ANY HEARING, THE EXCLUSIVE REPRESENTATIVE IS ALLOWED TO BE 38 PRESENT AND STATE OPINIONS. ANY ADJUSTMENT THAT IS MADE MAY NOT BE 39 INCONSISTENT WITH OR IN VIOLATION OF THE COLLECTIVE BARGAINING AGREEMENT 40 41 THAT IS IN EFFECT BETWEEN THE PUBLIC EMPLOYER AND THE EXCLUSIVE 42 **REPRESENTATIVE.**

1	38-1212. Decertification of exclusive representative
2	A. ANY LABOR ORGANIZATION OR ANY MEMBER OF A LABOR ORGANIZATION MAY
3	INITIATE DECERTIFICATION OF A LABOR ORGANIZATION AS THE EXCLUSIVE
4	REPRESENTATIVE IF THIRTY PERCENT OF THE PUBLIC EMPLOYEES IN THE
5	APPROPRIATE BARGAINING UNIT MAKE A WRITTEN REQUEST TO THE PUBLIC EMPLOYEE
6	LABOR RELATIONS BOARD OR A LOCAL BOARD FOR A DECERTIFICATION ELECTION. A
7	DECERTIFICATION ELECTION MUST BE HELD IN A MANNER PRESCRIBED BY THE PUBLIC
8	EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD.
9	B. IF A COLLECTIVE BARGAINING AGREEMENT IS IN EFFECT FOR LESS THAN
10	THREE YEARS, A REQUEST FOR A DECERTIFICATION ELECTION MUST BE MADE TO THE
11	PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD NOT EARLIER THAN
12	NINETY DAYS AND NOT LATER THAN SIXTY DAYS BEFORE THE EXPIRATION OF THE
13	COLLECTIVE BARGAINING AGREEMENT. IF A COLLECTIVE BARGAINING AGREEMENT IS
14	IN EFFECT FOR MORE THAN THREE YEARS, A REQUEST FOR AN ELECTION MAY BE
15	FILED AT ANY TIME.
16	C. IF, WITHIN THE TIME PERIOD PRESCRIBED IN SUBSECTION B OF THIS
17	SECTION, A COMPETING LABOR ORGANIZATION FILES A PETITION THAT CONTAINS THE
18	SIGNATURES OF AT LEAST THIRTY PERCENT OF THE PUBLIC EMPLOYEES IN THE
19	APPROPRIATE BARGAINING UNIT, A REPRESENTATION ELECTION MUST BE CONDUCTED
20	INSTEAD OF A DECERTIFICATION ELECTION.
21	D. IF AN EXCLUSIVE REPRESENTATIVE HAS BEEN CERTIFIED BUT NO
22	COLLECTIVE BARGAINING AGREEMENT IS IN EFFECT, THE PUBLIC EMPLOYEE LABOR
23	RELATIONS BOARD OR A LOCAL BOARD MAY NOT ACCEPT A REQUEST FOR A
24	DECERTIFICATION ELECTION EARLIER THAN TWELVE MONTHS AFTER THE LABOR
25	
25 26	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE.
26	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38–1213. <u>Scope of bargaining; membership dues; grievance</u>
26 27	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38–1213. <u>Scope of bargaining; membership dues; grievance</u> <u>procedure; closed meetings</u>
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26 27 28 29	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. <u>Scope of bargaining; membership dues; grievance</u> <u>procedure: closed meetings</u> A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE
26 27 28 29 30	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. <u>Scope of bargaining; membership dues; grievance</u> <u>procedure: closed meetings</u> A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES:
26 27 28 29 30 31	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. <u>Scope of bargaining; membership dues; grievance</u> <u>procedure: closed meetings</u> A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND
26 27 28 29 30 31 32	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. Scope of bargaining; membership dues; grievance procedure; closed meetings A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT AND OTHER ISSUES AGREED TO BY THE PARTIES. THE
