SENATE BILL NO. 465–COMMITTEE ON GOVERNMENT AFFAIRS

MARCH 27, 2017

Referred to Committee on Legislative Operations and Elections

SUMMARY—Authorizes the submission of certain grievances of state employees to an arbitrator. (BDR 23-1042)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: Yes.

EXPLANATION - Matter in bolded italics is new; matter between brackets formitted material is material to be omitted.

AN ACT relating to state employees; authorizing the submission of certain grievances of state employees to an arbitrator for a final decision; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Personnel Commission of the Division of Human Resource Management of the Department of Administration to adopt regulations providing for the adjustment of grievances by state employees if a hearing on that grievance is not otherwise provided by federal law or by certain other statutes. The regulations must provide procedures for: (1) consideration and adjustment of a grievance within the agency in which it arose; (2) submission to the Employee-Management Committee for a final decision if the employee remains dissatisfied with the resolution of the dispute; and (3) the use of a resolution conference if requested by an employee or agency. (NRS 284.384) This bill requires the Personnel Commission to also adopt regulations providing procedures for an employee who remains dissatisfied with the resolution of a dispute to submit the dispute for a final decision to an arbitrator selected by the employee. If the employee submits the grievance to an arbitrator, the employee and the agency each must pay one-half of the costs of the arbitration and a decision of the arbitrator is binding.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 284.384 is hereby amended to read as follows:

284.384 1. The Commission shall adopt regulations which provide for the adjustment of grievances for which a hearing is not



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provided by federal law or NRS 284.165, 284.245, 284.3629, 284.376 or 284.390. Any grievance for which a hearing is not provided by NRS 284.165, 284.245, 284.3629, 284.376 or 284.390 is subject to adjustment pursuant to this section.

2. The regulations must provide procedures for:

(a) Consideration and adjustment of the grievance within the agency in which it arose.

(b) [Submission to the Employee Management Committee for a final decision if] If the employee is still dissatisfied with the resolution of the dispute [.], submission of the grievance for a final decision to one of the following as selected by the employee:

(1) The Employee-Management Committee; or

- (2) An arbitrator selected by the employee from a list of seven potential arbitrators provided by the Federal Mediation and Conciliation Service. The employee and the agency in which the grievance arose must each pay one-half of the costs of arbitration.
- (c) If requested by an employee or agency, the use of a resolution conference to resolve a grievance.

3. The regulations must include provisions for:

(a) Submitting each proposed resolution of a dispute which has a fiscal effect to the Budget Division of the Office of Finance for a determination by that Division whether the resolution is feasible on the basis of its fiscal effects; and

(b) Making the resolution binding.

- 4. Any grievance which is subject to adjustment pursuant to this section may be appealed to the Employee-Management Committee or an arbitrator for a final decision [1], as selected by the employee. Except as otherwise provided in subsection 3, a final decision of the Committee or arbitrator, as applicable, is binding. The Committee or an employee may petition a court of competent jurisdiction for enforcement of the Committee's binding decisions. The employee or the agency in which the grievance arose may petition a court of competent jurisdiction for enforcement of the arbitrator's binding decisions.
- 5. The employee may represent himself or herself at any hearing regarding a grievance which is subject to adjustment pursuant to this section or be represented by an attorney or other person of the employee's own choosing.
- 6. As used in this section, "grievance" means an act, omission or occurrence which an employee who has attained permanent status feels constitutes an injustice relating to any condition arising out of the relationship between an employer and an employee, including, but not limited to, compensation, working hours, working





- conditions, membership in an organization of employees or the interpretation of any law, regulation or disagreement.

 Sec. 2. This act becomes effective on July 1, 2017.
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