CONSTITUTIONAL AMENDMENT

SB 218/23 – B&T & FIN

(PRE-FILED)

4lr1162 CF HB 114

### By: Senator McCray

P4

Requested: October 25, 2023 Introduced and read first time: January 10, 2024 Assigned to: Budget and Taxation and Finance

# A BILL ENTITLED

## 1 AN ACT concerning

#### $\mathbf{2}$

## Arbitration Reform for State Employees Act of 2024

- 3 FOR the purpose of altering the collective bargaining process for State employees, including 4 by requiring the selection of a neutral arbitrator to oversee all aspects of collective  $\mathbf{5}$ bargaining, establishing a process of arbitration in the event of impasse, and 6 providing that certain decisions of a neutral arbitrator are advisory; altering the 7 matters that are required to be included in collective bargaining; requiring that each 8 budget bill contain the appropriations necessary to implement all terms and 9 conditions of employment in certain memoranda of understanding for the next 10 ensuing fiscal year; and generally relating to collective bargaining for State 11 employees.
- 12 BY repealing and reenacting, with amendments,
- 13 Article State Finance and Procurement
- 14 Section 7–108
- 15 Annotated Code of Maryland
- 16 (2021 Replacement Volume and 2023 Supplement)
- 17 BY repealing and reenacting, with amendments,
- 18 Article State Personnel and Pensions
- 19 Section 3–103, 3–502, and 3–603
- 20 Annotated Code of Maryland
- 21 (2015 Replacement Volume and 2023 Supplement)
- 22 BY repealing and reenacting, with amendments,
- 23 Article State Personnel and Pensions
- 24 Section 3–501
- 25 Annotated Code of Maryland
- 26 (2015 Replacement Volume and 2023 Supplement)
- 27 (As enacted by Chapter 72 of the Acts of the General Assembly of 2021)

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



| $egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$ | BY adding to<br>Article – State Personnel and Pensions<br>Section 3–503<br>Annotated Code of Maryland<br>(2015 Replacement Volume and 2023 Supplement)                       |
|--|--|
| 6<br>7<br>8  | BY proposing an amendment to the Maryland Constitution<br>Article III – Legislative Department<br>Section 52   |
| 9<br>10  | SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,<br>That the Laws of Maryland read as follows:  |
| 11   | <b>Article – State Finance and Procurement</b>   |
| 12   | 7–108.   |
| $\begin{array}{c} 13\\14 \end{array}$              | (a) In accordance with the Maryland Constitution and other law, the Governor shall include in each budget bill:  |
| 15   | (1) an appropriation to pay the principal of and interest on the State debt;   |
| $\begin{array}{c} 16 \\ 17 \end{array}$            | (2) without revision, the appropriations requested for public schools, as certified by the State Superintendent of Schools;  |
| 18<br>19<br>20                                     | (3) without revision, the appropriations requested for the Legislative<br>Branch of the State government, as certified by the presiding officers of the General<br>Assembly; |
| $\begin{array}{c} 21 \\ 22 \end{array}$            | (4) without revision, the appropriations requested for the Judicial Branch<br>of the State government, as certified by the Chief Justice of the Supreme Court of Maryland;   |
| $\begin{array}{c} 23\\ 24 \end{array}$             | (5) the appropriations requested by the Governor for the Executive Branch of the State government;   |
| $\frac{25}{26}$                                    | (6) the appropriations required by law to be included with the appropriations for the Executive Branch;  |
| $\begin{array}{c} 27\\ 28 \end{array}$             | (7) appropriations for the salaries required by law to be paid by the State; and   |
| 29<br>30   | (8) any other appropriations required by the Maryland Constitution or other law to be included in the budget bill.   |
| $\frac{31}{32}$                                    | (b) The Governor shall use the current salary plan of the Secretary of Budget and Management as the basis for the appropriations to pay those salaries to which the plan     |

1 applies.

2 (C) IN ADDITION TO THE APPROPRIATIONS REQUIRED IN SUBSECTION (A) 3 OF THIS SECTION, THE GOVERNOR SHALL INCLUDE IN EACH ANNUAL BUDGET BILL 4 THE APPROPRIATIONS NECESSARY TO IMPLEMENT AND FUND ALL TERMS WITHIN 5 EACH MEMORANDUM OF UNDERSTANDING BETWEEN:

6 (1) THE STATE AND EACH EXCLUSIVE REPRESENTATIVE OF ITS 7 EMPLOYEES;

8 (2) STATE INSTITUTIONS OF HIGHER EDUCATION, INCLUDING THE 9 UNIVERSITY SYSTEM OF MARYLAND, AND EACH EXCLUSIVE REPRESENTATIVE OF 10 THEIR EMPLOYEES; AND

11 (3) THE MARYLAND ENVIRONMENTAL SERVICE AND EACH 12 EXCLUSIVE REPRESENTATIVE OF ITS EMPLOYEES.

13

## Article – State Personnel and Pensions

14 3–103.