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26 27 28 29 30 31 32 33 34 35	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. <u>Scope of bargaining; membership dues; grievance</u> <u>procedure; closed meetings</u> A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT AND OTHER ISSUES AGREED TO BY THE PARTIES. THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE MAY NOT BE REQUIRED TO AGREE TO A PROPOSAL OR TO MAKE A CONCESSION. 2. MAY ENTER INTO WRITTEN COLLECTIVE BARGAINING AGREEMENTS THAT
26 27 28 29 30 31 32 33 34 35 36	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. <u>Scope of bargaining; membership dues; grievance</u> <u>procedure: closed meetings</u> A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT AND OTHER ISSUES AGREED TO BY THE PARTIES. THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE MAY NOT BE REQUIRED TO AGREE TO A PROPOSAL OR TO MAKE A CONCESSION. 2. MAY ENTER INTO WRITTEN COLLECTIVE BARGAINING AGREEMENTS THAT COVER EMPLOYMENT RELATIONS.
26 27 28 29 30 31 32 33 34 35 36 37	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. Scope of bargaining; membership dues; grievance procedure: closed meetings A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT AND OTHER ISSUES AGREED TO BY THE PARTIES. THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE MAY NOT BE REQUIRED TO AGREE TO A PROPOSAL OR TO MAKE A CONCESSION. 2. MAY ENTER INTO WRITTEN COLLECTIVE BARGAINING AGREEMENTS THAT COVER EMPLOYMENT RELATIONS. B. THE OBLIGATION TO COLLECTIVELY BARGAIN UNDER THIS ARTICLE DOES
26 27 28 29 30 31 32 33 34 35 36 37 38	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. Scope of bargaining: membership dues; grievance procedure: closed meetings A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT AND OTHER ISSUES AGREED TO BY THE PARTIES. THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE MAY NOT BE REQUIRED TO AGREE TO A PROPOSAL OR TO MAKE A CONCESSION. 2. MAY ENTER INTO WRITTEN COLLECTIVE BARGAINING AGREEMENTS THAT COVER EMPLOYMENT RELATIONS. B. THE OBLIGATION TO COLLECTIVELY BARGAIN UNDER THIS ARTICLE DOES NOT AUTHORIZE PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES TO ENTER INTO
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26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	ORGANIZATION HAS BEEN CERTIFIED AS THE EXCLUSIVE REPRESENTATIVE. 38-1213. Scope of bargaining; membership dues; grievance procedure: closed meetings A. EXCEPT FOR PUBLIC RETIREMENT SYSTEMS THAT ARE ESTABLISHED PURSUANT TO CHAPTER 5 OF THIS TITLE, PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES: 1. SHALL BARGAIN IN GOOD FAITH ON WAGES, HOURS AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT AND OTHER ISSUES AGREED TO BY THE PARTIES. THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE MAY NOT BE REQUIRED TO AGREE TO A PROPOSAL OR TO MAKE A CONCESSION. 2. MAY ENTER INTO WRITTEN COLLECTIVE BARGAINING AGREEMENTS THAT COVER EMPLOYMENT RELATIONS. B. THE OBLIGATION TO COLLECTIVELY BARGAIN UNDER THIS ARTICLE DOES NOT AUTHORIZE PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES TO ENTER INTO ANY AGREEMENT THAT CONFLICTS WITH ANY STATE STATUTE. IF A CONFLICT EXISTS BETWEEN A STATE STATUTE AND AN AGREEMENT THAT THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE ENTER INTO IN COLLECTIVE BARGAINING, THE STATUTE GOVERNS.

