SENATE BILL 909

L6 7lr2137 CF HB 446

By: Charles County Senators (By Request)

Introduced and read first time: February 3, 2017

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 17, 2017

CHAPTER

1 AN ACT concerning

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Charles County - Collective Bargaining for Public Safety Officials

FOR the purpose of altering the definition of "employer" to include Charles County for the purpose of certain provisions of law; authorizing certain fire, emergency medical service, paramedic, and rescue employees of Charles County to collectively bargain with the County Commissioners of Charles County with respect to certain matters certain counties and municipal corporations; altering a certain provision of law to provide that, with respect to Charles County, a certain memorandum of understanding between Charles County and a certain exclusive representative is subject to provisions concerning budgetary and fiscal procedures contained in local law, regulation, or policy; providing that certain employees who are not a member of the exclusive representative's organization may be required to pay a certain fee to the exclusive representative for certain purposes; prohibiting the County Commissioners from recognizing an exclusive representative except under certain circumstances: providing for the selection and decertification of an exclusive representative; specifying the maximum number of individuals that the County Commissioners and the exclusive representative may designate to represent the County Commissioners and the exclusive representative in collective bargaining: providing for meetings of parties to a collective bargaining agreement; requiring negotiations for the collective bargaining agreement to begin on or before a certain date: specifying the time period during which an exclusive bargaining agreement may be valid; requiring an agreement, or a modification of that agreement, to be signed and ratified by the County Commissioners and a majority of the votes cast by the employees in the bargaining unit in order to be effective or valid; providing that certain provisions of this Act do not authorize an eligible employee to engage in a

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

certain strike; authorizing any party to collective bargaining to seek mediation under 1 2 certain circumstances; requiring the party seeking mediation to provide certain 3 notice to certain persons; authorizing any party to a collective bargaining agreement 4 to declare a bargaining impasse under certain circumstances; establishing procedures and timelines for the mediation and arbitration of collective bargaining 5 disputes: providing that certain recommendations of the arbitrator are not binding: 6 authorizing the County Commissioners to adopt or reject certain recommendations 7 8 under certain circumstances; authorizing the parties to reach a voluntary settlement 9 on unresolved issues at any time; providing for the construction of certain provisions 10 of this Act; altering a certain definition; making a conforming change; providing for the application of certain provisions of this Act; and generally relating to collective 11 bargaining between the County Commissioners of Charles County and fire, 12 emergency medical service, paramedic, and rescue employees. 13

- 14 BY repealing and reenacting, with amendments,
- 15 Article Labor and Employment
- 16 Section 4–501, 4–504, and 4–505
- 17 Annotated Code of Maryland
- 18 (2016 Replacement Volume)
- 19 BY repealing and reenacting, without amendments,
- 20 <u>Article Labor and Employment</u>
- 21 <u>Section 4–502 and 4–503</u>
- 22 Annotated Code of Maryland
- 23 (2016 Replacement Volume)
- 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 25 That the Laws of Maryland read as follows:

26 Article – Labor and Employment

- 27 4–501.
- 28 (a) In this subtitle the following words have the meanings indicated.
- 29 (b) "Employee" means a fire, EMS, paramedic, or rescue employee hired or 30 compensated by the employer.
- 31 (c) "Employee organization" means any organization of employees that, as one of 32 its primary purposes, represents fire, EMS, paramedic, or rescue personnel.
- 33 (d) "Employer" means:
- 34 (1) a charter county;
- 35 (2) CHARLES COUNTY; or