15 This title and any agreement under this title do not limit or otherwise interfere with 16 the powers of the Governor or the Maryland General Assembly [under], EXCEPT TO 17 OPERATE IN ACCORDANCE WITH AND HAVE THE EFFECT REQUIRED BY Article III, § 18 52 of the Maryland Constitution.

19 3–501.

20 (a) (1) The following individuals or entities shall designate one or more 21 representatives to participate as a party in collective bargaining on behalf of the State or 22 the following institutions:

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(i) on behalf of the State, the Governor;

(ii) on behalf of the Maryland Environmental Service, the Board of
 Directors of the Service;

26 (iii) on behalf of the University System of Maryland, the Chancellor;27 and

(iv) on behalf of Morgan State University, St. Mary's College of
 Maryland, or Baltimore City Community College, the governing board of the institution.

30 (2) The exclusive representative shall designate one or more 31 representatives to participate as a party in collective bargaining on behalf of the exclusive 32 representative. 1 (b) (1) [The] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE 2 parties shall meet at reasonable times [and] BETWEEN JULY 1 AND SEPTEMBER 30 TO 3 engage in collective bargaining in good faith [, including facilitating the meaningful use of 4 a fact finder under subsection (c)(3) of this section,] and to conclude a written memorandum 5 of understanding or other written understanding as defined under § 3–101(d)(1)(i)2 of this 6 title.

7 (2) (I) FOR EACH BARGAINING UNIT, WHENEVER A MEMORANDUM 8 OF UNDERSTANDING IS TO BE NEGOTIATED, REOPENED, OR AMENDED, THE PARTIES 9 SHALL FIRST SELECT A NEUTRAL ARBITRATOR FOR THE NEGOTIATIONS ON OR 10 BEFORE JULY 15.

11(II)THE ARBITRATOR SHALL BE SELECTED FROM A LIST OF 1512ARBITRATORS PROVIDED BY THE AMERICAN ARBITRATION ASSOCIATION'S LABOR13ARBITRATION PANEL.

14(III) THE LIST SHALL CONSIST OF QUALIFIED, NATIONWIDE15ARBITRATORS WHO ARE MEMBERS OF THE NATIONAL ACADEMY OF ARBITRATION.

16(IV) THE PARTIES SHALL SELECT THE ARBITRATOR BY17ALTERNATELY STRIKING NAMES FROM THE LIST UNTIL ONE NAME REMAINS.

18 (V) THE SELECTED ARBITRATOR MUST BE ABLE AND 19 AVAILABLE TO PERFORM THE DUTIES AND TO HOLD HEARINGS, BOTH IN PERSON 20 AND THROUGH REMOTE COMMUNICATION, CONSISTENT WITH THIS TITLE.

21 (VI) THE ARBITRATOR SHALL HAVE THE POWERS AND 22 RESPONSIBILITIES UNDER § 3–503 OF THIS SUBTITLE.

23 (VII) THE SELECTED ARBITRATOR SHALL ACCEPT THE 24 APPOINTMENT BEFORE JULY 15, OR THE PARTIES MAY AGREE TO MAKE AN 25 ALTERNATIVE APPOINTMENT FROM:

261. THE LIST ORIGINALLY PROVIDED BY THE AMERICAN27ARBITRATION ASSOCIATION; OR

28 **2.** A LIST OF NATIONWIDE ARBITRATORS PROVIDED BY 29 THE FEDERAL MEDIATION AND CONCILIATION SERVICE.

30 (3) THE PARTIES SHALL MAKE A REASONABLE EFFORT TO BEGIN 31 NEGOTIATIONS ON OR NEAR JULY 1, INCLUDING THE EXCHANGE OF INFORMATION 32 NECESSARY TO RESPONSIBLY CONDUCT AND CONCLUDE NEGOTIATIONS BY 33 SEPTEMBER 30.

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1 (c) [(1) The parties shall make every reasonable effort to conclude negotiations 2 in a timely manner for inclusion by the principal unit in its budget request to the Governor.

3 (2) (i) The parties shall conclude negotiations before January 1 for any 4 item requiring an appropriation of funds for the fiscal year that begins on the following 5 July 1.

6 (ii) In the budget bill submitted to the General Assembly, the 7 Governor shall include any amounts in the budgets of the principal units required to 8 accommodate any additional cost resulting from the negotiations, including the actuarial 9 impact of any legislative changes to any of the State pension or retirement systems that 10 are required, as a result of the negotiations, for the fiscal year beginning the following July 11 1 if the legislative changes have been negotiated to become effective in that fiscal year.

12 (3) (i) If the parties do not conclude negotiations for the next fiscal year 13 before October 25, either party may request that a fact finder be employed to resolve the 14 issues.

15 (ii) The fact finder shall be employed no later than November 1.

16 (iii) A fact finder shall be a neutral party appointed by alternate 17 striking from a list by the parties provided:

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1. by the Federal Mediation and Conciliation Service; or

192.under the Labor Arbitration Rules of the American20Arbitration Association.

