94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

HB0717

Introduced 02/01/05, by Rep. Harry Osterman

SYNOPSIS AS INTRODUCED:

5 ILCS 315/3

from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning definitions.

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AN ACT concerning government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Public Labor Relations Act is 5 amended by changing Section 3 as follows:

6 (5 ILCS 315/3) (from Ch. 48, par. 1603)

Sec. 3. Definitions. <u>As</u> As used in this Act, unless the
context otherwise requires:

9 (a) "Board" means the Illinois Labor Relations Board or, 10 with respect to a matter over which the jurisdiction of the 11 Board is assigned to the State Panel or the Local Panel under 12 Section 5, the panel having jurisdiction over the matter.

(b) "Collective bargaining" means bargaining over terms and conditions of employment, including hours, wages, and other conditions of employment, as detailed in Section 7 and which are not excluded by Section 4.

17 (c) "Confidential employee" means an employee who, in the 18 regular course of his or her duties, assists and acts in a 19 confidential capacity to persons who formulate, determine, and 20 effectuate management policies with regard to labor relations 21 or who, in the regular course of his or her duties, has 22 authorized access to information relating to the effectuation 23 or review of the employer's collective bargaining policies.

24 (d) "Craft employees" means skilled journeymen, crafts25 persons, and their apprentices and helpers.

(e) "Essential services employees" means those public
employees performing functions so essential that the
interruption or termination of the function will constitute a
clear and present danger to the health and safety of the
persons in the affected community.

31 (f) "Exclusive representative", except with respect to 32 non-State fire fighters and paramedics employed by fire HB0717

1 departments and fire protection districts, non-State peace 2 officers, and peace officers in the Department of State Police, 3 means the labor organization that has been (i) designated by 4 the Board as the representative of a majority of public 5 employees in an appropriate bargaining unit in accordance with 6 the procedures contained in this Act, (ii) historically 7 State of Illinois or recognized by the any political 8 subdivision of the State before July 1, 1984 (the effective 9 date of this Act) as the exclusive representative of the 10 employees in an appropriate bargaining unit, (iii) after July 11 1, 1984 (the effective date of this Act) recognized by an 12 employer upon evidence, acceptable to the Board, that the labor been 13 designated organization has as the exclusive 14 representative by a majority of the employees in an appropriate 15 (iv) recognized as bargaining unit; or the exclusive 16 representative of personal care attendants or personal 17 assistants under Executive Order 2003-8 prior to the effective date of this amendatory Act of the 93rd General Assembly, and 18 19 the organization shall be considered to be the exclusive 20 representative of the personal care attendants or personal assistants as defined in this Section. 21

22 With respect to non-State fire fighters and paramedics 23 employed by fire departments and fire protection districts, 24 non-State peace officers, and peace officers in the Department of State Police, "exclusive representative" means the labor 25 26 organization that has been (i) designated by the Board as the 27 representative of a majority of peace officers or fire fighters 28 in an appropriate bargaining unit in accordance with the 29 procedures contained in this Act, (ii) historically recognized 30 by the State of Illinois or any political subdivision of the 31 State before January 1, 1986 (the effective date of this 32 amendatory Act of 1985) as the exclusive representative by a 33 majority of the peace officers or fire fighters in an appropriate bargaining unit, or (iii) after January 1, 1986 34 35 (the effective date of this amendatory Act of 1985) recognized by an employer upon evidence, acceptable to the Board, that the 36

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labor organization has been designated as the exclusive
 representative by a majority of the peace officers or fire
 fighters in an appropriate bargaining unit.

(g) "Fair share agreement" means an agreement between the 4 5 employer and an employee organization under which all or any of the employees in a collective bargaining unit are required to 6 pay their proportionate share of the costs of the collective 7 8 bargaining process, contract administration, and pursuing 9 matters affecting wages, hours, and other conditions of employment, but not to exceed the amount of dues uniformly 10 11 required of members. The amount certified by the exclusive 12 representative shall not include any fees for contributions 13 related to the election or support of any candidate for political office. Nothing in this subsection (g) shall preclude 14 15 an employee from making voluntary political contributions in 16 conjunction with his or her fair share payment.