INCLUDE SPECIAL ASSESSMENTS, PENALTIES OR FINES. THE PUBLIC EMPLOYER
 SHALL CONTINUE TO HONOR PAYROLL DEDUCTIONS UNTIL THE PUBLIC EMPLOYEE
 REVOKES THE AUTHORIZATION IN WRITING ACCORDING TO THE NEGOTIATED AGREEMENT
 AND FOR AS LONG AS THE LABOR ORGANIZATION IS CERTIFIED AS THE EXCLUSIVE
 REPRESENTATIVE. DURING THE TIME THAT A BOARD CERTIFICATION IS IN EFFECT
 FOR A PARTICULAR APPROPRIATE BARGAINING UNIT, THE PUBLIC EMPLOYER MAY NOT
 DEDUCT DUES FOR ANY OTHER LABOR ORGANIZATION.

B. OCCUPATIONAL GROUPS AS DEFINED IN SECTION 38-1209 SHALL
9 NEGOTIATE ALL ISSUES AT THE STATE LEVEL.

10 E. ANY IMPASSE RESOLUTION OR ANY AGREEMENT PROVISION BY THIS STATE 11 AND AN EXCLUSIVE REPRESENTATIVE THAT REQUIRES THE EXPENDITURE OF MONIES MUST BE CONTINGENT ON THE SPECIFIC APPROPRIATION OF MONIES BY THE 12 13 LEGISLATURE AND THE AVAILABILITY OF THE MONIES. ANY IMPASSE RESOLUTION OR ANY AGREEMENT PROVISION BY A PUBLIC EMPLOYER OTHER THAN THIS STATE OR THE 14 PUBLIC SCHOOLS AND AN EXCLUSIVE REPRESENTATIVE THAT REQUIRES THE 15 16 EXPENDITURE OF MONIES MUST BE CONTINGENT ON THE SPECIFIC APPROPRIATION FOR 17 WAGES BY THE APPROPRIATE GOVERNING BODY AND THE AVAILABILITY OF THE 18 MONIES. ANY AGREEMENT PROVISION BY A LOCAL SCHOOL BOARD AND AN EXCLUSIVE REPRESENTATIVE THAT REQUIRES THE EXPENDITURE OF MONIES MUST BE CONTINGENT 19 20 ON RATIFICATION BY THE APPROPRIATE GOVERNING BODY.

21 F. EVERY AGREEMENT MUST INCLUDE A GRIEVANCE PROCEDURE TO BE USED 22 FOR THE SETTLEMENT OF DISPUTES THAT RELATE TO EMPLOYMENT TERMS AND CONDITIONS AND RELATED PERSONNEL MATTERS. THE GRIEVANCE PROCEDURE MUST 23 24 PROVIDE FOR A FINAL AND BINDING DETERMINATION. THE FINAL DETERMINATION CONSTITUTES AN ARBITRATION AWARD. IF THERE IS A JUDICIAL REVIEW OF THE 25 26 AWARD, THE COURT SHALL DETERMINE IF THE AWARD IS ARBITRARY, UNLAWFUL, UNREASONABLE, CAPRICIOUS OR NOT BASED ON SUBSTANTIAL EVIDENCE. THE COSTS 27 OF ANY ARBITRATION PROCEEDING THAT IS CONDUCTED PURSUANT TO THIS SECTION 28 MUST BE SHARED EQUALLY BY THE PARTIES. 29

30 G. NOTWITHSTANDING CHAPTER 3, ARTICLE 3.1 OF THIS TITLE, THE 31 FOLLOWING MUST BE CLOSED:

321. MEETINGS IN WHICH BARGAINING STRATEGY IS PRELIMINARY TO33COLLECTIVE BARGAINING NEGOTIATIONS BETWEEN A PUBLIC EMPLOYER AND THE34EXCLUSIVE REPRESENTATIVE OF THE PUBLIC EMPLOYEES OF THE PUBLIC EMPLOYER.

35

2. COLLECTIVE BARGAINING SESSIONS.

36 3. CONSULTATIONS AND IMPASSE RESOLUTION PROCEDURES IF THE PUBLIC 37 EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE OF THE APPROPRIATE BARGAINING 38 UNIT ARE PRESENT.

39

38-1214. Impasse resolution; mediation; arbitration

40 A. THE FOLLOWING NEGOTIATIONS AND IMPASSE PROCEDURES MUST BE 41 FOLLOWED BETWEEN THIS STATE AND THE EXCLUSIVE REPRESENTATIVE FOR STATE 42 EMPLOYEES: 1 1. THE EXCLUSIVE REPRESENTATIVE TO THIS STATE SHALL FILE A REQUEST 2 FOR THE BEGINNING OF INITIAL NEGOTIATIONS IN WRITING NOT LATER THAN JUNE 1 3 OF THE YEAR IN WHICH NEGOTIATIONS ARE TO TAKE PLACE. NEGOTIATIONS MUST 4 BEGIN NOT LATER THAN JULY 1 OF THAT YEAR.

5 2. IN THE YEARS FOLLOWING INITIAL NEGOTIATIONS PURSUANT TO 6 PARAGRAPH 1 OF THIS SUBSECTION, NEGOTIATIONS THAT THIS STATE AND THE 7 EXCLUSIVE REPRESENTATIVE AGREE TO MUST BEGIN NOT LATER THAN AUGUST 1 FOLLOWING THE EXCLUSIVE REPRESENTATIVE'S SUBMISSION OF WRITTEN NOTICE TO 8 9 THIS STATE. THE EXCLUSIVE REPRESENTATIVE SHALL SUBMIT THE WRITTEN NOTICE 10 TO THIS STATE BY JULY 1 OF THE YEAR IN WHICH NEGOTIATIONS ARE TO TAKE 11 PLACE.