21 (iv) The fact finder:

22 1. may give notice and hold hearings in accordance with the
23 Administrative Procedure Act;

24 2. may administer oaths and take testimony and other 25 evidence;

26

3. may issue subpoenas; and

4. before November 20, shall make written recommendations
regarding wages, hours, and working conditions, and any other terms or conditions of
employment that may be in dispute.

(v) The written recommendations of the fact finder shall be delivered
to the Governor, the exclusive representative, the President of the Senate, and the Speaker
of the House of Delegates by the Secretary on or before December 1.

1 (d)] (1) A memorandum of understanding [that incorporates all matters of 2 agreement reached by the parties] **REACHED BY MUTUAL AGREEMENT** shall be executed 3 by the exclusive representative and:

- 4 (i) for a memorandum of understanding relating to the State, the 5 Governor or the Governor's designee;
- 6 (ii) for a memorandum of understanding relating to the Maryland 7 Environmental Service, the Board of Directors of the Service;
- 8 (iii) for a memorandum of understanding relating to a system 9 institution, the Chancellor or the Chancellor's designee; and
- 10 (iv) for a memorandum of understanding relating to Morgan State 11 University, St. Mary's College of Maryland, or Baltimore City Community College, the 12 governing board of the institution or the governing board's designee.

13 (2) To the extent [these] matters INCORPORATED IN A MEMORANDUM 14 OF UNDERSTANDING require legislative approval or the appropriation of funds, the 15 matters shall be [recommended] REFERRED to the General Assembly for approval or for 16 the appropriation of funds AS REQUIRED UNDER ARTICLE III, § 52 OF THE MARYLAND 17 CONSTITUTION.

18 (3) To the extent matters involving a State institution of higher education 19 require legislative approval, the legislation shall be [recommended] **REFERRED** to the 20 Governor [for submission to] **AND** the General Assembly.

[(e)] (D) (1) Except as provided in paragraph (2) of this subsection, negotiations for a memorandum of understanding shall be considered closed sessions under \$ 3-305 of the General Provisions Article.

24 (2) An exclusive representative may not be considered a public body under 25 § 3–101 of the General Provisions Article.

[(f)] (E) (1) 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.

30 (2) The terms of a memorandum of understanding executed by the 31 Chancellor or the governing board of Morgan State University, St. Mary's College of 32 Maryland, or Baltimore City Community College, or their respective designees, and the 33 exclusive representative of a bargaining unit for employees of a State institution of higher 34 education are not applicable to skilled service or professional service employees in the State 35 Personnel Management System.

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 $1 \quad 3-502.$ 

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(a) Collective bargaining shall include all matters relating to:

3 (1) wages, hours, **FRINGE BENEFITS**, **HEALTH BENEFITS**, and other 4 terms and conditions of employment; and

5 (2) the time and manner of access to a new employee program in 6 accordance with § 22–207 of the State Government Article.

7 (b) Notwithstanding subsection (a) of this section, the representatives of the 8 State, the Maryland Environmental Service, a system institution, Morgan State 9 University, St. Mary's College of Maryland, and Baltimore City Community College:

10 (1) may not be required to negotiate over any matter that is inconsistent 11 with applicable law; and

12 (2) may negotiate and reach agreement with regard to any such matter 13 THAT IS INCONSISTENT WITH APPLICABLE LAW only if it is understood that, WITH 14 RESPECT TO THE MATTER, the agreement [with respect to such matter] OR 15 MEMORANDUM OF UNDERSTANDING cannot become effective unless the applicable law 16 is amended by the General Assembly.

17 **3–503.** 

18 (A) (1) A NEUTRAL ARBITRATOR SELECTED UNDER § 3–501(B) OF THIS 19 SUBTITLE:

(I) MAY MEDIATE OR AID IN THE RESOLUTION OF ANY DISPUTE
BETWEEN THE PARTIES REGARDING THE CONDUCT OF NEGOTIATIONS, INCLUDING
WHETHER THE CONDUCT OF A PARTY IS IN GOOD FAITH;

(II) MAY RECEIVE FROM THE PARTIES COPIES OF INFORMATION
 REQUESTS PRESENTED AND RESPONSES RECEIVED, TO MEDIATE OR AID IN THE
 RESOLUTION OF DISPUTES OVER THE TIMELINESS AND SUFFICIENCY OF
 INFORMATION DEMANDS AND PRODUCTION;

(III) MAY ISSUE OPINIONS IN ORDER TO HELP TO RESOLVE
 DISPUTES OVER REQUESTS FOR INFORMATION OR PROMOTE BARGAINING IN GOOD
 FAITH CONSISTENT WITH THIS TITLE; AND

(IV) MAY DIRECT PRODUCTION OF ESTIMATES OF REVENUES
 AND EXPENDITURES COMPILED BY THE STATE BOARD OF REVENUE ESTIMATES,
 THE BUREAU OF REVENUE ESTIMATES, OR THE CONSENSUS REVENUE
 MONITORING AND FORECASTING GROUP.

