

State of Misconsin 2021 - 2022 LEGISLATURE

LRB-3639/1 MIM&JAM:emw

2021 ASSEMBLY BILL 438

July 1, 2021 - Introduced by Representatives SUBECK, S. RODRIGUEZ, MILROY, BROSTOFF, HEBL, SHELTON, POPE, CONLEY, BALDEH, HESSELBEIN, DOYLE, GOYKE, NEUBAUER, VRUWINK, B. MEYERS, VINING, BILLINGS, MCGUIRE, ANDERSON, SHANKLAND, SNODGRASS, CONSIDINE, SPREITZER, RIEMER, CABRERA, STUBBS, HINTZ, DRAKE, SINICKI, HONG, ORTIZ-VELEZ, EMERSON, L. MYERS, ANDRACA, HAYWOOD, MOORE OMOKUNDE and OHNSTAD, cosponsored by Senators AGARD, CARPENTER, BEWLEY, ROYS, RINGHAND, LARSON and ERPENBACH. Referred to Committee on Labor and Integrated Employment.

1	AN ACT to repeal 111.04 (2); to renumber and amend 111.02 (7) (a), 111.115
2	(1) and 111.17; <i>to amend</i> 40.02 (25) (b) 8., 40.05 (4) (b), 40.05 (5) (intro.), 40.05
3	(5) (b) 4., 40.05 (6) (a), 40.62 (2), 111.02 (1), 111.02 (3), 111.02 (5), 111.04 (3) (a)
4	(intro.), 111.05 (1), 111.05 (2), 111.05 (3), 111.05 (3m), 111.06 (1) (c), 111.06 (1)
5	(d), 111.06 (1) (e), 111.06 (1) (i), 111.06 (2) (i), 111.115 (title), 233.03 (7) and
6	233.10 (2) (intro.); and <i>to create</i> 20.921 (1) (a) 2g., 111.02 (4m), 111.02 (7) (a)
7	$2.,111.02\;(9m),111.02\;(10m),111.05\;(5),111.06\;(1)\;(cm),111.06\;(1)\;(m),111.075,$
8	111.115 (1) (a), 111.115 (2), 111.13, 111.17 (2), 233.04 (2e), 233.04 (2m) and
9	233.04~(2s) of the statutes; relating to: collective bargaining for employees of
10	the University of Wisconsin Hospitals and Clinics Authority.

Analysis by the Legislative Reference Bureau

This bill allows employees of the University of Wisconsin Hospitals and Clinics Authority to collectively bargain over wages, hours, and conditions of employment. Under current law, employers and employees are prohibited from collective bargaining except as expressly provided in the statutes.

Prior to changes made by 2011 Wisconsin Act 10, employees of the UWHCA had the right to collectively bargain over wages, hours, and conditions of employment,

and UWHCA was required to bargain over those subjects. The bill restores those rights and also authorizes UWHCA employees to enter into maintenance of membership agreements.

Current right-to-work law prohibits a person from requiring, as a condition of obtaining or continuing employment, an individual to refrain or resign from membership in a labor organization, to become or remain a member of a labor organization, to pay dues or other charges to a labor organization, or to pay any other person an amount that is in place of dues or charges required of members of a labor organization. The bill removes these prohibitions with respect to employees of the UWHCA.

The bill also does the following:

1. Sets conditions under which the UWHCA may enter into an all-union agreement.

2. Provides that, when an all-union agreement between the UWHCA and the representative of a collective bargaining unit is in effect, it is not an unfair labor practice to deduct labor organization dues or assessments from an employee's earnings.

3. Sets conditions for the continuation or termination of all-union agreements, including that, if the Wisconsin Employment Relations Commission determines there is reasonable grounds to believe employees in an all-union agreement have changed their attitude about the agreement, WERC is required to conduct a referendum to determine whether the employees wish to continue the agreement. WERC is required to terminate an all-union agreement if it finds the union unreasonably refused to admit an employee into the union.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1	SECTION 1. 20.921 (1) (a) 2g. of the statutes is created to read:
2	20.921 (1) (a) 2g. If the employee is an employee of the University of Wisconsin
3	Hospitals and Clinics Authority, payment of dues to employee organizations.
4	SECTION 2. 40.02 (25) (b) 8. of the statutes is amended to read:
5	40.02 (25) (b) 8. Any other state employee for whom coverage is authorized
6	under a collective bargaining agreement pursuant to subch. <u>I or</u> V of ch. 111 or under
7	s. 230.12 or 233.10.
8	SECTION 3. 40.05 (4) (b) of the statutes is amended to read:

1 40.05 (4) (b) Except as provided under pars. (bc) and (bp), accumulated unused $\mathbf{2}$ sick leave under ss. 13.121 (4), 36.30, 230.35 (2), 233.10, 238.04 (8), and 757.02 (5) 3 and subch. I or V of ch. 111 of any eligible employee shall, at the time of death, upon 4 qualifying for an immediate annuity or for a lump sum payment under s. 40.25 (1) $\mathbf{5}$ or upon termination of creditable service and qualifying as an eligible employee 6 under s. 40.02 (25) (b) 6. or 10., be converted, at the employee's highest basic pay rate 7 he or she received while employed by the state, to credits for payment of health 8 insurance premiums on behalf of the employee or the employee's surviving insured 9 dependents. Any supplemental compensation that is paid to a state employee who 10 is classified under the state classified civil service as a teacher, teacher supervisor, or education director for the employee's completion of educational courses that have 11 12been approved by the employee's employer is considered as part of the employee's 13 basic pay for purposes of this paragraph. The full premium for any eligible employee 14 who is insured at the time of retirement, or for the surviving insured dependents of 15an eligible employee who is deceased, shall be deducted from the credits until the 16 credits are exhausted and paid from the account under s. 40.04 (10), and then 17deducted from annuity payments, if the annuity is sufficient. The department shall 18 provide for the direct payment of premiums by the insured to the insurer if the 19 premium to be withheld exceeds the annuity payment. Upon conversion of an 20 employee's unused sick leave to credits under this paragraph or par. (bf), the 21employee or, if the employee is deceased, the employee's surviving insured 22dependents may initiate deductions from those credits or may elect to delay 23initiation of deductions from those credits, but only if the employee or surviving 24insured dependents are covered by a comparable health insurance plan or policy 25during the period beginning on the date of the conversion and ending on the date on