1 **(3)** a municipal corporation. 2 "EMS" means emergency medical services. (e) 3 "Exclusive representative" means an employee organization that has been 4 certified through an election of eligible employees to represent and bargain for those 5 employees over any terms and conditions of employment. 6 4-502.7 Each employer covered by this subtitle shall have the authority to enact a local law 8 or ordinance to permit voluntary collective bargaining between the employer and any 9 employee organization that the employer has recognized as an exclusive representative of 10 its employees. 4-503.11 12 Once authorized by a local law or ordinance, collective bargaining between an employer covered by this subtitle and an exclusive representative may include in a 13 memorandum of understanding between the employer and the employee organization 14 specific terms and conditions of employment. 15 16 4-504.17 Subject to provisions concerning budgetary and fiscal procedures contained in the employer's charter OR, WITH RESPECT TO CHARLES COUNTY, LOCAL LAW, 18 REGULATION, OR POLICY, if ratified or approved by a legislative enactment of the 19 employer, and if signed by the chief executive officer of the employer, a memorandum of 20 21understanding between the employer and an exclusive representative shall bind the 22employer for the period of time which is provided in the agreement. 23 (B) (1) THIS SUBSECTION APPLIES ONLY TO ALL FULL-TIME MERIT 24SYSTEM EMPLOYEES WHOSE PRIMARY DUTIES INCLUDE PROVIDING EMERGENCY 25MEDICAL SERVICES, FIRE OPERATIONS, OR RESCUE OPERATIONS FOR THE 26 CHARLES COUNTY DEPARTMENT OF EMERGENCY SERVICES. 27 THIS SUBSECTION DOES NOT APPLY TO AN EMPLOYEE OF THE **CHARLES COUNTY DEPARTMENT OF EMERGENCY SERVICES WHO IS:** 28 29AN EMPLOYEE IN THE CHARLES COUNTY DEPARTMENT OF (I) 30 EMERGENCY SERVICES AT THE RANK OF CAPTAIN OR ABOVE: 31 (H) AN EMPLOYEE IN AN APPOINTED POSITION;

(HI) A PART-TIME EMPLOYEE;

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- 1 THE EMPLOYEES' DESIRE TO BE EXCLUSIVELY REPRESENTED BY THE PETITIONER
 2 FOR THE PURPOSE OF COLLECTIVE BARGAINING.
- 3 (5) (1) A LABOR ORGANIZATION SHALL BE DEEMED DECERTIFIED
 4 IF A PETITION IS SUBMITTED TO THE COUNTY COMMISSIONERS OF CHARLES
 5 COUNTY THAT IS SIGNED BY AT LEAST 51% OF THE ELIGIBLE EMPLOYEES
 6 INDICATING THE DESIRE TO DECERTIFY THE LABOR ORGANIZATION AS THE
- 6 INDICATING THE DESIRE TO DECERTIFY THE LABOR ORGANIZATION AS THE
- 7 EXCLUSIVE REPRESENTATIVE.

BALLOT ELECTION BE HELD.

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- 8 (II) IF THE EXCLUSIVE REPRESENTATIVE WISHES TO
 9 CHALLENGE THE VALIDITY OF THE DECERTIFICATION PETITION SUBMITTED UNDER
 10 SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE EXCLUSIVE REPRESENTATIVE MAY,
 11 WITHIN 20 DAYS AFTER RECEIVING THE PETITION, REQUEST THAT A SECRET
- 13 (HI) THE SECRET BALLOT ELECTION REQUESTED UNDER
 14 SUBPARAGRAPH (II) OF THIS PARAGRAPH SHALL BE CONDUCTED BY AN IMPARTIAL
 15 UMPIRE SELECTED JOINTLY BY THE PARTICIPATING PARTIES FROM A LIST OF
 16 UMPIRES PROVIDED BY THE AMERICAN ARBITRATION ASSOCIATION.
- 17 (IV) IN ORDER TO BE DECERTIFIED, AT LEAST 51% OF THE 18 EMPLOYEES IN THE BARGAINING UNIT MUST VOTE IN FAVOR OF DECERTIFICATION.
- 19 (V) THE COSTS ASSOCIATED WITH THE APPOINTMENT OF AN
 20 IMPARTIAL UMPIRE IN ACCORDANCE WITH SUBPARAGRAPH (III) OF THIS
 21 PARAGRAPH SHALL BE EQUALLY SHARED BY THE EXCLUSIVE REPRESENTATIVE AND
 22 CHARLES COUNTY.
- 23 (6) (1) 1. THE COUNTY COMMISSIONERS OF CHARLES COUNTY
 24 MAY DESIGNATE AT LEAST ONE, BUT NOT MORE THAN FOUR, INDIVIDUALS TO
 25 REPRESENT THE COUNTY IN COLLECTIVE BARGAINING WITH THE EXCLUSIVE
 26 REPRESENTATIVE.
- 27 **THE EXCLUSIVE REPRESENTATIVE MAY DESIGNATE**28 AT LEAST ONE, BUT NOT MORE THAN FOUR, INDIVIDUALS TO REPRESENT THE
 29 EXCLUSIVE REPRESENTATIVE IN COLLECTIVE BARGAINING WITH THE COUNTY.
- 30 (II) THE PARTIES SHALL MEET AT REASONABLE TIMES AND 31 ENGAGE IN COLLECTIVE BARGAINING IN GOOD FAITH.
- 32 (HI) NEGOTIATIONS OR MATTERS RELATING TO NEGOTIATIONS
 33 SHALL BE CONSIDERED CLOSED SESSIONS UNDER § 3-805 OF THE GENERAL
 34 PROVISIONS ARTICLE.

