## HOUSE BILL NO. 4293

February 23, 2021, Introduced by Reps. Damoose, Steven Johnson and Paquette and referred to the Committee on Workforce, Trades, and Talent.

A bill to amend 1947 PA 336, entitled

"An act to prohibit strikes by certain public employees; to provide review from disciplinary action with respect thereto; to provide for the mediation of grievances and the holding of elections; to declare and protect the rights and privileges of public employees; to require certain provisions in collective bargaining agreements; to prescribe means of enforcement and penalties for the violation of the provisions of this act; and to make appropriations,"

by amending section 15 (MCL 423.215), as amended by 2014 PA 414.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

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Sec. 15. (1) A public employer shall bargain collectively with

the representatives of its employees as described in section 11 and 1 2 may make and enter into collective bargaining agreements with those representatives. Except as otherwise provided in this section, for 3 the purposes of this section, to bargain collectively is to perform 4 5 the mutual obligation of the employer and the representative of the 6 employees to meet at reasonable times and confer in good faith with 7 respect to wages, hours, and other terms and conditions of 8 employment, or to negotiate an agreement, or any question arising 9 under the agreement, and to execute a written contract, ordinance, 10 or resolution incorporating any agreement reached if requested by 11 either party, but this obligation does not compel either party to agree to a proposal or make a concession. 12

13 (2) A public school employer has the responsibility,
14 authority, and right to manage and direct on behalf of the public
15 the operations and activities of the public schools under its
16 control.

17 (3) Collective bargaining between a public school employer and
18 a bargaining representative of its employees shall must not include
19 any of the following subjects:

20 (a) Who is or will be the policyholder of an employee group 21 insurance benefit. This subdivision does not affect the duty to 22 bargain with respect to types and levels of benefits and coverages 23 for employee group insurance. A change or proposed change in a type 24 or to a level of benefit, policy specification, or coverage for 25 employee group insurance shall must be bargained by the public 26 school employer and the bargaining representative before the change 27 may take takes effect.

(b) Establishment of the starting day for the school year andof the amount of pupil contact time required to receive full state

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school aid under section 1284 of the revised school code, 1976 PA
 451, MCL 380.1284, and under section 101 of the state school aid
 act of 1979, 1979 PA 94, MCL 388.1701.

4 (c) The composition of school improvement committees
5 established under section 1277 of the revised school code, 1976 PA
6 451, MCL 380.1277.

7 (d) The decision of whether or not to provide or allow
8 interdistrict or intradistrict open enrollment opportunity in a
9 school district or the selection of grade levels or schools in
10 which to allow an open enrollment opportunity.

(e) The decision of whether or not to act as an authorizing
body to grant a contract to organize and operate 1 or more public
school academies under the revised school code, 1976 PA 451, MCL
380.1 to 380.1852.

15 (f) The decision of whether or not to contract with a third party for 1 or more noninstructional support services; or the 16 procedures for obtaining the contract for noninstructional support 17 18 services other than bidding described in this subdivision; or the 19 identity of the third party; or the impact of the contract for 20 noninstructional support services on individual employees or the bargaining unit. However, this subdivision applies only if the 21 bargaining unit that is providing the noninstructional support 22 23 services is given an opportunity to bid on the contract for the 24 noninstructional support services on an equal basis as other 25 bidders.

26 (g) The use of volunteers in providing services at its27 schools.

28 (h) Decisions concerning use and staffing of experimental or29 pilot programs and decisions concerning use of technology to

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deliver educational programs and services and staffing to provide
 that technology, or the impact of those decisions on individual
 employees or the bargaining unit.

4 (i) Any compensation or additional work assignment intended to
5 reimburse an employee for or allow an employee to recover any
6 monetary penalty imposed under this act.

7 (j) Any decision made by the public school employer regarding
8 teacher placement, or the impact of that decision on an individual
9 employee or the bargaining unit.

10 (k) Decisions about the development, content, standards, 11 procedures, adoption, and implementation of the public school employer's policies regarding personnel decisions when conducting a 12 13 staffing or program reduction or any other personnel determination 14 resulting in the elimination of a position, when conducting a 15 recall from a staffing or program reduction or any other personnel 16 determination resulting in the elimination of a position, or in 17 hiring after a staffing or program reduction or any other personnel determination resulting in the elimination of a position, as 18 provided under section 1248 of the revised school code, 1976 PA 19 20 451, MCL 380.1248, any decision made by the public school employer 21 pursuant to those policies, or the impact of those decisions on an 22 individual employee or the bargaining unit.

(1) Decisions about the development, content, standards,
procedures, adoption, and implementation of a public school
employer's performance evaluation system adopted under section 1249
of the revised school code, 1976 PA 451, MCL 380.1249, or under
1937 (Ex Sess) PA 4, MCL 38.71 to 38.191, decisions concerning the
content of a performance evaluation of an employee under those
provisions of law, or the impact of those decisions on an

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1 individual employee or the bargaining unit.

2 (m) For public employees whose employment is regulated by 1937 (Ex Sess) PA 4, MCL 38.71 to 38.191, decisions about the 3 development, content, standards, procedures, adoption, and 4 5 implementation of a policy regarding discharge or discipline of an 6 employee, decisions concerning the discharge or discipline of an 7 individual employee, or the impact of those decisions on an 8 individual employee or the bargaining unit. For public employees 9 whose employment is regulated by 1937 (Ex Sess) PA 4, MCL 38.71 to 10 38.191, a public school employer shall not adopt, implement, or 11 maintain a policy for discharge or discipline of an employee that 12 includes a standard for discharge or discipline that is different than the arbitrary and capricious standard provided under section 1 13 14 of article IV of 1937 (Ex Sess) PA 4, MCL 38.101.

