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ESHB 2124 - S COMM AMD By Committee on Ways & Means

ADOPTED AND ENGROSSED 3/9/2022

- Strike everything after the enacting clause and insert the 1 2 following:
 - Sec. 1. The legislature intends to create the "NEW SECTION. office of state legislative labor relations for the purposes of considering and managing the unique issues raised by legislative collective bargaining. By examining issues set forth in section 2 of this act, the office will provide the legislature with a fuller understanding of how the legislature as an employer can best implement legislation for collective bargaining for legislative employees, which would be administered by the public employment relations commission.
- <u>NEW SECTION.</u> **Sec. 2.** (1) The office of state legislative labor 12 13 relations is created to assist the house of representatives, the senate, and legislative agencies in implementing and managing the 14 15 process of collective bargaining for employees of the legislative 16 branch of state government.
 - (2) (a) Subject to (b) of this subsection, the secretary of the senate and the chief clerk of the house of representatives shall employ a director of the office. The director serves at the pleasure of the secretary of the senate and the chief clerk of the house of representatives, who shall fix the director's salary.
 - (b) The secretary of the senate and the chief clerk of the house of representatives shall, before employing a director, consult with employees, the senate facilities and legislative operations committee, the house executive rules committee, and the human resources officers of the house of representatives, the senate, and legislative agencies.
- 28 (c) The director serves as the executive and administrative head of the office and may employ additional employees to assist in 29 carrying out the duties of the office. The duties of the office 30

1 include, but are not limited to, conducting negotiations on behalf of 2 the employer.

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- (d) The director shall contract with an external consultant for the purposes of gathering input from legislative employees, taking into consideration RCW 42.52.020 and rules of the house of representatives and the senate. The gathering of input must be in the form of, at a minimum, surveys.
- (3) The director, in consultation with the secretary of the 8 senate, the chief clerk of the house of representatives, and the 9 administrative heads of legislative agencies shall: 10
 - (a) Examine issues related to collective bargaining for employees of the house of representatives, the senate, and legislative agencies; and
 - (b) After consultation with the external consultant, develop best practices and options for the legislature to consider in implementing and administering collective bargaining for employees of the house of representatives, the senate, and legislative agencies.
 - By December 1, 2022, the director shall submit (4)(a) preliminary report to the appropriate committees of the legislature that provides a progress report on the director's considerations.
 - (b) By October 1, 2023, the director shall submit a final report to the appropriate committees of the legislature. At a minimum, the final report must address considerations on the following issues:
 - (i) Which employees of the house of representatives, the senate, and legislative agencies for whom collective bargaining may be appropriate;
- (ii) Mandatory, permissive, and prohibited subjects 27 of bargaining; 28
- 29 (iii) Who would negotiate on behalf the house of representatives, the senate, and legislative agencies, and which 30 31 entity or entities would be considered the employer for purposes of 32 bargaining;
 - (iv) Definitions for relevant terms;
- (v) Common public employee collective bargaining agreement 34 35 frameworks related to grievance procedures and processes for 36 disciplinary actions;
- (vi) Procedures related to the commission certifying exclusive 37 bargaining representatives, determining 38 bargaining 39 adjudicating unfair labor practices, determining representation 40 questions, and coalition bargaining;

1 (vii) The efficiency and feasibility of coalition bargaining;

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- 2 (viii) Procedures for approving negotiated collective bargaining
 3 agreements;
 - (ix) Procedures for submitting requests for funding to the appropriate legislative committees if appropriations are necessary to implement provisions of the collective bargaining agreements; and
 - (x) Approaches taken by other state legislatures that have authorized collective bargaining for legislative employees.
- 9 (5) The report must include a summary of any statutory changes 10 needed to address the considerations listed in subsection (4) of this 11 section related to the collective bargaining process for legislative 12 employees.
- NEW SECTION. Sec. 3. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- 16 (1) "Commission" means the public employment relations 17 commission.
- 18 (2) "Director" means the director of the office of state 19 legislative labor relations.
- 20 (3) "Employee organization" means any organization, union, or 21 association in which employees participate and that exists for the 22 purpose, in whole or in part, of collective bargaining with 23 employers.
 - (4) "Exclusive bargaining representative" means any employee organization that has been certified under this chapter as the representative of the employees in an appropriate bargaining unit.
 - (5) "Legislative agencies" means the joint legislative audit and review committee, the statute law committee, the legislative ethics board, the legislative evaluation and accountability program committee, the office of the state actuary, the legislative service center, the office of legislative support services, the joint transportation committee, and the redistricting commission.
- 33 (6) "Office" means the office of state legislative labor 34 relations.
- NEW SECTION. Sec. 4. Collective bargaining negotiations under this chapter shall commence no earlier than May 1, 2024. No collective bargaining agreement entered into under this chapter may take effect prior to July 1, 2025.