1	(IV) NEGOTIATIONS FOR AN AGREEMENT SHALL BEGIN ON OR
2	BEFORE SEPTEMBER 1 OF THE YEAR BEFORE THE EXPIRATION OF ANY EXISTING
3	AGREEMENT.
4	(7) AN AGREEMENT IS NOT VALID IF THE AGREEMENT EXTENDS FOR
5	LESS THAN 1 YEAR OR MORE THAN 3 YEARS.
6	(8) (I) AN AGREEMENT SHALL CONTAIN ALL MATTERS OF
7	AGREEMENT REACHED IN THE COLLECTIVE BARGAINING PROCESS.
0	(T) AN AGREEMENT MAN GOVERNOUS GREENING RECORDING
8	(H) AN AGREEMENT MAY CONTAIN A GRIEVANCE PROCEDURE
9	FOR BINDING ARBITRATION FOR THE INTERPRETATION OF CONTRACT TERMS AND
10	CLAUSES.
11	(III) AN AGREEMENT REACHED IN ACCORDANCE WITH THIS
$\frac{11}{12}$	SUBSECTION SHALL BE IN WRITING AND SIGNED BY THE COUNTY COMMISSIONERS
13	OF CHARLES COUNTY AND THE EXCLUSIVE REPRESENTATIVE INVOLVED IN THE
14	COLLECTIVE BARGAINING NEGOTIATIONS.
14	COLLECTIVE BARCAMINING NEGOTIATIONS.
15	(IV) AN AGREEMENT IS NOT EFFECTIVE UNTIL THE AGREEMENT
16	IS RATIFIED BY:
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17	1. THE COUNTY COMMISSIONERS OF CHARLES
18	County; And
19	2. A MAJORITY OF THE VOTES CAST BY THE EMPLOYEES
20	IN THE BARGAINING UNIT.
21	(V) A MODIFICATION OF AN EXISTING AGREEMENT IS NOT
22	VALID UNLESS THE MODIFICATION IS IN WRITING AND RATIFIED BY:
23	1. THE COUNTY COMMISSIONERS OF CHARLES
24	COUNTY; AND
25	2. A MAJORITY OF THE VOTES CAST BY THE EMPLOYEES
26	IN THE BARGAINING UNIT.
0.5	(0)
27	(9) THIS SUBSECTION DOES NOT AUTHORIZE AN ELIGIBLE EMPLOYEE
28	TO ENGAGE IN A STRIKE AS DEFINED IN § 3–303 OF THE STATE PERSONNEL AND
29	PENSIONS ARTICLE.
20	(10) (I) IF THE EXCLUSIVE REPRESENTATIVE AND THE COUNTY
30 31	(10) (I) IF THE EXCLUSIVE REPRESENTATIVE AND THE COUNTY COMMISSIONERS OF CHARLES COUNTY ARE UNABLE TO REACH AN AGREEMENT
$\frac{31}{32}$	
ാ മ	BEFORE JANUARY 15, EITHER THE EXCLUSIVE REPRESENTATIVE OR THE COUNTY