12 3. IF AN IMPASSE OCCURS DURING NEGOTIATIONS BETWEEN THIS STATE AND 13 THE EXCLUSIVE REPRESENTATIVE AND NO AGREEMENT IS REACHED BY OCTOBER 1. THIS STATE OR THE EXCLUSIVE REPRESENTATIVE MAY REQUEST MEDIATION SERVICES 14 THE BOARD SHALL ASSIGN A MEDIATOR FROM THE FEDERAL 15 FROM THE BOARD. 16 MEDIATION AND CONCILIATION SERVICE TO ASSIST NEGOTIATIONS UNLESS THE 17 PARTIES AGREE TO ANOTHER MEDIATOR.

18 4. THE MEDIATOR SHALL PROVIDE SERVICES UNTIL AN AGREEMENT IS REACHED, UNTIL THE MEDIATOR BELIEVES THAT MEDIATION SERVICES ARE NO LONGER 19 20 HELPFUL OR UNTIL DECEMBER 1, WHICHEVER OCCURS FIRST.

5. IF THE IMPASSE CONTINUES AFTER DECEMBER 1, THIS STATE OR THE 21 22 EXCLUSIVE REPRESENTATIVE MAY REQUEST THE FORMATION OF AN ARBITRATION PANEL. THE ARBITRATION PANEL SHALL ADDRESS THE UNRESOLVED ISSUES. 23 THE 24 ARBITRATION PANEL SHALL CONSIST OF ONE MEMBER WHO IS APPOINTED BY THE EXCLUSIVE REPRESENTATIVE. ONE MEMBER WHO IS APPOINTED BY THIS STATE AND A 25 26 THIRD MEMBER WHO IS APPOINTED BY THE OTHER TWO MEMBERS. IF THERE IS A JUDICIAL REVIEW OF THE DECISION OF THE ARBITRATION PANEL, THE COURT SHALL 27 DETERMINE WHETHER THE DECISION IS ARBITRARY, UNLAWFUL, UNREASONABLE, 28 29 CAPRICIOUS OR NOT BASED ON SUBSTANTIAL EVIDENCE.

B. EXCEPT FOR THIS STATE AND THE EXCLUSIVE REPRESENTATIVE FOR THIS 30 31 STATE, ALL OTHER PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES SHALL FOLLOW THE FOLLOWING IMPASSE PROCEDURES: 32

33 1. IF AN IMPASSE OCCURS AND THE PUBLIC EMPLOYER AND THE EXCLUSIVE REPRESENTATIVE CANNOT AGREE ON A MEDIATOR, THE PUBLIC EMPLOYER OR THE 34 EXCLUSIVE REPRESENTATIVE MAY REQUEST FROM THE PUBLIC EMPLOYEE LABOR 35 36 RELATIONS BOARD OR LOCAL BOARD THAT A MEDIATOR BE ASSIGNED TO THE THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD 37 NEGOTIATIONS. SHALL ASSIGN A MEDIATOR WITH THE FEDERAL MEDIATION AND CONCILIATION 38 SERVICE TO ASSIST NEGOTIATIONS. 39

2. IF THE IMPASSE CONTINUES AFTER A SIXTY-DAY MEDIATION PERIOD, 40 41 EITHER THE PUBLIC EMPLOYER OR THE EXCLUSIVE REPRESENTATIVE MAY REQUEST THE FORMATION OF AN ARBITRATION PANEL. THE ARBITRATION PANEL SHALL CONSIST OF 42 43 ONE MEMBER WHO IS APPOINTED BY THE EXCLUSIVE REPRESENTATIVE, ONE MEMBER WHO IS APPOINTED BY THE PUBLIC EMPLOYER AND A THIRD MEMBER WHO IS 44 45 APPOINTED BY THE OTHER TWO MEMBERS. IF THERE IS A JUDICIAL REVIEW OF THE