<u>NEW SECTION.</u> **Sec. 5.** (1) Except as may be specifically limited by this chapter, legislative employees shall have the right to selforganization, to form, join, or assist employee organizations, and to bargain collectively through representatives of their own choosing for the purpose of collective bargaining free from interference, restraint, or coercion. Legislative employees shall also have the right to refrain from any or all such activities.

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- (2) Except as may be specifically limited by this chapter, the commission shall determine all questions pertaining to ascertaining exclusive bargaining representatives for legislative employees and collectively bargaining under this chapter. However, no employee organization shall be recognized or certified as the exclusive bargaining representative of a bargaining unit of employees of the legislative branch unless it receives the votes of a majority of employees in the petitioned for bargaining unit voting in a secret election by mail ballot administered by the commission. commission's process must allow for an employee, group of employees, employee organizations, employer, or their agents to have the right to petition on any question concerning representation.
- (3) The employer and the exclusive bargaining representative of a bargaining unit of legislative employees may not enter collective bargaining agreement that requires the employer to deduct, from the salary or wages of an employee, contributions for payments for political action committees sponsored by employee organizations with legislative employees as members.
- 26 NEW SECTION. Sec. 6. During a legislative session or committee 27 assembly days, nothing contained in this chapter permits or grants to any legislative employee the right to strike, participate in a work 28 stoppage, or refuse to perform their official duties. 29
- 30 **Sec. 7.** (1) Collective bargaining negotiations NEW SECTION. under this chapter must commence no later than July 1st of each even-31 numbered year after a bargaining unit has been certified. 32
- (2) The duration of any collective bargaining agreement shall not 33 34 exceed one fiscal biennium.
- NEW SECTION. 35 Sec. 8. (1) It is an unfair labor practice for an employer in the legislative branch of state government: 36

1 (a) To interfere with, restrain, or coerce employees in the exercise of the rights guaranteed by this chapter; 2

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- (b) To dominate or interfere with the formation or administration of any employee organization or contribute financial or other support to it: PROVIDED, That subject to rules adopted by the commission, an employer shall not be prohibited from permitting employees to confer with it or its representatives or agents during working hours without loss of time or pay;
- To encourage or discourage membership in any employee 9 (C) organization by discrimination in regard to hire, tenure of 10 11 employment, or any term or condition of employment;
 - (d) To discharge or discriminate otherwise against an employee because that employee has filed charges or given testimony under this chapter;
- To refuse to bargain collectively with the exclusive 15 (e) 16 bargaining representatives of its employees.
 - (2) It is an unfair labor practice for an employee organization:
 - (a) To restrain or coerce an employee in the exercise of the rights guaranteed by this chapter: PROVIDED, That this subsection shall not impair the right of an employee organization to prescribe its own rules with respect to the acquisition or retention of membership in the employee organization or to an employer in the selection of its representatives for the purpose of bargaining or the adjustment of grievances;
- 25 (b) To cause or attempt to cause an employer to discriminate 26 against an employee in violation of subsection (1)(c) of this 27 section;
 - (c) To discriminate against an employee because that employee has filed charges or given testimony under this chapter;
 - (d) To refuse to bargain collectively with an employer.
- 31 (3) The expressing of any views, arguments, or opinion, or the dissemination thereof to the public, whether in written, printed, 32 graphic, or visual form, shall not constitute or be evidence of an 33 unfair labor practice under this chapter, if such expression contains 34 no threat of reprisal or force or promise of benefit. 35
- Sec. 9. (1) The employer shall not bargain over 36 NEW SECTION. rights of management which, in addition to all powers, duties, and 37 rights established by constitutional provision or statute, shall 38 include, but not be limited to, the following: 39

- 1 (a) The functions and programs of the employer, the use of 2 technology, and the structure of the organization, including the size 3 and composition of standing committees;
 - (b) The employer's budget and the size of the employer's workforce, including determining the financial basis for layoffs;
 - (c) The right to direct and supervise employees;
- 7 (d) The hours of work during legislative session and the cutoff 8 calendar for a legislative session; and
 - (e) Retirement plans and retirement benefits.
- (2) Except for an applicable code of conduct policy adopted by a 10 11 chamber of the legislature or a legislative agency, if a conflict exists between policies adopted by the legislature relating to wages, 12 hours, and terms and conditions of employment and a provision of a 13 collective bargaining agreement negotiated under this chapter, the 14 collective bargaining agreement shall prevail. A provision of a 15 16 collective bargaining agreement that conflicts with a statute or an 17 applicable term of a code of conduct policy adopted by a chamber of 18 the legislature or a legislative agency is invalid and unenforceable.
- NEW SECTION. Sec. 10. Sections 1 through 9 and 11 of this act constitute a new chapter in Title 44 RCW.
- NEW SECTION. Sec. 11. Sections 3 through 9 of this act take effect May 1, 2024."

ESHB 2124 - S COMM AMD By Committee on Ways & Means

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ADOPTED 3/9/2022

On page 1, line 16 of the title, after "employment;" strike the remainder of the title and insert "adding a new chapter to Title 44 RCW; and providing an effective date."

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