- COMMISSIONERS OF CHARLES COUNTY MAY SEEK MEDIATION THROUGH THE 1 FEDERAL MEDIATION AND CONCILIATION SERVICE.
- 3 (H) A PARTY SEEKING MEDIATION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL GIVE WRITTEN NOTICE TO THE OTHER PARTIES AND TO 4 5 THE FEDERAL MEDIATION AND CONCILIATION SERVICE AT LEAST 15 DAYS BEFORE THE ANTICIPATED FIRST MEDIATION MEETING.
- 7 (III) THE COSTS ASSOCIATED WITH THE MEDIATOR OR 8 MEDIATION PROCESS SHALL BE SHARED EQUALLY BY THE PARTIES.
- 9 (IV) COSTS INCURRED BY A PARTY TO PREPARE, APPEAR, OR SECURE REPRESENTATION. EXPERT WITNESSES. OR EVIDENCE OF ANY KIND SHALL 10 11 PE PORNE EXCLUSIVELY BY THAT DARTY.
- 12 (V) THE PARTIES SHALL ENGAGE IN MEDIATION FOR AT LEAST 30 DAYS UNLESS THE PARTIES MUTUALLY AGREE IN WRITING TO THE TERMINATION 13 14 OR EXTENSION OF THE MEDIATION OR REACH AN AGREEMENT.
- 15 (VI) THE CONTENTS OF A MEDIATION PROCEEDING UNDER THIS SUBPARAGRAPH MAY NOT BE DISCLOSED BY THE PARTIES OR THE MEDIATOR. 16
- 17 (11) (1) IF THE EXCLUSIVE REPRESENTATIVE AND THE COUNTY COMMISSIONERS OF CHARLES COUNTY HAVE NOT REACHED AN AGREEMENT ON OR 18 19 BEFORE MARCH 1. OR A LATER DATE DETERMINED BY MUTUAL AGREEMENT OF THE 20 PARTIES. ON A COLLECTIVE BARGAINING AGREEMENT THAT WOULD SUCCEED THE 21 **EXISTING AGREEMENT:**
- 22 EITHER PARTY MAY DECLARE A BARGAINING 23 **IMPASSE**;
- 24 THE PARTY DECLARING A BARGAINING IMPASSE UNDER ITEM 1 OF THIS SUBPARAGRAPH SHALL REQUEST A LIST OF ARBITRATORS 25 TO BE PROVIDED TO THE PARTIES BY THE FEDERAL MEDIATION AND CONCILIATION 26 SERVICE OR UNDER THE LABOR ARBITRATION RULES OF THE AMERICAN 27 28 ARRITRATION ASSOCIATION: AND
- 29 2 WITHIN 3 DAYS AFTER THE PARTIES' RECEIPT OF THE 30 LIST PROVIDED UNDER ITEM 2 OF THIS SUBPARAGRAPH. THE PARTIES SHALL 31 SELECT AN ARBITRATOR BY ALTERNATE STRIKING OF NAMES FROM THE LIST.
- 32 (H) ON OR BEFORE MARCH 15. OR ANY LATER DATE DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES. THE PARTIES SHALL 33 34 SUBMIT TO THE ARBITRATOR:

1	1. A JOINT MEMORANDUM LISTING ALL ITEMS TO WHICH
2	THE PARTIES PREVIOUSLY AGREED; AND
	,
3	2. A SEPARATE PROPOSED MEMORANDUM OF EACH
4	PARTY'S FINAL OFFER PRESENTED IN NEGOTIATIONS ON ALL ITEMS TO WHICH THE
5	PARTIES PREVIOUSLY DID NOT AGREE.
6	(HI) 1. ON OR BEFORE MARCH 30, OR ANY LATER DATE
7	DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES, THE ARBITRATOR SHALL
8	HOLD A CLOSED HEARING ON THE PARTIES' PROPOSALS AT A TIME, DATE, AND
9	PLACE WITHIN CHARLES COUNTY SELECTED BY THE ARBITRATOR AND CONSENTED
10	TO BY THE PARTIES IN GOOD FAITH.
11	2. AT THE HEARING, EACH PARTY MAY SUBMIT
12	EVIDENCE AND MAKE ORAL AND WRITTEN ARGUMENTS IN SUPPORT OF THE PARTY'S
13	LAST FINAL OFFER.
1 /	(IV) THE ARBITRATOR MAY:
14	(IV) THE ARBITRATOR MAY:
15	1. GIVE NOTICE AND HOLD HEARINGS IN ACCORDANCE
16	WITH THE MARYLAND ADMINISTRATIVE PROCEDURE ACT:
10	WITH THE MAINTEAN DAMENTS THAT THE TROOP DOTTE THE T
17	2. ADMINISTER OATHS AND TAKE TESTIMONY AND
18	OTHER EVIDENCE; AND
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19	3. ISSUE SUBPOENAS.
20	(V) ON OR BEFORE APRIL 15, OR ANY LATER DATE
21	DETERMINED BY MUTUAL AGREEMENT OF THE PARTIES, THE ARBITRATOR SHALL
22	ISSUE A REPORT:
23	1. SELECTING THE FINAL OFFER SUBMITTED BY THE
24	PARTIES THAT THE ARBITRATOR DETERMINES TO BE MORE REASONABLE WHEN
25	VIEWED AS A WHOLE; AND
26	2. STATING THE REASONS THAT THE ARBITRATOR
27	FOUND THE FINAL OFFER TO BE MORE REASONABLE.
90	(VI) IN DEMEDMINING WHICH BINAL OFFER IS MORE
28	(VI) IN DETERMINING WHICH FINAL OFFER IS MORE
29	REASONABLE UNDER SUBPARAGRAPH (V) OF THIS PARAGRAPH, THE ARBITRATOR
30	MAY CONSIDER ONLY:

