

Sen. Celina Villanueva

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	10200SB1558sam001	LRB102 16005 CMG 23301 a
1	AMENDMENT TO SENATE BI	ILL 1558
2	AMENDMENT NO Amend Senate	e Bill 1558 by replacing
3	everything after the enacting clause w	ith the following:
4	"Section 5. The Illinois Educatio	nal Labor Relations Act
5	is amended by changing Section 2 as follows:	
6	(115 ILCS 5/2) (from Ch. 48, par.	1702)
7	Sec. 2. Definitions. As used in this Act:	
8	(a) "Educational employer" or	"employer" means the
9	governing body of a public school of	district, including the
10	governing body of a charter school es	stablished under Article
11	27A of the School Code or of a cont	ract school or contract
12	turnaround school established under p	paragraph 30 of Section
13	34-18 of the School Code, combina	tion of public school
14	districts, including the governing bod	y of joint agreements of
15	any type formed by 2 or more sc	hool districts, public
16	community college district or State c	college or university, a

10200SB1558sam001 -2- LRB102 16005 CMG 23301 a

subcontractor of instructional services of a school district 1 (other than a school district organized under Article 34 of 2 the School Code), combination of school districts, charter 3 4 school established under Article 27A of the School Code, or 5 contract school or contract turnaround school established 6 under paragraph 30 of Section 34-18 of the School Code, an Independent Authority created under Section 2-3.25f-5 of the 7 8 School Code, and any State agency whose major function is 9 providing educational services. "Educational employer" or 10 "employer" does not include (1) a Financial Oversight Panel 11 created pursuant to Section 1A-8 of the School Code due to a district violating a financial plan or (2) an approved 12 13 nonpublic special education facility that contracts with a school district or combination of school districts to provide 14 15 special education services pursuant to Section 14-7.02 of the 16 School Code, but does include a School Finance Authority created under Article 1E or 1F of the School Code and a 17 Financial Oversight Panel created under Article 1B or 1H of 18 the School Code. The change made by this amendatory Act of the 19 20 96th General Assembly to this paragraph (a) to make clear that the governing body of a charter school is an "educational 21 22 employer" is declaratory of existing law.

(b) "Educational employee" or "employee" means any individual, excluding supervisors, managerial, confidential, short term employees, student, and part-time academic employees of community colleges employed full or part time by 10200SB1558sam001 -3- LRB102 16005 CMG 23301 a

1 an educational employer, but shall not include elected officials and appointees of the Governor with the advice and 2 3 consent of the Senate, firefighters as defined by subsection 4 (q-1) of Section 3 of the Illinois Public Labor Relations Act, 5 and peace officers employed by a State university. However, 6 with respect to an educational employer of a school district organized under Article 34 of the School Code, a supervisor 7 shall be considered an educational employee under this 8 9 definition unless the supervisor is also a managerial 10 employee. For the purposes of this Act, part-time academic 11 employees of community colleges shall be defined as those employees who provide less than 3 credit hours of instruction 12 13 per academic semester. In this subsection (b), the term "student" does not include graduate students who are research 14 15 assistants primarily performing duties that involve research, 16 graduate assistants primarily performing duties that are pre-professional, graduate students who 17 are teaching assistants primarily performing duties that involve the 18 19 delivery and support of instruction, or any other graduate 20 assistants.

(c) "Employee organization" or "labor organization" means an organization of any kind in which membership includes educational employees, and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, employee-employer disputes, wages, rates of pay, hours of employment, or conditions of work, but shall not include any organization which practices discrimination in membership because of race, color, creed, age, gender, ational origin or political affiliation.

4 (d) "Exclusive representative" means the labor 5 organization which has been designated by the Illinois Educational Labor Relations Board as the representative of the 6 majority of educational employees in an appropriate unit, or 7 8 recognized by an educational employer prior to January 1, 1984 as the exclusive representative of the employees in an 9 10 appropriate unit or, after January 1, 1984, recognized by an 11 employer upon evidence that the employee organization has been designated as the exclusive representative by a majority of 12 13 the employees in an appropriate unit.

14 (e) "Board" means the Illinois Educational Labor Relations15 Board.

