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PUBLIC TRANSIT AUTHORITY COLLECTIVE
BARGAINING AMENDMENTS
2017 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Todd Weiler
House Sponsor:
LONG TITLE
General Description:
This bill amends provisions related to collective bargaining by public transit district
employees.
Highlighted Provisions:
This bill:
defines terms;
excludes "professional employees" and "supervisors" from the definition of
"employee";
 provides a method for certification of a labor organization to bargain on behalf of a
group of employees;
 provides minimum intervals between votes for certification of a labor organization;
and
makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:



S.B. 176 02-02-17 5:14 PM

17B-2a-802, as last amended by Laws of Utah 2016, Chapter 387
17B-2a-813, as last amended by Laws of Utah 2013, Chapter 448
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 17B-2a-802 is amended to read:
17B-2a-802. Definitions.
As used in this part:
(1) (a) "Affordable housing" means housing occupied or reserved for occupancy by
households that meet certain gross household income requirements based on the area median
income for households of the same size.
[(a)] (b) "Affordable housing" may include housing occupied or reserved for
occupancy by households that meet specific area median income targets or ranges of area
median income targets.
[(b)] (c) "Affordable housing" does not include housing occupied or reserved for
occupancy by households with gross household incomes that are more than 60% of the area
median income for households of the same size.
(2) "Appointing entity" means the person, county, unincorporated area of a county, or
municipality appointing a member to a public transit district board of trustees.
(3) (a) "Chief executive officer" means [a person] an individual appointed by the board
of trustees to serve as chief executive officer.
(b) "Chief executive officer" shall enjoy all the rights, duties, and responsibilities
defined in Sections 17B-2a-810 and 17B-2a-811 and includes all rights, duties, and
responsibilities assigned to the general manager but prescribed by the board of trustees to be
fulfilled by the chief executive officer.
(4) "Department" means the Department of Transportation created in Section 72-1-201.
(5) (a) Except as provided in Subsection (5)(b), "employee" means an individual
employed by a public transit district.
(b) "Employee" does not include an independent contractor, a professional employee,
or a supervisor.
[(5)] (6) (a) "General manager" means [a person] an individual appointed by the board
of trustees to serve as general manager.

02-02-17 5:14 PM S.B. 176

59	(b) "General manager" shall enjoy all the rights, duties, and responsibilities defined in
60	Sections 17B-2a-810 and 17B-2a-811 prescribed by the board of trustees.
61	[(6)] (7) (a) "Locally elected public official" means [a person] an individual who holds
62	an elected position with a county or municipality.
63	(b) "Locally elected public official" does not include [a person] an individual who
64	holds an elected position if the elected position is not with a county or municipality.
65	[(7)] <u>(8)</u> "Metropolitan planning organization" means the same as that term is defined
66	in Section 72-1-208.5.
67	[(8)] (9) "Multicounty district" means a public transit district located in more than one
68	county.
69	[(9)] (10) "Operator" means a public entity or other person engaged in the
70	transportation of passengers for hire.
71	(11) "Professional employee" means the same as that term is defined in 29 U.S.C.
72	Sec.152.
73	$[\frac{(10)}{(12)}]$ "Public transit" means the transportation of passengers only and their
74	incidental baggage by means other than:
75	(a) chartered bus;
76	(b) sightseeing bus; or
77	(c) taxi.
78	(13) "Supervisor" means the same as that term is defined in 29 U.S.C. Sec.152.
79	[(11)] (14) "Transit facility" means a transit vehicle, transit station, depot, passenger
80	loading or unloading zone, parking lot, or other facility:
81	(a) leased by or operated by or on behalf of a public transit district; and
82	(b) related to the public transit services provided by the district, including:
83	(i) railway or other right-of-way;
84	(ii) railway line; and
85	(iii) a reasonable area immediately adjacent to a designated stop on a route traveled by
86	a transit vehicle.
87	[(12)] (15) "Transit-oriented development" means a mixed use residential or
88	commercial area that is designed to maximize access to public transit and includes the
89	development of land owned by a public transit district that serves a county of the first class.