1	1. PAST COLLECTIVE BARGAINING AGREEMENTS
2	BETWEEN THE PARTIES, INCLUDING THE BARGAINING HISTORY THAT LED TO THE
3	COLLECTIVE BARGAINING AGREEMENT AND THE PRECOLLECTIVE BARGAINING
4	HISTORY OF EMPLOYEE WAGES, HOURS, BENEFITS, AND OTHER WORKING
5	CONDITIONS;
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6	2. A COMPARISON OF WAGES, HOURS, BENEFITS, AND
7	OTHER CONDITIONS OF EMPLOYMENT IN OTHER JURISDICTIONS IN THE STATE;
8	3. A COMPARISON OF WAGES, HOURS, BENEFITS, AND
9	OTHER CONDITIONS OF EMPLOYMENT IN ALL COUNTIES IN THE STATE;
0	4. A COMPARISON OF WAGES, HOURS, BENEFITS, AND
1	OTHER CONDITIONS OF EMPLOYMENT OF EMPLOYEES WORKING FOR CHARLES
2	COUNTY;
13	5. THE COSTS OF THE RESPECTIVE PROPOSALS OF THE
4	PARTIES;
5	6. THE CONDITION OF THE GENERAL OPERATING FUND
6	OF CHARLES COUNTY, THE ABILITY OF CHARLES COUNTY TO FINANCE ANY
7	ECONOMIC ADJUSTMENTS REQUIRED UNDER THE PROPOSED COLLECTIVE
18	BARGAINING AGREEMENT, AND THE POTENTIAL IMPACT OF THE PARTIES' FINAL
9	OFFERS ON THE BOND RATING OF CHARLES COUNTY;
20	7. THE ANNUAL INCREASE OR DECREASE IN CONSUMER
21	PRICES FOR GOODS AND SERVICES AS REFLECTED IN THE MOST RECENT CONSUMER
22	PRICE INDEX FOR THE WASHINGTON-ARLINGTON-ALEXANDRIA, DC-VA-MD-WV
23	METROPOLITAN STATISTICAL AREA PUBLISHED BY THE FEDERAL BUREAU OF
24	LABOR STATISTICS;
25	8. THE ANNUAL INCREASE OR DECREASE IN THE COST
26	OF LIVING IN THE STATISTICAL AREAS DESCRIBED IN ITEM 7 OF THIS
27	SUBPARAGRAPH AS COMPARED TO THE NATIONAL AVERAGE AND TO OTHER
28	COMPARABLE METROPOLITAN AREAS;
29	9. THE ANNUAL INCREASE OR DECREASE IN THE COST
30	OF LIVING IN CHARLES COUNTY;
31	10. RECRUITMENT AND RETENTION DATA;
32	11. THE SPECIAL NATURE OF THE WORK PERFORMED BY
33	THE EMPLOYEES IN THE BARGAINING UNIT, INCLUDING HAZARDS OF EMPLOYMENT,
2.1	DHYSICAL DECLIDEMENTS EDUCATIONAL QUALIFICATIONS TOP TRAINING AND