17 (g-1) "Fire fighter" means, for the purposes of this Act only, any person who has been or is hereafter appointed to a 18 19 fire department or fire protection district or employed by a 20 state university and sworn or commissioned to perform fire fighter duties or paramedic duties, except that the following 21 22 persons are not included: part-time fire fighters, auxiliary, 23 reserve or voluntary fire fighters, including paid on-call fire 24 fighters, clerks and dispatchers or other civilian employees of 25 a fire department or fire protection district who are not 26 routinely expected to perform fire fighter duties, or elected 27 officials.

(g-2) "General Assembly of the State of Illinois" means the 28 29 legislative branch of the government of the State of Illinois, 30 as provided for under Article IV of the Constitution of the State of Illinois, and includes but is not limited to the House 31 of Representatives, the Senate, the Speaker of the House of 32 33 Representatives, the Minority Leader of the House of Representatives, the President of the Senate, the Minority 34 35 Leader of the Senate, the Joint Committee on Legislative Support Services and any legislative support services agency 36

listed in the Legislative Commission Reorganization Act of
 1984.

3 (h) "Governing body" means, in the case of the State, the 4 State Panel of the Illinois Labor Relations Board, the Director 5 of the Department of Central Management Services, and the 6 Director of the Department of Labor; the county board in the case of a county; the corporate authorities in the case of a 7 municipality; and the appropriate body authorized to provide 8 9 for expenditures of its funds in the case of any other unit of 10 government.

(i) "Labor organization" means any organization in which public employees participate and that exists for the purpose, in whole or in part, of dealing with a public employer concerning wages, hours, and other terms and conditions of employment, including the settlement of grievances.

16 (j) "Managerial employee" means an individual who is 17 engaged predominantly in executive and management functions 18 and is charged with the responsibility of directing the 19 effectuation of management policies and practices.

20 (k) "Peace officer" means, for the purposes of this Act only, any persons who have been or are hereafter appointed to a 21 police force, department, or agency and sworn or commissioned 22 23 to perform police duties, except that the following persons are included: part-time police officers, 24 not special police officers, auxiliary police as defined by Section 3.1-30-20 of 25 26 Municipal Code, night watchmen, the Illinois "merchant 27 police", court security officers as defined by Section 3-6012.1 28 of the Counties Code, temporary employees, traffic guards or 29 wardens, civilian parking meter and parking facilities 30 personnel or other individuals specially appointed to aid or 31 direct traffic at or near schools or public functions or to aid 32 in civil defense or disaster, parking enforcement employees who are not commissioned as peace officers and who are not armed 33 34 and who are not routinely expected to effect arrests, parking 35 lot attendants, clerks and dispatchers or other civilian 36 employees of a police department who are not routinely expected - 5 - LRB094 07705 JAM 37881 b

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1 to effect arrests, or elected officials.

2 (1) "Person" includes one or more individuals, labor organizations, public employees, associations, corporations, 3 legal representatives, trustees, 4 trustees in bankruptcy, 5 receivers, or the State of Illinois or any political 6 subdivision of the State or governing body, but does not include the General Assembly of the State of Illinois or any 7 8 individual employed by the General Assembly of the State of 9 Illinois.

10 (m) "Professional employee" means any employee engaged in 11 work predominantly intellectual and varied in character rather 12 than routine mental, manual, mechanical or physical work; 13 involving the consistent exercise of discretion and adjustment in its performance; of such a character that the output 14 15 produced or the result accomplished cannot be standardized in 16 relation to a given period of time; and requiring advanced 17 knowledge in a field of science or learning customarily acquired by a prolonged course of specialized intellectual 18 19 instruction and study in an institution of higher learning or a 20 hospital, as distinguished from a general academic education or from apprenticeship or from training in the performance of 21 22 routine mental, manual, or physical processes; or any employee 23 who has completed the courses of specialized intellectual instruction and study prescribed in this subsection (m) and is 24 25 performing related work under the supervision of a professional 26 person to qualify to become a professional employee as defined 27 in this subsection (m).

