## Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

# **INTRODUCED**

LLS NO. 14-0116.01 Kristen Forrestal x4217

**HOUSE BILL 14-1087** 

HOUSE SPONSORSHIP

Everett, Buck, Holbert, Joshi, Wright

(None),

### SENATE SPONSORSHIP

House Committees State, Veterans, & Military Affairs **Senate Committees** 

### A BILL FOR AN ACT

101 CONCERNING THE PROHIBITION OF COLLECTIVE BARGAINING BY

102 **PUBLIC EMPLOYEES.** 

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries.</u>)

Employee organizations are currently authorized, through a 2007 executive order, to become the exclusive representative of the state employees in any occupational group or other categorization of state employees (state employees). Employee organizations are also authorized to form partnership agreements with state employees to provide the framework for discussing issues of mutual concern to state employees and the state as an employer.

The bill prohibits:

- Provide the division of labor from accepting a petition from an employee organization to become the exclusive employee representative of state employees, certifying any employee organization as the exclusive representative of state employees, or acting as the agent of any employee organization;
- ! Any representative of the executive branch of state government from negotiating with an employee organization to create an employee partnership agreement;
- ! A political subdivision from accepting a petition from an employee organization to become the exclusive employee representative of political subdivision employees, certifying any employee organization as the exclusive representative of political subdivision employees, or acting as the agent of any employee organization;
- ! A political subdivision from negotiating with an employee organization to create a labor agreement; and
- ! Employee organizations, state employees, representatives of state government, political subdivision employees, and representatives of political subdivisions from collective bargaining.

The bill terminates any partnership agreement that is currently in effect and that was formed pursuant to executive order D 028 07. The bill also terminates any labor contract or labor agreement that is in effect between an employee organization and the state and between an employee organization and a political subdivision.

A political subdivision includes a county, city and county, city, town, service authority, school district, local improvement district, law enforcement authority, city or county housing authority, or water, sanitation, fire protection, metropolitan, irrigation, drainage, or other special district, or any other kind of municipal, quasi-municipal, or public corporation organized pursuant to law.

4

# 24-50-146. Employee organizations - partnership agreements

5 - prohibition - definitions. (1) AS USED IN THIS SECTION, UNLESS THE

<sup>1</sup> Be it enacted by the General Assembly of the State of Colorado:

<sup>2</sup> SECTION 1. In Colorado Revised Statutes, add 24-50-146 as

<sup>3</sup> follows:

1 CONTEXT OTHERWISE REQUIRES:

2 (a) "Collective bargaining" means negotiation by A
3 REPRESENTATIVE OF STATE GOVERNMENT AND AN EMPLOYEE
4 ORGANIZATION WITH RESPECT TO ANY FACTOR OR CONDITION OF
5 EMPLOYMENT.

6 (b) "EMPLOYEE ORGANIZATION" MEANS AN ORGANIZATION IN
7 WHICH STATE EMPLOYEES MAY PARTICIPATE AND THAT EXISTS FOR THE
8 PURPOSE OF DEALING WITH THE STATE AS AN EMPLOYER CONCERNING
9 ISSUES OF MUTUAL CONCERN BETWEEN EMPLOYEES AND THE STATE.

10 (c) "OCCUPATIONAL GROUP" MEANS STATE EMPLOYEES THAT
11 HAVE THE SAME OR SIMILAR JOB RESPONSIBILITIES. OCCUPATIONAL
12 GROUPS INCLUDE, BY WAY OF EXAMPLE, ADMINISTRATIVE SUPPORT AND
13 RELATED SERVICES, ENFORCEMENT AND PROTECTIVE SERVICES, FINANCIAL
14 SERVICES, HEALTH CARE AND MEDICAL SERVICES, LABOR, TRADES AND
15 CRAFTS, PHYSICAL SCIENCES AND ENGINEERING, PROFESSIONAL SERVICES
16 AND TEACHERS, AND STATE TROOPERS.

(d) "PARTNERSHIP AGREEMENT" MEANS AN AGREEMENT REACHED
THROUGH DISCUSSIONS BETWEEN A REPRESENTATIVE OF THE EXECUTIVE
BRANCH OF STATE GOVERNMENT AS AN EMPLOYER AND AN EMPLOYEE
ORGANIZATION ON BEHALF OF STATE EMPLOYEES REGARDING
GOVERNMENT SERVICES OR EFFICIENCIES OR PROVIDING THE FRAMEWORK
FOR DISCUSSING ISSUES OF MUTUAL CONCERN TO THE STATE AS AN
EMPLOYER AND STATE EMPLOYEES.