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1	SKILLS, SHIFT ASSIGNMENTS, AND THE DEMANDS PLACED ON THOSE EMPLOYEES AS
2	COMPARED TO OTHER EMPLOYEES OF CHARLES COUNTY;
4	COMPTRIED TO OTHER ENTREDES OF CHIMBES COUNTY
3	12. THE INTEREST AND WELFARE OF THE PUBLIC AND
4	THE EMPLOYEES IN THE BARGAINING UNIT; AND
5	13. STIPULATIONS OF THE PARTIES REGARDING ANY OF
6	THE ITEMS UNDER THIS SUBPARAGRAPH.
7	(VII) THE ARBITRATOR MAY NOT:
·	(12)
8	1. RECEIVE OR CONSIDER THE HISTORY OF COLLECTIVE
9	
_	BARGAINING RELATED TO THE IMMEDIATE DISPUTE, INCLUDING ANY OFFERS OF
10	SETTLEMENT NOT CONTAINED IN THE FINAL OFFER SUBMITTED TO THE
11	ARBITRATOR, UNLESS THE PARTIES MUTUALLY AGREE OTHERWISE;
12	2. COMBINE FINAL OFFERS OR ALTER THE FINAL OFFER
13	THAT THE ARBITRATOR SELECTS, UNLESS THE PARTIES MUTUALLY AGREE
14	OTHERWISE; OR
15	3. SELECT AN OFFER IN WHICH THE CONDITIONS OF
16	EMPLOYMENT OR THE COMPENSATION, SALARIES, FEES, OR WAGES TO BE PAID ARE
17	UNREASONABLE.
11	UNIVERSON/ADLE.
10	(VIII) 1 THE ADDITION CHALL CLIDNIT THE DEDORT
18	(VIII) 1. THE ARBITRATOR SHALL SUBMIT THE REPORT
19	ISSUED UNDER SUBPARAGRAPH (V) OF THIS PARAGRAPH TO THE COUNTY
20	COMMISSIONERS OF CHARLES COUNTY AND THE EXCLUSIVE REPRESENTATIVE.
21	2. THE RECOMMENDATIONS OF THE ARBITRATOR ARE
22	NOT BINDING ON THE COUNTY COMMISSIONERS OF CHARLES COUNTY OR THE
23	EXCLUSIVE REPRESENTATIVE.
24	3. THE COUNTY COMMISSIONERS OF CHARLES COUNTY
25	MAY ADOPT OR REJECT A RECOMMENDATION OF THE ARBITRATOR.
20	THE THOU I ON RESECT IN RECOMMENDATION OF THE MIDITUATION.
26	(IX) 1. THE COSTS ASSOCIATED WITH THE SERVICES OF THE
27	ARBITRATOR SHALL BE SHARED EQUALLY BY THE PARTIES.
28	2. Costs incurred by a party to prepare, appear,
29	OR SECURE REPRESENTATION, EXPERT WITNESSES, OR EVIDENCE OF ANY KIND
30	SHALL BE BORNE EXCLUSIVELY BY THAT PARTY.
31	(X) NOTHING IN THIS PARAGRAPH SHALL BE CONSTRUED TO

PROHIBIT THE PARTIES FROM REACHING A VOLUNTARY SETTLEMENT ON ANY

$1\\2$	UNRESOLVED ISSUES AT ANY TIME BEFORE OR AFTER THE ISSUANCE OF THE RECOMMENDATIONS BY THE ARBITRATOR.
3	4–505.
4	(a) Subject to subsection (b) of this section, this subtitle only applies to:
5 6	(1) each charter county that engaged in collective bargaining with a employee organization prior to October 1, 1994; [and]
7	(2) CHARLES COUNTY ON OR AFTER OCTOBER 1, 2017; AND
8 9	(3) each municipal corporation that engages in collective bargaining with an employee organization prior to October 1, 1995.
10 11 12 13	(b) This subtitle may not be construed to repeal or limit any local charter provision that extends collective bargaining rights to employees of employers and, if a local charter authorizes or grants collective bargaining rights to any employees, the provision of this subtitle do not apply.
14	(c) This subtitle may not be construed to:
15	(1) require any form of collective bargaining;
16 17	(2) require any method, means, or scope of bargaining between a employer and an exclusive representative; or
18	(3) authorize binding interest arbitration.
19 20	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.