S.B. 176 02-02-17 5:14 PM

90	[(13)] (16) "Transit-supportive development" means a mixed use residential or
91	commercial area that is designed to maximize access to public transit and does not include the
92	development of land owned by a public transit district.
93	[(14)] (17) "Transit vehicle" means a passenger bus, coach, railcar, van, or other
94	vehicle operated as public transportation by a public transit district.
95	Section 2. Section 17B-2a-813 is amended to read:
96	17B-2a-813. Rights, benefits, and protective conditions for employees of a public
97	transit district Strike prohibited Employees of an acquired transit system.
98	(1) The rights, benefits, and other employee protective conditions and remedies of
99	Section 13(c) of the Urban Mass Transportation Act of 1964, 49 U.S.C. Sec. 5333(b), as
100	determined by the Secretary of Labor, apply to a public transit district's establishment and
101	operation of a public transit service or system.
102	(2) (a) Employees of a public transit system established and operated by a public transit
103	district have the right to:
104	(i) self-organization;
105	(ii) form, join, or assist labor organizations; [and]
106	(iii) bargain collectively through representatives of their own choosing[-]; or
107	(iv) refrain from any or all of the above.
108	(b) Employees of a public transit district and labor organizations may not join in a
109	strike against the public transit system operated by the public transit district.
110	(c) Each public transit district shall:
111	(i) recognize and bargain exclusively with any labor organization [representing]
112	authorized to represent a majority of the district's employees in an appropriate unit with respect
113	to wages, salaries, hours, working conditions, and welfare, pension, and retirement provisions;
114	and
115	(ii) upon reaching agreement with the labor organization as described in Subsection
116	(2)(c)(i), enter into and execute a written contract incorporating the agreement.
117	(3) For recognition and bargaining authority as described in Subsection (2)(c), a public
118	transit district shall recognize a labor organization acting on behalf of a bargaining unit if the
119	labor organization:
120	(a) presents a petition to the public transit district in which 30% of employees in the

02-02-17 5:14 PM S.B. 176

121	bargaining unit allege their desire to be represented by a labor organization; and
122	(b) obtains a majority vote in favor of having the labor organization act as the
123	bargaining unit representative in a secret ballot election among the employees in the bargaining
124	unit.
125	(4) Subsection (3) shall not apply to labor organizations with collective bargaining
126	agreements in effect before January 1, 2017.
127	(5) (a) The election described in Subsection (3)(b) shall be overseen by:
128	(i) a third party selected by agreement between the labor organization and the public
129	transit district; or
130	(ii) in the absence of an agreement, by the Utah Labor Commission.
131	(b) Elections held pursuant to Subsection (3)(b) may be conducted at the intervals
132	prescribed in 29 U.S.C. Sec. 159(c)(3).
133	[(3)] (6) If a public transit district acquires an existing public transit system:
134	(a) all employees of the acquired system who are necessary for the operation of the
135	acquired system, except executive and administrative officers and employees, shall be:
136	(i) transferred to and appointed employees of the acquiring public transit district; and
137	(ii) given sick leave, seniority, vacation, and pension or retirement credits in
138	accordance with the acquired system's records;
139	(b) members and beneficiaries of a pension or retirement plan or other program of
140	benefits that the acquired system has established shall continue to have rights, privileges,
141	benefits, obligations, and status with respect to that established plan or program; and
142	(c) the public transit district may establish, amend, or modify, by agreement with
143	employees or their authorized representatives, the terms, conditions, and provisions of a
144	pension or retirement plan or of an amendment or modification of a pension or retirement plan.
145	[(4)] (7) A pension administrator for a retirement plan sponsored by a public transit
146	district or a person designated by the administrator shall maintain retirement records in
147	accordance with Subsection 49-11-618(2)

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