(e) "STATE EMPLOYEE" MEANS A PERSON WHO IS EMPLOYED BY
THE STATE GOVERNMENT, REGARDLESS OF WHETHER THE PERSON IS
INCLUDED IN THE STATE PERSONNEL SYSTEM AND REGARDLESS OF THE
NATURE OF THE PERSON'S EMPLOYMENT.

-3-

(2) THE DIRECTOR OF THE DIVISION OF LABOR IS PROHIBITED FROM:
 (a) ACCEPTING A PETITION FROM AN EMPLOYEE ORGANIZATION TO
 BECOME THE EXCLUSIVE EMPLOYEE REPRESENTATIVE OF EMPLOYEES IN
 ANY OCCUPATIONAL GROUP OR OTHER CATEGORIZATION OF STATE
 EMPLOYEES;

6 (b) CERTIFYING ANY EMPLOYEE ORGANIZATION AS THE EXCLUSIVE
7 REPRESENTATIVE OF STATE EMPLOYEES IN A SINGLE OCCUPATIONAL
8 GROUP OR OTHER CATEGORIZATION OF STATE EMPLOYEES; AND

9 (c) ACTING AS THE AGENT OF ANY EMPLOYEE ORGANIZATION.

10 (3) A REPRESENTATIVE OF THE STATE GOVERNMENT IS PROHIBITED
11 FROM NEGOTIATING WITH AN EMPLOYEE ORGANIZATION TO CREATE A
12 PARTNERSHIP AGREEMENT OR ANY OTHER TYPE OF AGREEMENT,
13 INCLUDING A PARTNERSHIP AGREEMENT THAT GOVERNS:

14 (a) DISCUSSIONS OF MATTERS IMPACTING ALL STATE EMPLOYEES
15 AS A WHOLE;

16 (b) MATTERS IMPACTING STATE EMPLOYEES IN A SINGLE
17 OCCUPATIONAL GROUP; OR

18 (c) DISCUSSIONS OF MATTERS IMPACTING STATE EMPLOYEES IN A
19 SINGLE DEPARTMENT OR AGENCY OF THE EXECUTIVE BRANCH OF STATE
20 GOVERNMENT.

21 (4) EMPLOYEE ORGANIZATIONS, STATE EMPLOYEES, AND
22 REPRESENTATIVES OF STATE GOVERNMENT ARE PROHIBITED FROM
23 COLLECTIVE BARGAINING.

(5) ANY PARTNERSHIP AGREEMENT THAT WAS FORMED PURSUANT
TO EXECUTIVE ORDER D 028 07 AND THAT IS IN EFFECT ON THE EFFECTIVE
DATE OF THIS SECTION IS TERMINATED AS OF THE EFFECTIVE DATE OF THIS
SECTION.

-4-

1	(6) ANY LABOR CONTRACT OR LABOR AGREEMENT THAT IS IN
2	EFFECT BETWEEN AN EMPLOYEE ORGANIZATION AND THE STATE ON THE
3	EFFECTIVE DATE OF THIS SECTION IS TERMINATED ON THE EFFECTIVE DATE
4	OF THIS SECTION.
5	(7) NOTHING IN THIS SECTION PREVENTS ANY STATE EMPLOYEE
6	FROM INDIVIDUALLY JOINING OR MAINTAINING A MEMBERSHIP IN AN
7	EMPLOYEE ORGANIZATION IN THE STATE.
8	SECTION 2. In Colorado Revised Statutes, add article 11.9 to
9	title 29 as follows:
10	ARTICLE 11.9
11	<b>Prohibition Against Collective</b>
12	<b>Bargaining by Public Employees</b>
13	<b>29-11.9-101. Definitions.</b> As used in this article, unless the
14	CONTEXT OTHERWISE REQUIRES:
15	(1) "Collective bargaining" means a negotiation by a
16	REPRESENTATIVE OF A POLITICAL SUBDIVISION AND AN EMPLOYEE
17	ORGANIZATION WITH RESPECT TO ANY FACTOR OR CONDITION OF
18	EMPLOYMENT.
19	(2) "EMPLOYEE ORGANIZATION" MEANS AN ORGANIZATION IN
20	WHICH POLITICAL SUBDIVISION EMPLOYEES MAY PARTICIPATE AND THAT
21	EXISTS FOR THE PURPOSE OF DEALING WITH THE POLITICAL SUBDIVISION
22	AS AN EMPLOYER CONCERNING ISSUES OF MUTUAL CONCERN BETWEEN
23	EMPLOYEES AND THE POLITICAL SUBDIVISION.
24	(3) "LABOR AGREEMENT" MEANS AN AGREEMENT REACHED
25	THROUGH DISCUSSIONS BETWEEN A REPRESENTATIVE OF A POLITICAL
26	SUBDIVISION AS AN EMPLOYER AND AN EMPLOYEE ORGANIZATION ON
27	BEHALF OF POLITICAL SUBDIVISION EMPLOYEES REGARDING GOVERNMENT