1 (2) (I) THE OPINIONS AND GUIDANCE ISSUED BY THE NEUTRAL 2 ARBITRATOR UNDER THIS SUBSECTION SHALL BE ADVISORY ON THE PARTIES AND 3 THE GOVERNOR.

4 (II) THE PROCESS SET OUT IN THIS SUBSECTION DOES NOT 5 DIMINISH OR LIMIT THE RIGHTS OF ANY PARTY TO FILE AND PURSUE A COMPLAINT 6 OF UNFAIR LABOR PRACTICES BEFORE THE BOARD.

7 (B) (1) IF AN IMPASSE IS DECLARED ON OR AFTER OCTOBER 1, 8 ARBITRATION SHALL PROCEED AS DESCRIBED IN THIS SUBSECTION.

9 (2) (I) ON THE FIFTH BUSINESS DAY AFTER THE IMPASSE IS 10 DECLARED, EACH PARTY SHALL SUBMIT TO THE NEUTRAL ARBITRATOR, IN WRITING 11 AND WITH A COPY TO THE OTHER PARTY, A LAST, BEST, AND FINAL OFFER, 12 INCLUDING:

131.ALL PROVISIONS IN THE EXISTING MEMORANDUM OF14UNDERSTANDING NOT TO BE MODIFIED;

152.ALL NEW, AMENDED, OR MODIFIED MEMORANDUM OF16UNDERSTANDING PROVISIONS AGREED TO BY THE PARTIES BEFORE THE IMPASSE17WAS DECLARED THAT ARE TO BE INCLUDED THROUGH WRITTEN MUTUAL18AGREEMENT; AND

193. SUBJECT TO SUBPARAGRAPH (II) OF THIS20PARAGRAPH, DETAILED FURTHER PROVISIONS THAT A PARTY IS PROPOSING FOR21INCLUSION IN A MEMORANDUM OF UNDERSTANDING.

(II) FURTHER PROVISIONS ARE LIMITED TO SPECIFIC
 PROPOSALS THAT WERE SUBMITTED IN WRITING TO THE OTHER PARTY AND WERE
 THE SUBJECT OF COLLECTIVE BARGAINING BETWEEN THE PARTIES UP TO THE TIME
 OF IMPASSE, INCLUDING PROPOSALS THAT THE PARTIES HAVE DECIDED TO
 INCLUDE IN THE MEMORANDUM OF UNDERSTANDING THROUGH WRITTEN MUTUAL
 AGREEMENT.

28 (3) THE NEUTRAL ARBITRATOR ACTING AS A MEDIATOR SHALL 29 ATTEMPT TO RESOLVE THE IMPASSE BEFORE A FORMAL HEARING ON THE IMPASSE.

30 (4) (1) WITHIN **30** CALENDAR DAYS AFTER A DECLARED IMPASSE, 31 THE NEUTRAL ARBITRATOR SHALL HOLD A FORMAL HEARING AT WHICH THE 32 PARTIES MAY SUBMIT, IN WRITING OR ORAL TESTIMONY, ALL INFORMATION OR 33 DATA SUPPORTING THE FINAL POSITIONS. 1(II)ABSENT MUTUAL AGREEMENT BETWEEN THE PARTIES, OR2AS OTHERWISE ORDERED BY THE NEUTRAL ARBITRATOR, THE FORMAL HEARING3SHALL CONCLUDE WITHIN 45 CALENDAR DAYS AFTER THE IMPASSE DATE.

4 (5) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 5 PARAGRAPH, THE ARBITRATION SHALL CONCLUDE WITH A WRITTEN AWARD THAT 6 SUSTAINS IN ITS ENTIRETY THE LAST, BEST, AND FINAL OFFER OF ONE OF THE 7 PARTIES.

8 (II) BEFORE A WRITTEN AWARD IS ISSUED, BY WRITTEN 9 AGREEMENT SIGNED BY THE REPRESENTATIVES OF THE PARTIES PARTICIPATING IN 10 THE ARBITRATION, THE PARTIES MAY DIRECT THE NEUTRAL ARBITRATOR TO RULE 11 ON SPECIFICALLY IDENTIFIED TOPICS OF BARGAINING.

12(6)(I)THE NEUTRAL ARBITRATOR SHALL ISSUE A PRELIMINARY13WRITTEN AWARD ON OR BEFORE DECEMBER 5.

14 (II) THE PRELIMINARY WRITTEN AWARD SHALL ADDRESS ALL
15 PROVISIONS THAT EACH PARTY PROPOSED IN ITS RESPECTIVE FINAL POSITION FOR
16 INCLUSION IN A MEMORANDUM OF UNDERSTANDING.

(III) WITHIN 5 BUSINESS DAYS AFTER RECEIPT OF THE
 PRELIMINARY WRITTEN AWARD, THE PARTIES SHALL REVIEW THE AWARD AND MAY
 SEVERALLY OR MUTUALLY REQUEST CHANGES OR ADJUSTMENTS IN THE AWARD.

