A-Engrossed

House Bill 2573

Ordered by the House March 15
Including House Amendments dated March 15

Sponsored by Representative GRAYBER, Senator DEMBROW, Representative HUDSON, Senator CAMPOS; Representatives CHAICHI, EVANS, NELSON, NERON, NOSSE (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Requires Employment Relations Board to develop guidelines and procedures for authorizations designating bargaining representatives of bargaining unit to be prepared and signed electronically. Establishes requirements for petitions for representation that are submitted as electronic record. Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to signed authorizations designating exclusive bargaining representation; amending ORS 243.682 and 243.692; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 243.682 is amended to read:

243.682. (1) If a question of representation exists, the Employment Relations Board shall:

(a) Upon application of a public employer, a public employee or a labor organization, designate the appropriate bargaining unit, and in making its determination shall consider such factors as community of interest, wages, hours and other working conditions of the employees involved, the history of collective bargaining, and the desires of the employees. The board may determine a unit to be the appropriate unit in a particular case even though some other unit might also be appropriate. Unless a labor organization and a public employer agree otherwise, the board may not designate as appropriate a bargaining unit that includes:

(A) A faculty member described in ORS 243.650 (23)(c)(C) who supervises one or more other faculty members; and

(B) Any faculty member who is supervised by a faculty member described in subparagraph (A) of this paragraph.

(b) Investigate and conduct a hearing on a petition that has been filed by:

(A) A labor organization alleging that 30 percent of the employees in an appropriate bargaining unit desire to be represented for collective bargaining by an exclusive representative;

(B) A labor organization alleging that 30 percent of the employees in an appropriate bargaining unit assert that the designated exclusive representative is no longer the representative of the majority of the employees in the unit;

(C) A public employer alleging that one or more labor organizations has presented a claim to the public employer requesting recognition as the exclusive representative in an appropriate bargaining unit; or

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.
(D) An employee or group of employees alleging that 30 percent of the employees assert that the designated exclusive representative is no longer the representative of the majority of employees in the unit.

(2)(a) Notwithstanding subsection (1) of this section, when an employee, group of employees or labor organization acting on behalf of the employees files a petition alleging that a majority of employees in a unit appropriate for the purpose of collective bargaining wish to be represented by a labor organization for that purpose, or when a labor organization files a petition alleging that the majority in a group of unrepresented employees seek to be added to an existing bargaining unit, the board shall investigate the petition. If the board finds that a majority of the employees in a unit appropriate for bargaining or a majority of employees in a group of unrepresented employees that is appropriate to add to an existing bargaining unit have signed authorizations designating the labor organization specified in the petition as the employees' bargaining representative and that no other labor organization is currently certified or recognized as the exclusive representative of any of the employees in the unit or in the group of unrepresented employees seeking to be added to an existing bargaining unit, the board may not conduct an election but shall certify the labor organization as the exclusive representative unless a petition for a representation election is filed as provided in subsection [(3)] (4) of this section.

(b) The board by rule shall develop guidelines and procedures for the designation by employees of a bargaining representative in the manner described in paragraph (a) of this subsection. The guidelines and procedures must include:

   (A) Model collective bargaining authorization language that may be used for purposes of making the designations described in paragraph (a) of this subsection;

   (B) Procedures to be used by the board to establish the authenticity of signed authorizations designating bargaining representatives;

   (C) Procedures to be used by the board to notify affected employees of the filing of a petition requesting certification under subsection [(3)] (4) of this section;

   (D) Procedures for filing a petition to request a representation election, including a timeline of not more than 14 days after notice has been delivered to the affected employees of a petition filed under paragraph (a) of this subsection; [and]

   (E) Procedures that may be used for preparing and signing authorizations designating bargaining representatives using an electronic record and an electronic signature, as those terms are defined in ORS 84.004; and

   [(E)] (F) Procedures for expedited resolution of any dispute about the scope of the appropriate bargaining unit. The resolution of the dispute may occur after an election is conducted.

(c) Solicitation and rescission of a signed authorization designating bargaining representatives are subject to the provisions of ORS 243.672.

(3)(a) Except as otherwise provided in paragraph (b) of this subsection, a petition for representation submitted as an electronic record that includes a signed authorization using an electronic signature as described under subsection (2)(b)(E) of this section, must:

   (A) Include the following information:

      (i) The name of signer;

      (ii) The signer's electronic mail address or social media account;

      (iii) The signer's telephone number;

      (iv) The exact language that the signer is assenting to by providing the electronic signature;
(v) The date of submission of the electronic signature; and
(vi) The name of the public employer that employs the signer; and
(B) Be accompanied by a verification declaration by the petitioning party:
(i) Specifying the technology used to obtain and verify the signatures;
(ii) Providing the methods used to ensure the authenticity of the signature; and
(iii) Confirming that the information transmitted to the signer was the same information
to which the signer assented.
(b) If the technology used to provide the signed authorization does not support digital
signatures that are suited to satisfy the requirements of the verification declaration de-
scribed in paragraph (a) of this subsection, the petitioning party must submit evidence that,
after the petitioning party obtained an electronic signature, the party promptly transmitted
a confirmation transmission to the signer confirming that all of the information described
under paragraph (a)(A)(i) to (vi) is true.
[(3)(a)] (4)(a) Notwithstanding subsection (2) of this section, when a petition requesting certi-
fication has been filed under subsection (2) of this section, an employee or a group of employees in
the unit designated by the petition, or one or more of the unrepresented employees seeking to be
added to an existing bargaining unit, may file a petition with the board to request that a represen-
tation election be conducted.
(b) The petition requesting a representation election must be supported by at least 30 percent
of the employees in the bargaining unit designated by the petition, or 30 percent of the unrep-
sented employees seeking to be added to an existing bargaining unit.
(c) The representation election shall be conducted on-site or by mail not later than 45 days after
the date on which the petition was filed.
[(4)] (5) Except as provided in ORS 243.692, if the board finds in a hearing conducted pursuant
to subsection (1)(b) of this section that a question of representation exists, the board shall conduct
an election by secret ballot, at a time and place convenient for the employees of the jurisdiction and
also within a reasonable period of time after the filing has taken place, and certify the results of the
election.
SECTION 2. ORS 243.692 is amended to read:
243.692. (1) No election shall be conducted under ORS 243.682 [(4)] (5) in any appropriate bar-
gaining unit within which during the preceding 12-month period an election was held, nor during the
term of any lawful collective bargaining agreement between a public employer and an employee
representative. However, a contract with a term of more than three years shall be a barrier for only
the first three years of its term.
(2) Notwithstanding subsection (1) of this section, the Employment Relations Board shall rule
that a contract will not be given the effect of barring an election if it finds that:
(a) Unusual circumstances exist under which the contract is no longer a stabilizing force; and
(b) An election should be held to restore stability to the representation of employees in the unit.
(3) A petition for an election where a contract exists must be filed not more than 90 calendar
days and not less than 60 calendar days before the end of the contract period. If the contract is for
more than three years, a petition for election may be filed any time after three years from the ef-
fective date of the contract.
SECTION 3. This 2023 Act being necessary for the immediate preservation of the public
peace, health and safety, an emergency is declared to exist, and this 2023 Act takes effect
on its passage.