(n) "Public employee" or "employee", for the purposes of 28 29 this Act, means any individual employed by a public employer, 30 including interns and residents at public hospitals and, as of 31 the effective date of this amendatory Act of the 93rd General 32 Assembly, but not before, personal care attendants and personal assistants working under the Home Services Program under 33 Section 3 of the Disabled Persons Rehabilitation Act, subject 34 35 to the limitations set forth in this Act and in the Disabled Persons Rehabilitation Act, but excluding all of the following: 36

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1 employees of the General Assembly of the State of Illinois; 2 elected officials; executive heads of a department; members of 3 boards or commissions; the Executive Inspectors General; any 4 special Executive Inspectors General; employees of each Office 5 of an Executive Inspector General; commissioners and employees of the Executive Ethics Commission; the Auditor General's 6 7 Inspector General; employees of the Office of the Auditor 8 General's Inspector General; the Legislative Inspector General; any special Legislative Inspectors General; employees 9 10 of the Office of the Legislative Inspector General; 11 commissioners and employees of the Legislative Ethics 12 Commission; employees of any agency, board or commission 13 created by this Act; employees appointed to State positions of a temporary or emergency nature; all employees of school 14 15 and higher education institutions except districts 16 firefighters and peace officers employed by a state university; 17 managerial employees; short-term employees; confidential employees; independent contractors; and supervisors except as 18 19 provided in this Act.

Personal care attendants and personal assistants shall not 20 21 be considered public employees for any purposes not 22 specifically provided for in this amendatory Act of the 93rd 23 General Assembly, including but not limited to, purposes of 24 liability in tort and purposes of vicarious statutory 25 retirement or health insurance benefits. Personal care 26 attendants and personal assistants shall not be covered by the 27 State Employees Group Insurance Act of 1971 (5 ILCS 375/).

Notwithstanding Section 9, subsection (c), or any other provisions of this Act, all peace officers above the rank of captain in municipalities with more than 1,000,000 inhabitants shall be excluded from this Act.

(o) "Public employer" or "employer" means the State of
Illinois; any political subdivision of the State, unit of local
government or school district; authorities including
departments, divisions, bureaus, boards, commissions, or other
agencies of the foregoing entities; and any person acting

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within the scope of his or her authority, express or implied,

on behalf of those entities in dealing with its employees. As of the effective date of this amendatory Act of the 93rd General Assembly, but not before, the State of Illinois shall be considered the employer of the personal care attendants and personal assistants working under the Home Services Program under Section 3 of the Disabled Persons Rehabilitation Act, subject to the limitations set forth in this Act and in the Disabled Persons Rehabilitation Act. The State shall not be considered to be the employer of personal care attendants and personal assistants for any purposes not specifically provided for in this amendatory Act of the 93rd General Assembly, including but not limited to, purposes of vicarious liability in tort and purposes of statutory retirement or health insurance benefits. Personal care attendants and personal assistants shall not be covered by the State Employees Group Insurance Act of 1971 (5 ILCS 375/). "Public employer" or "employer" as used in this Act, however, does not mean and shall not include the General Assembly of the State of Illinois, the Executive Ethics Commission, the Offices of the Executive Inspectors General, the Legislative Ethics Commission, the Office of the Legislative Inspector General, the Office of the Auditor General's Inspector General, and educational employers or employers as defined in the Illinois Educational Labor Relations Act, except with respect to a state university in its employment of firefighters and peace officers. County boards and county sheriffs shall be designated as joint or co-employers of county peace officers appointed under the authority of a county sheriff. Nothing in this subsection (o) shall be construed to prevent the State Panel or the Local Panel from determining that employers are joint or

"Security employee" means employee 33 (p) an who is responsible for the supervision and control of inmates at 34 also includes 35 facilities. correctional The term other 36 non-security employees in bargaining units having the majority

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co-employers.

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of employees being responsible for the supervision and control
 of inmates at correctional facilities.