(n) Decisions about the format, timing, or number of classroom observations conducted for the purposes of section 3a of article II of 1937 (Ex Sess) PA 4, MCL 38.83a, decisions concerning the classroom observation of an individual employee, or the impact of those decisions on an individual employee or the bargaining unit.

20 (o) Decisions about the development, content, standards, 21 procedures, adoption, and implementation of the method of compensation required under section 1250 of the revised school 22 23 code, 1976 PA 451, MCL 380.1250, decisions about how an employee 24 performance evaluation is used to determine performance-based 25 compensation under section 1250 of the revised school code, 1976 PA 451, MCL 380.1250, decisions concerning the performance-based 26 27 compensation of an individual employee, or the impact of those decisions on an individual employee or the bargaining unit. 28 29 (p) Decisions about the development, format, content, and

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procedures of the notification to parents and legal guardians
 required under section 1249a of the revised school code, 1976 PA
 451, MCL 380.1249a.

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(q) Any requirement that would violate section 10(3).

5 (r) Decisions about the employment of an individual as a 6 substitute teacher under section 1233(10) of the revised school 7 code, 1976 PA 451, MCL 380.1233.

8 (4) Except as otherwise provided in subsection (3)(f), the
9 matters described in subsection (3) are prohibited subjects of
10 bargaining between a public school employer and a bargaining
11 representative of its employees, and, for the purposes of this act,
12 are within the sole authority of the public school employer to
13 decide.

14 (5) If a public school is placed in the state school 15 reform/redesign school district or is placed under a chief 16 executive officer under section 1280c of the revised school code, 1976 PA 451, MCL 380.1280c, then, for the purposes of collective 17 18 bargaining under this act, the state school reform/redesign officer 19 or the chief executive officer, as applicable, is the public school 20 employer of the public school employees of that public school for 21 as long as the public school is part of the state school 22 reform/redesign school district or operated by the chief executive officer. 23

(5) (6) A public school employer's collective bargaining duty
under this act and a collective bargaining agreement entered into
by a public school employer under this act are subject to all of
the following:

28 (a) Any any effect on collective bargaining and any
29 modification of a collective bargaining agreement occurring under

section 1280c 1280g of the revised school code, 1976 PA 451, MCL
 380.1280c.380.1280g.

(b) For a public school in which the superintendent of public 3 instruction implements 1 of the 4 school intervention models 4 described in section 1280c of the revised school code, 1976 PA 451, 5 6 MCL 380.1280c, if the school intervention model that is implemented 7 affects collective bargaining or requires modification of a 8 collective bargaining agreement, any effect on collective 9 bargaining and any modification of a collective bargaining 10 agreement under that school intervention model.

11 (6) (7) Each collective bargaining agreement entered into 12 between a public employer and public employees under this act on or 13 after March 28, 2013 shall must include a provision that allows an 14 emergency manager appointed under the local financial stability and 15 choice act, 2012 PA 436, MCL 141.1541 to 141.1575, to reject, 16 modify, or terminate the collective bargaining agreement as provided in the local financial stability and choice act, 2012 PA 17 436, MCL 141.1541 to 141.1575. Provisions required by this 18 19 subsection are prohibited subjects of bargaining under this act.

(7) (8) Collective bargaining agreements under this act may be
rejected, modified, or terminated pursuant to under the local
financial stability and choice act, 2012 PA 436, MCL 141.1541 to
141.1575. This act does not confer a right to bargain that would
infringe on the exercise of powers under the local financial
stability and choice act, 2012 PA 436, MCL 141.1541 to 141.1575.

(8) (9) A unit of local government that enters into a consent
agreement under the local financial stability and choice act, 2012
PA 436, MCL 141.1541 to 141.1575, is not subject to subsection (1)
for the term of the consent agreement, as provided in the local

financial stability and choice act, 2012 PA 436, MCL 141.1541 to
 141.1575.

(9) (10) If the charter of a city, village, or township with a 3 population of 500,000 or more requires and specifies the method of 4 5 selection of a retirant member of the municipality's fire 6 department, police department, or fire and police department 7 pension or retirement board, the inclusion of the retirant member 8 on the board and the method of selection of that retirant member are prohibited subjects of collective bargaining, and any provision 9 10 in a collective bargaining agreement that purports to modify that 11 charter requirement is void and of no effect.

12 (10) (11) The following are prohibited subjects of bargaining
13 and are at the sole discretion of the public employer:

14 (a) A decision as to whether or not the public employer will
15 enter into an intergovernmental agreement to consolidate 1 or more
16 functions or services, to jointly perform 1 or more functions or
17 services, or to otherwise collaborate regarding 1 or more functions
18 or services.

19 (b) The procedures for obtaining a contract for the transfer
20 of functions or responsibilities under an agreement described in
21 subdivision (a).

(c) The identities of any other parties to an agreementdescribed in subdivision (a).

(11) (12) Subsection (11) (10) does not relieve a public
employer of any duty established by law to collectively bargain
with its employees as to the effect of a contract described in
subsection (11) (a) (10) (a) on its employees.

28 (12) (13) An agreement with a collective bargaining unit shall
29 must not require a public employer to pay the costs of an

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independent examiner verification described in section 10(9).
 Enacting section 1. This amendatory act does not take effect
 unless Senate Bill No. or House Bill No. 4294 (request no.
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