20(IV)ON OR BEFORE DECEMBER 15, THE NEUTRAL ARBITRATOR21SHALL ISSUE A FINAL WRITTEN AWARD IN WHICH THE ARBITRATOR:

221.SHALL ORDER IMPLEMENTATION OF THE LAST, BEST,23AND FINAL OFFER OF EITHER PARTY IN ITS ENTIRETY, INCORPORATING ANY24VOLUNTARILY AGREED-TO TERMS BETWEEN THE PARTIES; AND

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- 2. SHALL INCLUDE:
- 26A.ANY VOLUNTARILY AGREED-TO TERMS BETWEEN THE27PARTIES; AND
- 28 **B.** ANY PRIOR TERM THAT BY AGREEMENT IS NOT TO BE 29 CHANGED FOR THE NEXT FISCAL YEAR.

30 (V) AFTER DECEMBER 15, IF REQUESTED BY EITHER PARTY, 31 THE NEUTRAL ARBITRATOR SHALL ISSUE BY JANUARY 20 OF THE IMMEDIATELY

10 **SENATE BILL 188** 1 FOLLOWING YEAR A STATEMENT OF REASONS FOR THE FINAL WRITTEN AWARD.  $\mathbf{2}$ (7) THE NEUTRAL ARBITRATOR SHALL CONSIDER THE FOLLOWING 3 WHEN DEVELOPING A WRITTEN AWARD: 4 **(I)** THE LAWFUL AUTHORITY OF THE EMPLOYER, INCLUDING  $\mathbf{5}$ THE OBLIGATION OF THE EMPLOYER TO USE SPECIAL FUNDS ONLY FOR 6 AUTHORIZED PURPOSES UNDER LIMITATIONS IMPOSED BY FEDERAL OR STATE LAW; 7 **(II)** STIPULATIONS OF THE PARTIES; 8 (III) THE INTERESTS AND WELFARE OF THE PUBLIC; 9 (IV) THE FINANCIAL ABILITY OF THE EMPLOYER TO MEET 10 COSTS, WITHOUT THE PREMISE THAT THE EMPLOYER MAY NEED TO INCREASE OR 11 IMPOSE NEW TAXES, FEES, OR CHARGES, OR DEVELOP OTHER SOURCES OF 12**REVENUE;** 13 **(V)** THE PRESENT AND FUTURE GENERAL ECONOMIC CONDITION OF THE STATE OR STATE INSTITUTIONS OF HIGHER EDUCATION; 1415(VI) COMPARISONS OF WAGES, HOURS, AND CONDITIONS OF 16 EMPLOYMENT OF THE EMPLOYEES INVOLVED WITH ARBITRATION WITH THE WAGES, 17HOURS, AND CONDITIONS OF EMPLOYMENT OF OTHER EMPLOYEES PERFORMING 18 SIMILAR SERVICES IN PUBLIC EMPLOYMENT IN ADJACENT STATES; 19 (VII) COMPARISONS OF COLLECTIVE BARGAINING PATTERNS IN 20OTHER STATES AND AMONG COUNTY EMPLOYEES IN THE STATE; 21(VIII) CONSUMER PRICES FOR GOODS AND SERVICES AS DEFINED 22**BY PUBLIC AND PRIVATE SOURCES;** 23(IX) THE OVERALL COMPENSATION PRESENTLY RECEIVED BY 24THE EMPLOYEES, INCLUDING DIRECT WAGE COMPENSATION, VACATION, HOLIDAYS, 25EXCUSED TIME OFF, INSURANCE AND PENSIONS COSTS, MEDICAL AND HOSPITALIZATION BENEFITS, THE CONTINUITY AND STABILITY OF EMPLOYMENT, 2627AND ALL OTHER RECEIVED BENEFITS; 28CHANGES IN ANY OF THE FOREGOING CIRCUMSTANCES **(X)** 29**DURING THE PENDENCY OF THE ARBITRATION; AND** 30 (XI) OTHER FACTORS THAT ARE NORMALLY OR TRADITIONALLY 31 TAKEN INTO CONSIDERATION IN THE DETERMINATION OF WAGES, HOURS, AND

CONDITIONS OF EMPLOYMENT THROUGH VOLUNTARY COLLECTIVE BARGAINING,
 MEDIATION, ARBITRATION, OR OTHERWISE BETWEEN THE PARTIES IN PUBLIC
 SERVICE OR PRIVATE EMPLOYMENT.

4 (C) THE DECISION OF THE NEUTRAL ARBITRATOR SHALL BE FINAL AND 5 BINDING ON THE PARTIES.

6 (D) THE STATE, A STATE INSTITUTION OF HIGHER EDUCATION, AND THE 7 MARYLAND ENVIRONMENTAL SERVICE AND THE GOVERNOR SHALL TAKE ALL 8 ACTIONS NECESSARY TO CARRY OUT AND EFFECTUATE THE FINAL WRITTEN AWARD 9 AND PLACE INTO EFFECT THE MEMORANDUM OF UNDERSTANDING.