1 DECISION OF THE ARBITRATION PANEL. THE COURT SHALL DETERMINE WHETHER THE DECISION IS ARBITRARY, UNLAWFUL, UNREASONABLE, CAPRICIOUS OR NOT BASED ON 2 3 SUBSTANTIAL EVIDENCE. 4 C. EXCEPT FOR THIS STATE, A PUBLIC EMPLOYER MAY ENTER INTO A 5 WRITTEN AGREEMENT WITH THE EXCLUSIVE REPRESENTATIVE THAT ESTABLISHES AN 6 ALTERNATIVE IMPASSE RESOLUTION PROCEDURE. 7 38-1215. Prohibited practices; public employers; public 8 employees 9 A. IT IS A PROHIBITED PRACTICE FOR A PUBLIC EMPLOYER OR ITS DESIGNATED REPRESENTATIVE TO DO ANY OF THE FOLLOWING: 10 11 1. INTERFERE WITH, RESTRAIN OR COERCE, OR THREATEN TO INTERFERE WITH, RESTRAIN OR COERCE, ANY EMPLOYEE IN OR BECAUSE OF THE EXERCISE OF 12 13 ANY RIGHTS THAT ARE GUARANTEED BY THIS ARTICLE. 2. CONTROL, DOMINATE OR INTERFERE WITH THE FORMATION, EXISTENCE OR 14 ADMINISTRATION OF ANY LABOR ORGANIZATION OR SUPPORT OR IN ANY WAY 15 16 ENCOURAGE EMPLOYEES TO JOIN ANY ORGANIZATION IN PREFERENCE TO ANOTHER. 17 3. DISCRIMINATE OR RETALIATE AGAINST ANY EMPLOYEE FOR FILING A 18 GRIEVANCE OR FOR ASSERTING RIGHTS UNDER THIS ARTICLE. 19 4. REFUSE OR FAIL TO MEET AND CONFER IN GOOD FAITH WITH THE 20 EXCLUSIVE REPRESENTATIVE OR REFUSE OR FAIL TO PARTICIPATE IN GOOD FAITH IN 21 THE MEDIATION OR ARBITRATION. 22 5. DENY A LABOR ORGANIZATION RIGHTS THAT ARE GUARANTEED TO IT BY THIS ARTICLE. 23 24 6. REFUSE OR FAIL TO COMPLY WITH THIS ARTICLE OR ANY RULE THAT IS 25 ADOPTED BY THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD. 26 7. REFUSE OR FAIL TO COMPLY WITH ANY COLLECTIVE BARGAINING 27 AGREEMENT. 8. ENGAGE IN A LOCKOUT OF ANY EMPLOYEES. 28 29 B. IT IS A PROHIBITED PRACTICE FOR A PUBLIC EMPLOYEE OR A LABOR ORGANIZATION TO DO ANY OF THE FOLLOWING: 30 31 1. INTERFERE WITH, RESTRAIN OR COERCE, OR THREATEN TO INTERFERE WITH, RESTRAIN OR COERCE, ANY EMPLOYEE IN OR BECAUSE OF THE EXERCISE OF 32 RIGHTS THAT ARE GUARANTEED BY THIS ARTICLE. 33 2. DISCRIMINATE OR RETALIATE AGAINST ANY EMPLOYEE FOR FILING A 34 GRIEVANCE OR FOR ASSERTING RIGHTS UNDER THIS ARTICLE. 35 36 3. DISCRIMINATE AGAINST A PUBLIC EMPLOYEE REGARDING MEMBERSHIP IN A LABOR ORGANIZATION BECAUSE OF RACE, COLOR, CREED, AGE, SEX OR NATIONAL 37 38 ORIGIN. 4. REFUSE TO ENTER INTO COLLECTIVE BARGAINING IN GOOD FAITH WITH 39 40 THE PUBLIC EMPLOYER. 41 5. REFUSE OR FAIL TO MEET AND CONFER IN GOOD FAITH WITH THE EXCLUSIVE REPRESENTATIVE, INCLUDING REFUSING OR FAILING TO PARTICIPATE IN 42 43 GOOD FAITH IN MEDIATION OR ARBITRATION.