16 (f) "Regional Superintendent" means the regional 17 superintendent of schools provided for in Articles 3 and 3A of 18 The School Code.

(q) "Supervisor" means any individual having authority in 19 20 the interests of the employer to hire, transfer, suspend, lay off, recall, promote, discharge, reward or discipline other 21 22 employees within the appropriate bargaining unit and adjust 23 their grievances, or to effectively recommend such action if 24 the exercise of such authority is not of a merely routine or 25 clerical nature but requires the use of independent judgment. The term "supervisor" includes only those individuals who 26

devote a preponderance of their employment time to such
 exercising authority.

3 (h) "Unfair labor practice" or "unfair practice" means any
4 practice prohibited by Section 14 of this Act.

5 (i) "Person" includes an individual, educational employee,
6 educational employer, legal representative, or employee
7 organization.

8 (j) "Wages" means salaries or other forms of compensation9 for services rendered.

10 (k) "Professional employee" means, in the case of a public 11 community college, State college or university, State agency whose major function is providing educational services, the 12 Illinois School for the Deaf, and the Illinois School for the 13 14 Visually Impaired, (1) any employee engaged in work (i) 15 predominantly intellectual and varied in character as opposed 16 to routine mental, manual, mechanical, or physical work; (ii) involving the consistent exercise of discretion and judgment 17 in its performance; (iii) of such character that the output 18 produced or the result accomplished cannot be standardized in 19 20 relation to a given period of time; and (iv) requiring 21 knowledge of an advanced type in a field of science or learning customarily acquired by a prolonged course of specialized 22 23 intellectual instruction and study in an institution of higher 24 learning or a hospital, as distinguished from a general 25 academic education or from an apprenticeship or from training in the performance of routine mental, manual, or physical 26

10200SB1558sam001 -6- LRB102 16005 CMG 23301 a

1 processes; or (2) any employee, who (i) has completed the 2 courses of specialized intellectual instruction and study 3 described in clause (iv) of paragraph (1) of this subsection, 4 and (ii) is performing related work under the supervision of a 5 professional person to qualify himself or herself to become a 6 professional as defined in paragraph (1).

(1) "Professional employee" means, in the case of any
public school district, or combination of school districts
pursuant to joint agreement, any employee who has a
certificate issued under Article 21 or Section 34-83 of the
School Code, as now or hereafter amended.

12 (m) "Unit" or "bargaining unit" means any group of 13 employees for which an exclusive representative is selected.

(n) "Confidential employee" means an employee, who (i) in the regular course of his or her duties, assists and acts in a confidential capacity to persons who formulate, determine and effectuate management policies with regard to labor relations or who (ii) in the regular course of his or her duties has access to information relating to the effectuation or review of the employer's collective bargaining policies.

(o) "Managerial employee" means, with respect to an educational employer other than an educational employer of a school district organized under Article 34 of the School Code, an individual who is engaged predominantly in executive and management functions and is charged with the responsibility of directing the effectuation of such management policies and -7- LRB102 16005 CMG 23301 a

practices <u>or</u>, with respect to an educational employer of a <u>school district organized under Article 34 of the School Code</u>, <u>an individual who has a significant role in the negotiation of</u> <u>collective bargaining agreements or who formulates and</u> <u>determines employer-wide management policies and practices</u>. <u>"Managerial employee" includes a general superintendent of</u> schools provided for under Section 34-6 of the School Code.

8 (p) "Craft employee" means a skilled journeyman, craft 9 person, and his or her apprentice or helper.

10 (q) "Short-term employee" is an employee who is employed 11 for less than 2 consecutive calendar quarters during a calendar year and who does not have a reasonable expectation 12 13 that he or she will be rehired by the same employer for the same service in a subsequent calendar year. Nothing in this 14 15 subsection shall affect the employee status of individuals who 16 were covered by a collective bargaining agreement on the effective date of this amendatory Act of 1991. 17

18 The changes made to this Section by this amendatory Act of 19 the 102nd General Assembly may not be construed to void or 20 change the powers and duties given to local school councils 21 under Section 34-2.3 of the School Code.

22 (Source: P.A. 101-380, eff. 1-1-20.)

23 Section 99. Effective date. This Act takes effect upon 24 becoming law.".