10 (E) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE PARTIES 11 AT ANY TIME MAY AMEND OR MODIFY THE FINAL WRITTEN AWARD AND, BY CONSENT, 12 THE AMENDMENTS OR MODIFICATIONS SHALL BE APPROVED BY THE PARTIES AND 13 PLACED IN A SUPPLEMENTAL WRITTEN AWARD BY THE NEUTRAL ARBITRATOR THAT 14 SHALL BE FINAL AND BINDING.

15 (2) A SUPPLEMENTAL WRITTEN AWARD UNDER PARAGRAPH (1) OF 16 THIS SUBSECTION SHALL TAKE EFFECT ON THE DATE OF THE ORDER OF THE 17 NEUTRAL ARBITRATOR AND MAY NOT REQUIRE RATIFICATION UNDER § 3–601 OF 18 THIS TITLE.

19 (F) A DEADLINE IN THIS SECTION MAY BE MODIFIED, BASED ON GOOD 20 CAUSE, BY MUTUAL AGREEMENT OF THE PARTIES OR BY ORDER OF THE NEUTRAL 21 ARBITRATOR.

22 (G) (1) THE COSTS OF THE SERVICES OF THE NEUTRAL ARBITRATOR 23 SHALL BE SHARED EQUALLY BY THE PARTIES.

24 (2) ALL OTHER COSTS INCURRED BY EITHER PARTY TO COMPLY WITH 25 THIS SECTION SHALL BE THE RESPONSIBILITY OF THE PARTY INCURRING THE 26 COSTS.

27 3-603.

(a) A memorandum of understanding [agreed to and ratified under § 3–601 of this
subtitle] may not expire until it is succeeded by a memorandum of understanding that is
agreed to and ratified OR ADOPTED BY ARBITRATION under this title.

31 (b) Notwithstanding § 3–601(b) of this subtitle, all terms of a memorandum of 32 understanding shall continue in force and effect without change until a successor 33 memorandum of understanding is agreed to and ratified.

1 (c) (1) Based on a verified complaint by an exclusive representative, the 2 exclusive representative may file an action in a circuit court against the State, the 3 Maryland Environmental Service, a system institution, Morgan State University, St. 4 Mary's College of Maryland, or Baltimore City Community College to enforce the terms of 5 this section.

6 (2) On receipt of an action submitted by the exclusive representative, the 7 court shall issue a status quo order without a finding of irreparable harm to maintain a 8 memorandum of understanding and the terms in effect pending a final order in the action.

9 SECTION 2. AND BE IT FURTHER ENACTED, (Three-fifths of all the members 10 elected to each of the two Houses concurring), That it be proposed that the Maryland 11 Constitution read as follows:

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## Article III – Legislative Department

13 52.

14 (1) The General Assembly shall not appropriate any money out of the Treasury 15 except in accordance with the provisions of this section.

16 (2) Every appropriation bill shall be either a Budget Bill, or a Supplementary 17 Appropriation Bill, as hereinafter provided.

18 On the third Wednesday in January in each year, (except in the case of a newly (3)elected Governor, and then not later than ten days after the convening of the General 19 20Assembly), unless such time shall be extended by the General Assembly, the Governor shall 21submit to the General Assembly a Budget for the next ensuing fiscal year. Each Budget 22shall contain a complete plan of proposed expenditures and estimated revenues for said 23fiscal year and shall show the estimated surplus or deficit of revenues at the end of the 24preceding fiscal year. EACH BUDGET SHALL ALSO CONTAIN THE APPROPRIATIONS NECESSARY TO IMPLEMENT ALL TERMS AND CONDITIONS OF EMPLOYMENT IN EACH 2526MEMORANDUM OF UNDERSTANDING CONCLUDED WITH THE STATE, WHETHER 27**REACHED THROUGH MUTUAL AGREEMENT OR ARBITRATION THAT IS BINDING ON** 28THE PARTIES, THE GOVERNOR, STATE INSTITUTIONS OF HIGHER EDUCATION, AND THE MARYLAND ENVIRONMENTAL SERVICE, FOR THE NEXT ENSUING FISCAL YEAR 2930 FOR STATE EMPLOYEES IN THE VARIOUS BRANCHES AND DEPARTMENTS OF STATE **GOVERNMENT, INCLUDING HIGHER EDUCATION.** Accompanying each Budget shall be a 31 32statement showing: (a) the revenues and expenditures for the preceding fiscal year; (b) the 33 current assets, liabilities, reserves and surplus or deficit of the State; (c) the debts and 34funds of the State; (d) an estimate of the State's financial condition as of the beginning and 35end of the preceding fiscal year; (e) CHANGES IN WAGES, HOURS, FRINGE BENEFITS, HEALTH BENEFITS, AND OTHER TERMS AND CONDITIONS OF EMPLOYMENT FOR 36 37 STATE EMPLOYEES INCLUDED IN EACH MEMORANDUM OF UNDERSTANDING 38 COVERING STATE EMPLOYEES FOR THE NEXT ENSUING FISCAL YEAR; AND (F) any explanation the Governor may desire to make as to the important features of the Budget 39

1 and any suggestions as to methods for reduction or increase of the State's revenue.