1 6. REFUSE OR FAIL TO COMPLY WITH ANY COLLECTIVE BARGAINING 2 AGREEMENT OR THIS ARTICLE. 3 7. PICKET HOMES OR PRIVATE BUSINESSES OF ELECTED OFFICIALS OR 4 PUBLIC EMPLOYEES. 5 8. INDUCE. AUTHORIZE OR PARTICIPATE IN A STRIKE AGAINST ANY PUBLIC 6 EMPLOYER. 7 38-1216. Strikes and lockouts; prohibition; decertification 8 A. A PUBLIC EMPLOYEE OR LABOR ORGANIZATION MAY NOT ENGAGE IN A 9 STRIKE. A LABOR ORGANIZATION MAY NOT CAUSE, INSTIGATE, ENCOURAGE OR SUPPORT A PUBLIC EMPLOYEE STRIKE. A PUBLIC EMPLOYER MAY NOT CAUSE, 10 11 INSTIGATE OR ENGAGE IN ANY PUBLIC EMPLOYEE LOCKOUT. 12 B. A PUBLIC EMPLOYER MAY BRING AN ACTION FOR INJUNCTIVE RELIEF TO 13 END A STRIKE. THE EXCLUSIVE REPRESENTATIVE OF PUBLIC EMPLOYEES WHO ARE AFFECTED BY A LOCKOUT MAY BRING AN ACTION FOR INJUNCTIVE RELIEF TO END A 14 15 LOCKOUT. 16 C. ANY LABOR ORGANIZATION THAT CAUSES, INSTIGATES, ENCOURAGES OR 17 SUPPORTS A PUBLIC EMPLOYEE STRIKE, WALKOUT OR SLOWDOWN MAY BE DECERTIFIED 18 AS THE EXCLUSIVE REPRESENTATIVE FOR THAT APPROPRIATE BARGAINING UNIT BY EITHER THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD AND MAY 19 20 NOT SERVE AS THE EXCLUSIVE REPRESENTATIVE OF ANY BARGAINING UNIT OF PUBLIC 21 EMPLOYEES FOR A PERIOD OF NOT MORE THAN ONE YEAR. 22 38-1217. Agreements; enforcement ALL COLLECTIVE BARGAINING AGREEMENTS AND OTHER AGREEMENTS BETWEEN 23 24 PUBLIC EMPLOYERS AND EXCLUSIVE REPRESENTATIVES ARE VALID AND ENFORCEABLE ACCORDING TO THE TERMS OF THE AGREEMENT IF ENTERED INTO PURSUANT TO THIS 25 26 ARTICLE. 27 38-1218. Judicial enforcement A. THE TERMS OF ANY AGREEMENT MAY BE ENFORCED BY EITHER PARTY BY A 28 CIVIL ACTION IN THE SUPERIOR COURT IN THE COUNTY IN WHICH THE AGREEMENT 29 WAS MADE. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR A LOCAL BOARD MAY 30 31 REQUEST THE COURT TO ENFORCE AN ORDER THAT IS ISSUED PURSUANT TO THIS ARTICLE, INCLUDING ORDERS FOR APPROPRIATE TEMPORARY RELIEF AND RESTRAINING 32 ORDERS. THE COURT SHALL CONSIDER THE REQUEST FOR ENFORCEMENT ON THE 33 RECORD MADE BEFORE THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL 34 BOARD. THE COURT SHALL UPHOLD THE ACTION OF THE PUBLIC EMPLOYEE LABOR 35 36 RELATIONS BOARD OR LOCAL BOARD AND TAKE APPROPRIATE ACTION TO ENFORCE THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD'S OR LOCAL BOARD'S ACTION UNLESS THE 37 COURT CONCLUDES THAT THE ORDER IS: 38 39 1. ARBITRARY, CAPRICIOUS OR AN ABUSE OF DISCRETION. 40 2. NOT SUPPORTED BY SUBSTANTIAL EVIDENCE ON THE RECORD CONSIDERED 41 AS A WHOLE. 3. NOT IN ACCORDANCE WITH LAW. 42 43 B. ANY PERSON OR PARTY, INCLUDING ANY LABOR ORGANIZATION THAT IS AFFECTED BY A FINAL RULE, ORDER OR DECISION OF THE PUBLIC EMPLOYEE LABOR 44