-5-

SERVICES OR EFFICIENCIES OR PROVIDING THE FRAMEWORK FOR
 DISCUSSING ISSUES OF MUTUAL CONCERN TO A POLITICAL SUBDIVISION AS
 AN EMPLOYER AND POLITICAL SUBDIVISION EMPLOYEES.

4

(4) "POLITICAL SUBDIVISION" MEANS:

5 (a) A COUNTY, CITY AND COUNTY, CITY, TOWN, SERVICE
6 AUTHORITY, SCHOOL DISTRICT, LOCAL IMPROVEMENT DISTRICT, LAW
7 ENFORCEMENT AUTHORITY, OR CITY OR COUNTY HOUSING AUTHORITY;

8 (b) A WATER, SANITATION, FIRE PROTECTION, METROPOLITAN,
9 IRRIGATION, DRAINAGE, OR OTHER SPECIAL DISTRICT; AND

10 (c) ANY OTHER MUNICIPAL, QUASI-MUNICIPAL, OR PUBLIC
11 CORPORATION ORGANIZED PURSUANT TO LAW.

29-11.9-102. Labor agreements - collective bargaining prohibited. (1) A POLITICAL SUBDIVISION IS PROHIBITED FROM:

(a) ACCEPTING A PETITION FROM AN EMPLOYEE ORGANIZATION TO
BECOME THE EXCLUSIVE EMPLOYEE REPRESENTATIVE OF EMPLOYEES IN
ANY OCCUPATIONAL GROUP OR OTHER CATEGORIZATION OF POLITICAL
SUBDIVISION EMPLOYEES;

(b) CERTIFYING ANY EMPLOYEE ORGANIZATION AS THE EXCLUSIVE
REPRESENTATIVE OF POLITICAL SUBDIVISION EMPLOYEES IN A SINGLE
OCCUPATIONAL GROUP OR OTHER CATEGORIZATION OF POLITICAL
SUBDIVISION EMPLOYEES; AND

22 (c) ACTING AS THE AGENT OF ANY EMPLOYEE ORGANIZATION.

(2) A REPRESENTATIVE OF A POLITICAL SUBDIVISION IS PROHIBITED
FROM NEGOTIATING WITH AN EMPLOYEE ORGANIZATION TO CREATE A
LABOR AGREEMENT, INCLUDING A LABOR AGREEMENT THAT GOVERNS:

26 (a) DISCUSSIONS OF MATTERS IMPACTING ALL POLITICAL
27 SUBDIVISION EMPLOYEES AS A WHOLE;

-6-

(b) MATTERS IMPACTING POLITICAL SUBDIVISION EMPLOYEES IN
 A SINGLE OCCUPATIONAL GROUP; OR

3 (c) DISCUSSIONS OF MATTERS IMPACTING POLITICAL SUBDIVISION
4 EMPLOYEES IN A SINGLE DEPARTMENT OR AGENCY WITHIN A POLITICAL
5 SUBDIVISION.

6 (3) EMPLOYEE ORGANIZATIONS, POLITICAL SUBDIVISION
7 EMPLOYEES, AND REPRESENTATIVES OF POLITICAL SUBDIVISIONS ARE
8 PROHIBITED FROM COLLECTIVE BARGAINING.

9 (4) ANY LABOR CONTRACT OR LABOR AGREEMENT THAT IS IN 10 EFFECT BETWEEN AN EMPLOYEE ORGANIZATION AND A POLITICAL 11 SUBDIVISION ON THE EFFECTIVE DATE OF THIS ARTICLE IS TERMINATED AS 12 OF THE EFFECTIVE DATE OF THIS ARTICLE.

13 (5) NOTHING IN THIS ARTICLE PREVENTS ANY POLITICAL
14 SUBDIVISION EMPLOYEE FROM INDIVIDUALLY JOINING OR MAINTAINING A
15 MEMBERSHIP IN AN EMPLOYEE ORGANIZATION IN THE STATE.

SECTION 3. Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, and safety.