 $\mathbf{2}$ (4)Each Budget shall embrace an estimate of all appropriations in such form and 3 detail as the Governor shall determine or as may be prescribed by law, as follows: (a) for 4 the General Assembly as certified to the Governor in the manner hereinafter provided; (b)  $\mathbf{5}$ for the Executive Department; (c) for the Judiciary Department, as provided by law, as 6 certified to the Governor; (d) to pay and discharge the principal and interest of the debt of 7 the State in conformity with Section 34 of Article III of the Constitution, and all laws 8 enacted in pursuance thereof; (e) for the salaries AND FRINGE BENEFITS payable by the 9 State and under the Constitution and laws of the State, INCLUDING THOSE SALARIES 10 AND BENEFITS COMMITTED UNDER EACH MEMORANDUM OF UNDERSTANDING COVERING STATE EMPLOYEES: (f) for the establishment and maintenance throughout 11 12the State of a thorough and efficient system of public schools in conformity with Article 8 13of the Constitution and with the laws of the State; and (g) for such other purposes as are 14set forth in the Constitution or laws of the State.

15The Governor shall deliver to the presiding officer of each House the Budget (5)and a bill for all the proposed appropriations of the Budget classified and in such form and 16 17detail as the Governor shall determine or as may be prescribed by law; and the presiding 18 officer of each House shall promptly cause said bill to be introduced therein, and such bill 19shall be known as the "Budget Bill." The Governor may, with the consent of the General 20Assembly, before final action thereon by the General Assembly, amend or supplement said 21Budget to correct an oversight, provide funds contingent on passage of pending legislation 22or, in case of an emergency, by delivering such an amendment or supplement to the 23presiding officers of both Houses; and such amendment or supplement shall thereby become 24a part of said Budget Bill as an addition to the items of said bill or as a modification of or a 25substitute for any item of said bill such amendment or supplement may affect.

26(5a) The Budget and the Budget Bill as submitted by the Governor to the General 27Assembly shall have a figure for the total of all proposed appropriations and a figure for the total of all estimated revenues available to pay the appropriations, and the figure for 2829total proposed appropriations shall not exceed the figure for total estimated revenues. 30 Neither the Governor in submitting an amendment or supplement to the Budget Bill nor the General Assembly in amending the Budget Bill shall thereby cause the figure for total 3132proposed appropriations to exceed the figure for total estimated revenues, including any 33 revisions, and in the Budget Bill as enacted the figure for total estimated revenues always 34shall be equal to or exceed the figure for total appropriations.

35 (6) The General Assembly shall not amend the Budget Bill so as to affect either 36 the obligations of the State under Section 34 of Article III of the Constitution, or the 37 provisions made by the laws of the State for the establishment and maintenance of a system 38 of public schools or the payment of any salaries required to be paid by the State of Maryland 39 by the Constitution.

40 (6a) In enacting a balanced Budget Bill each fiscal year as required under this 41 Section, the General Assembly may amend the bill by increasing or diminishing the items 42 therein relating to the General Assembly, and by increasing or diminishing the items

therein relating to the judiciary, but except as hereinbefore specified, may not alter the bill except to strike out or reduce items therein, provided, however, that the salary or compensation of any public officer may not be decreased during the public officer's term of office. When passed by both Houses, the Budget Bill shall be presented to the Governor for approval or disapproval according to Section 17 of Article II of this Constitution.

6 (6b)In enacting a balanced Budget Bill as required under this Section for fiscal 7year 2024 and each fiscal year thereafter, the General Assembly may amend the bill by 8 increasing, diminishing, or adding items therein relating to the General Assembly, by 9 increasing, diminishing, or adding items therein relating to the judiciary, and by 10 increasing, diminishing, or adding items therein relating to the Executive Department, 11 provided that the total of the appropriation for the Executive Department approved by the 12General Assembly does not exceed the total proposed appropriation for the Executive 13Department submitted by the Governor. The salary or compensation of any public officer 14may not be decreased during the public officer's term of office. When passed by both Houses, 15the Budget Bill shall be a law immediately without further action by the Governor.

16 (7) The Governor and such representatives of the executive departments, boards, 17 officers and commissions of the State expending or applying for State's moneys, as have 18 been designated by the Governor for this purpose, shall have the right, and when requested 19 by either House of the General Assembly, it shall be their duty to appear and be heard with 20 respect to any Budget Bill during the consideration thereof, and to answer inquiries relative 21 thereto.

22Supplementary Appropriation Bill. Either House may consider other (8)23appropriations but both Houses shall not finally act upon such appropriations until after 24the Budget Bill has been finally acted upon by both Houses, and no such other 25appropriation shall be valid except in accordance with the provisions following: (a) Every 26such appropriation shall be embodied in a separate bill limited to some single work, object 27or purpose therein stated and called herein a Supplementary Appropriation Bill; (b) Each 28Supplementary Appropriation Bill shall provide the revenue necessary to pay the 29appropriation thereby made by a tax, direct or indirect, to be levied and collected as shall 30 be directed in said bill; (c) No Supplementary Appropriation Bill shall become a law unless 31it be passed in each House by a vote of a majority of the whole number of the members 32 elected, and the yeas and navs recorded on its final passage; (d) Each Supplementary 33 Appropriation Bill shall be presented to the Governor of the State as provided in Section 3417 of Article 2 of the Constitution and thereafter all the provisions of said section shall 35apply.