1 RELIEF. ALL APPEALS MUST BE BASED ON THE RECORD MADE AT THE PUBLIC 2 EMPLOYEE LABOR RELATIONS BOARD OR LOCAL BOARD HEARING. ALL APPEALS TO THE 3 COURT MUST BE TAKEN WITHIN THIRTY DAYS AFTER THE DATE OF THE FINAL RULE, ORDER OR DECISION OF THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD OR LOCAL 4 5 BOARD. ACTIONS THAT ARE TAKEN BY THE PUBLIC EMPLOYEE LABOR RELATIONS 6 BOARD OR LOCAL BOARD MUST BE AFFIRMED UNLESS THE COURT CONCLUDES THAT THE 7 ACTION IS: 8 1. ARBITRARY, CAPRICIOUS OR AN ABUSE OF DISCRETION. 9 NOT SUPPORTED BY SUBSTANTIAL EVIDENCE ON THE RECORD TAKEN AS A 2. 10 WHOLE. 11 3. NOT IN ACCORDANCE WITH LAW. 12 Sec. 2. Section 41-1092.02, Arizona Revised Statutes, is amended to 13 read: 14 41-1092.02. Appealable agency actions: application of 15 procedural rules; exemption from article 16 A. This article applies to all contested cases as defined in 17 section 41-1001 and all appealable agency actions, except contested cases with or appealable agency actions of: 18 19 1. The state department of corrections. 20 2. The board of executive clemency. 21 3. The industrial commission of Arizona. 22 4. The Arizona corporation commission. 23 5. The Arizona board of regents and institutions under its 24 jurisdiction. 25 6. The state personnel board. 26 7. The department of juvenile corrections. 27 8. The department of transportation, except as provided in title 28 28, chapter 30, article 2. 29 9. The department of economic security except as provided in 30 section 46-458. 31 10. The department of revenue regarding: (a) Income tax or withholding tax. 32 (b) Any tax issue related to information associated with the 33 reporting of income tax or withholding tax unless the taxpayer requests in 34 writing that this article apply and waives confidentiality under title 42, 35 36 chapter 2, article 1. 37 11. The board of tax appeals. 12. The state board of equalization. 38 39 13. The state board of education, but only in connection with 40 contested cases and appealable agency actions related to either: 41 (a) Applications for issuance or renewal of a certificate and discipline of certificate holders and noncertificated persons pursuant to 42 43 sections 15-203, 15-505, 15-534, 15-534.01, 15-535, 15-545 and 15-550. (b) The Arizona empowerment scholarship account program pursuant to 44 45 title 15, chapter 19.

1 14. The board of fingerprinting. 2 15. The department of child safety except as provided in sections 3 8-506.01 and 8-811. 4 16. THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD. 5 B. Unless waived by all parties, an administrative law judge shall 6 conduct all hearings under this article, and the procedural rules set 7 forth in this article and rules made by the director apply. 8 C. Except as provided in subsection A of this section: 9 1. A contested case heard by the office of administrative hearings 10 regarding taxes administered under title 42 shall be subject to section 11 42-1251. 12 2. A final decision of the office of administrative hearings 13 regarding taxes administered under title 42 may be appealed by either party to the director of the department of revenue, or a taxpayer may file 14 and appeal directly to the board of tax appeals pursuant to section 15 16 42-1253. 17 D. Except as provided in subsections A, B, E, F and G of this 18 section and notwithstanding any other administrative proceeding or judicial review process established in statute or administrative rule, 19 20 this article applies to all appealable agency actions and to all contested 21 cases. 22 E. Except for a contested case or an appealable agency action regarding unclaimed property, sections 23 41-1092.03. 41-1092.08 and 24 41-1092.09 do not apply to the department of revenue. 25 F. The board of appeals established by section 37-213 is exempt 26 from: 27 1. The time frames for hearings and decisions provided in section 41-1092.05, subsection A, section 41-1092.08 and section 41-1092.09. 28 29 2. The requirement in section 41-1092.06, subsection A to hold an 30 informal settlement conference at the appellant's request if the sole 31 subject of an appeal pursuant to section 37-215 is the estimate of value 32 reported in an appraisal of lands or improvements. 33 G. Auction protest procedures pursuant to title 37, chapter 2, 34 article 4.1 are exempt from this article. 35 Sec. 3. Title 41, chapter 27, article 2, Arizona Revised Statutes, 36 is amended by adding section 41-3030.04, to read: 37 41-3030.04. Public employee labor relations board; termination July 1, 2030 38 39 THE PUBLIC EMPLOYEE LABOR RELATIONS BOARD TERMINATES ON JULY 1, Α. 40 2030. 41 B. TITLE 38, CHAPTER 9 AND THIS SECTION ARE REPEALED ON JANUARY 1, 42 2031.

1 Sec. 4. <u>Purpose</u> Pursuant to section 41-2955, subsection E, Arizona Revised Statutes, 2 3 the purpose of the public employee labor relations board is to encourage conciliation, mediation and voluntary arbitration, to aid and encourage 4 5 employers and their employees to reach and maintain collective bargaining 6 agreements concerning rates of pay, hours and working conditions and to 7 make all reasonable efforts through negotiations to settle their differences by mutual agreement reached through collective bargaining or 8 9 by those methods as may be provided for in any applicable agreement for 10 the settlement of disputes.