3 (q) "Short-term employee" means an employee who is employed 4 for less than 2 consecutive calendar quarters during a calendar 5 year and who does not have a reasonable assurance that he or 6 she will be rehired by the same employer for the same service 7 in a subsequent calendar year.

8 (r) "Supervisor" is an employee whose principal work is substantially different from that of his or her subordinates 9 and who has authority, in the interest of the employer, to 10 11 hire, transfer, suspend, lay off, recall, promote, discharge, 12 direct, reward, or discipline employees, to adjust their 13 grievances, or to effectively recommend any of those actions, if the exercise of that authority is not of a merely routine or 14 15 clerical nature, but requires the consistent use of independent 16 judgment. Except with respect to police employment, the term 17 "supervisor" includes only those individuals who devote a preponderance of their employment time to exercising that 18 19 authority, State supervisors notwithstanding. In addition, in 20 determining supervisory status in police employment, rank shall not be determinative. The Board shall consider, 21 as evidence of bargaining unit inclusion or exclusion, the common 22 23 law enforcement policies and relationships between police officer ranks and certification under applicable civil service 24 law, ordinances, personnel codes, or Division 2.1 of Article 10 25 26 of the Illinois Municipal Code, but these factors shall not be 27 the sole or predominant factors considered by the Board in 28 determining police supervisory status.

29 Notwithstanding the provisions of the preceding paragraph, 30 in determining supervisory status in fire fighter employment, 31 no fire fighter shall be excluded as a supervisor who has 32 established representation rights under Section 9 of this Act. Further, in new fire fighter units, employees shall consist of 33 fire fighters of the rank of company officer and below. If a 34 35 company officer otherwise qualifies as a supervisor under the preceding paragraph, however, he or she shall not be included 36

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1 in the fire fighter unit. If there is no rank between that of 2 chief and the highest company officer, the employer may 3 designate a position on each shift as a Shift Commander, and the persons occupying those positions shall be supervisors. All 4 5 other ranks above that of company officer shall be supervisors. 6 (s) (1) "Unit" means a class of jobs or positions that are held by employees whose collective interests may suitably 7 be represented by a labor organization for collective 8 9 bargaining. Except with respect to non-State fire fighters 10 and paramedics employed by fire departments and fire 11 protection districts, non-State peace officers, and peace 12 officers in the Department of State Police, a bargaining unit determined by the Board shall not include both 13 employees and supervisors, or supervisors only, except as 14 provided in paragraph (2) of this subsection (s) and except 15 16 for bargaining units in existence on July 1, 1984 (the 17 effective date of this Act). With respect to non-State fire fighters and paramedics employed by fire departments and 18 fire protection districts, non-State peace officers, and 19 20 peace officers in the Department of State Police, a bargaining unit determined by the Board shall not include 21 both supervisors and nonsupervisors, or supervisors only, 22 23 except as provided in paragraph (2) of this subsection (s) and except for bargaining units in existence on January 1, 24 1986 (the effective date of this amendatory Act of 1985). A 25 bargaining unit determined by the Board to contain peace 26 27 officers shall contain no employees other than peace 28 officers unless otherwise agreed to by the employer and the labor organization or labor organizations involved. 29 30 Notwithstanding any other provision of this Act, a 31 bargaining unit, including a historical bargaining unit, 32 containing sworn peace officers of the Department of Natural Resources (formerly designated the Department of 33 Conservation) shall contain no employees other than such 34 sworn peace officers upon the effective date of this 35 amendatory Act of 1990 or upon the expiration date of any 36

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collective bargaining agreement in effect upon the
 effective date of this amendatory Act of 1990 covering both
 such sworn peace officers and other employees.

4 (2) Notwithstanding the exclusion of supervisors from
5 bargaining units as provided in paragraph (1) of this
6 subsection (s), a public employer may agree to permit its
7 supervisory employees to form bargaining units and may
8 bargain with those units. This Act shall apply if the
9 public employer chooses to bargain under this subsection.
10 (Source: P.A. 93-204, eff. 7-16-03; 93-617, eff. 12-9-03.)