36 (9) Nothing in this section shall be construed as preventing the General Assembly 37 from passing at any time, in accordance with the provisions of Section 28 of Article 3 of the 38 Constitution and subject to the Governor's power of approval as provided in Section 17 of 39 Article 2 of the Constitution, an appropriation bill to provide for the payment of any 40 obligation of the State within the protection of Section 10 of Article 1 of the Constitution of 41 the United States.

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(10) If the Budget Bill shall not have been finally acted upon by the Legislature

seven days before the expiration of the regular session, the Governor shall issue a proclamation extending the session for some further period as may, in the Governor's judgment, be necessary for the passage of such bill; but no matter other than such bill shall be considered during such extended session except a provision for the cost thereof.

 $\mathbf{5}$ For the purpose of making up the Budget, the Governor shall require from the (11)6 proper State officials (including all executive departments, all executive and administrative 7 offices, bureaus, boards, commissions and agencies that expend or supervise the 8 expenditure of, and all institutions applying, for State moneys and appropriations) such 9 itemized estimates and other information, in such form and at such times as directed by 10 the Governor. An estimate for a program required to be funded by a law which will be in effect during the fiscal year covered by the Budget and which was enacted before July 1 of 11 12the fiscal year prior to that date shall provide a level of funding not less than that prescribed 13in the law. The estimates for the Legislative Department, certified by the presiding officer of each House, of the Judiciary, as provided by law, certified by the Chief Justice of the 14 15Supreme Court of Maryland, and for the public schools, as provided by law, shall be 16transmitted to the Governor, in such form and at such times as directed by the Governor, 17and shall be included in the Budget without revision.

18 (12)The Governor may provide for public hearings on all estimates and may 19 require the attendance at such hearings of representatives of all agencies, and for all 20institutions applying for State moneys. After such public hearings the Governor may, in 21the Governor's discretion, revise all estimates except those for the legislative and judiciary 22departments, and for the public schools, as provided by law, and except that the Governor 23may not reduce an estimate for a program below a level of funding prescribed by a law 24which will be in effect during the fiscal year covered by the Budget, and which was enacted 25before July 1 of the fiscal year prior thereto.

26 (13) The General Assembly may, from time to time, enact such laws not 27 inconsistent with this section, as may be necessary and proper to carry out its provisions.

28In the event of any inconsistency between any of the provisions of this Section (14)29and any of the other provisions of the Constitution, the provisions of this Section shall 30 prevail. But nothing herein shall in any manner affect the provisions of Section 34 of Article 31 3 of the Constitution or of any laws heretofore or hereafter passed in pursuance thereof, or 32be construed as preventing the Governor from calling extraordinary sessions of the General 33 Assembly, as provided by Section 16 of Article 2, or as preventing the General Assembly at 34such extraordinary sessions from considering any emergency appropriation or 35 appropriations.

(15) If any item of any appropriation bill passed under the provisions of this
 Section shall be held invalid upon any ground, such invalidity shall not affect the legality
 of the bill or of any other item of such bill or bills.

39 SECTION 3. AND BE IT FURTHER ENACTED, That the General Assembly 40 determines that the amendment to the Maryland Constitution proposed by Section 2 of this 41 Act affects multiple jurisdictions and that the provisions of Article XIV, § 1 of the Maryland

1 Constitution concerning local approval of constitutional amendments do not apply.

2 SECTION 4. AND BE IT FURTHER ENACTED, That:

3 (a) The amendment to the Maryland Constitution proposed by Section 2 of this 4 Act shall be submitted to the qualified voters of the State at the next general election to be 5 held in November 2024 for adoption or rejection pursuant to Article XIV of the Maryland 6 Constitution.

7 (b) (1) At that general election, the vote on the proposed amendment to the 8 Constitution shall be by ballot, and on each ballot there shall be printed the words "For the 9 Constitutional Amendment" and "Against the Constitutional Amendment", as now 10 provided by law.

11 (2) At that general election, a question substantially similar to the 12 following shall be submitted to the qualified voters of the State:

13 "Question \_\_\_\_ – Constitutional Amendment

14 Providing that each budget shall include expenditures necessary to implement wages, 15 hours, fringe benefits, health benefits, and other terms and conditions of employment for 16 State employees concluded in each memorandum of understanding covering State 17 employees.".

18 (c) Immediately after the election, all returns shall be made to the Governor of 19 the vote for and against the proposed amendment, as directed by Article XIV of the 20 Maryland Constitution, and further proceedings had in accordance with Article XIV.

SECTION 5. AND BE IT FURTHER ENACTED, That, except as provided in Section
 4 of this Act, this Act shall take effect July 1, 2024.

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