Washington State House of Representatives Office of Program Research



Labor & Workplace Standards Committee

HB 1307

Brief Description: Concerning collective bargaining for resident and fellow physicians employed by certain institutions of higher education.

Sponsors: Representatives Fosse, Berry, Ortiz-Self, Bergquist, Lekanoff, Taylor, Ramel, Macri, Doglio, Gregerson, Reed, Pollet, Ormsby and Santos.

Brief Summary of Bill

- Provides interest arbitration for resident and fellow physicians of medical schools operated by institutions of higher education.
- Requires that bargaining occur on dates and at times that least conflict
 with the working hours of bargaining representatives who are resident
 and fellow physicians.

Hearing Date: 1/25/23

Staff: Trudes Tango (786-7384).

Background:

The Public Employees' Collective Bargaining Act (PECBA) provides for collective bargaining of wages, hours, and working conditions with employees of cities, counties, and other political subdivisions, as well as to certain employees of institutions of higher education. The PECBA is administered by the Public Employment Relations Commission (PERC), which, among other things, has the authority to determine and certify appropriate bargaining units.

For certain uniformed personnel, the PECBA recognizes the public policy against strikes as a

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means of settling labor disputes. To resolve impasses over contract negotiations with these personnel, the PECBA requires binding interest arbitration if negotiations for a contract reach impasse and cannot be resolved through mediation. Under interest arbitration, an impartial third-party makes decisions regarding the unresolved terms of the contract. There are statutory procedures for parties to select arbitrators and factors the arbitration panel must consider when making its decision.

In a 2014 PERC decision, the University of Washington (UW) School of Medicine resident and fellow physicians were recognized as having the right to collective bargaining under the PECBA.

Summary of Bill:

It is made explicit that the PECBA applies to resident and fellow physicians of medical schools operated by institutions of higher education.

The Legislature declares that there is a public policy against strikes by resident and fellow physicians as a means of settling labor disputes. The binding interest arbitration provisions of the PECBA apply to resident and fellow physicians employed by medical schools operated by institutions of higher education who have the right to collective bargaining.

Procedures are created regarding the parties selecting an arbitration panel, sharing the cost of arbitration, and reserving dates for potential arbitration.

The decision of the arbitration panel is not binding on the Legislature. The institution of higher education must fund increases in compensation and fringe benefits from lidded grants and nonappropriated funds dedicated to the medical programs. Funding from other sources, including the State General Fund and tuition, may not be assumed in negotiation or arbitration and may not be requested for the collective bargaining agreement by the institution as part of the state operating budget process.

In making its determination, the arbitration panel must be mindful of the legislative purpose of granting interest arbitration and must take into consideration the following factors:

- the constitutional and statutory authority of the employer;
- stipulations of the parties;
- the financial ability of the institution to pay for the compensation and benefit provisions;
- comparison of the wages, hours, and working conditions of personnel from public hospital residency programs of similar size on the west coast;
- the intention to recruit and retain resident and fellow physicians from racially and socioeconomically diverse backgrounds;
- changes in any of the foregoing circumstances while proceedings are pending; and
- other factors that are normally or traditionally taken into consideration.

Negotiations between the parties must occur on dates and at times, such as weekends and evenings, that least conflict with the working hours of the bargaining representatives who are

resident and fellow physicians.

Appropriation: None.

Fiscal Note: Requested on January 18, 2023.

Effective Date: The bill takes effect 90 days after adjournment of the session in which the bill is

passed.