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1	which the employee or surviving insured dependents later elect to initiate		
2	deductions from those credits. If an employee or an employee's surviving insured		
3	dependents elect to delay initiation of deductions from those credits, an employee or		
4	the employee's surviving insured dependents may only later elect to initiate		
5	deductions from those credits during the annual enrollment period under par. (be).		
6	A health insurance plan or policy is considered comparable if it provides hospital and		
7	medical benefits that are substantially equivalent to the standard health insurance		
8	plan established under s. 40.52 (1).		
9	SECTION 4. 40.05 (5) (intro.) of the statutes is amended to read:		
10	40.05 (5) INCOME CONTINUATION INSURANCE PREMIUMS. (intro.) For the income		
11	continuation insurance provided under subch. V the employee shall pay the amount		
12	remaining after the employer has contributed the following or, if different, the		
13	amount determined under a collective bargaining agreement under subch. <u>I or</u> V of		
14	ch. 111 or s. 230.12 or 233.10:		
15	SECTION 5. 40.05 (5) (b) 4. of the statutes is amended to read:		
16	40.05 (5) (b) 4. The accrual and crediting of sick leave shall be determined in		
17	accordance with ss. 13.121 (4), 36.30, 230.35 (2), 233.10, 238.04 (8), and 757.02 (5)		
18	and subch. <u>I or</u> V of ch. 111.		
19	SECTION 6. 40.05 (6) (a) of the statutes is amended to read:		
20	40.05 (6) (a) Except as otherwise provided in accordance with a collective		
21	bargaining agreement under subch. <u>I or</u> V of ch. 111 or s. 230.12 or 233.10, each		
22	insured employee under the age of 70 and annuitant under the age of 65 shall pay		
23	for group life insurance coverage a sum, approved by the group insurance board,		
24	which shall not exceed 60 cents monthly for each \$1,000 of group life insurance,		
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based upon the last amount of insurance in force during the month for which

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 $\mathbf{2}$ board if the annual compensation is paid in other than 12 monthly installments. 3 **SECTION 7.** 40.62 (2) of the statutes is amended to read: 4 40.62 (2) Sick leave accumulation shall be determined in accordance with rules $\mathbf{5}$ of the department, any collective bargaining agreement under subch. I or V of ch. 111, 6 and ss. 13.121 (4), 36.30, 49.825 (4) (d) and (5) (d), 49.826 (4) (d), 230.35 (2), 233.10, 7 238.04 (8), 757.02 (5) and 978.12 (3). 8 **SECTION 8.** 111.02 (1) of the statutes is amended to read: 9 111.02 (1) "All-union agreement" means an agreement between an employer 10 other than the University of Wisconsin Hospitals and Clinics Authority and the representative of the employer's employees in a collective bargaining unit whereby 11 12 all or any of the employees in such unit are required to be members of a single labor

13 organization.

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SECTION 9. 111.02 (3) of the statutes is amended to read:

15111.02 (3) "Collective bargaining unit" means all of the employees of one 16 employer, employed within the state, except as provided in s. 111.05 (5) and except 17that where a majority of the employees engaged in a single craft, division, 18 department or plant have voted by secret ballot as provided in s. 111.05 (2) to 19 constitute such group a separate bargaining unit they shall be so considered, but, in 20 appropriate cases, and to aid in the more efficient administration of this subchapter. 21the commission may find, where agreeable to all parties affected in any way thereby, 22an industry, trade or business comprising more than one employer in an association 23in any geographical area to be a "collective bargaining unit". A collective bargaining 24unit thus established by the commission shall be subject to all rights by termination 25or modification given by this subchapter in reference to collective bargaining units

earnings are paid. The equivalent premium may be fixed by the group insurance

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otherwise established under this subchapter. Two or more collective bargaining
 units may bargain collectively through the same representative where a majority of
 the employees in each separate unit have voted by secret ballot as provided in s.
 111.05 (2) so to do.

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SECTION 10. 111.02 (4m) of the statutes is created to read:

6 111.02 (4m) "Confidential authorization card" means a signed card that 7 employees of the University of Wisconsin Hospitals and Clinics Authority complete 8 to indicate their preferences regarding collective bargaining. An employee's 9 preferences indicated on the confidential authorization card shall be held 10 confidential to only the employee and the commission in certifying results, as 11 applicable.

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SECTION 11. 111.02 (5) of the statutes is amended to read:

13 111.02 (5) The term "election" shall mean a proceeding in which the employees 14 in a collective bargaining unit cast a secret ballot <u>or submit a confidential</u> 15 <u>authorization card</u> for collective bargaining representatives or for any other purpose 16 specified in this subchapter and shall include elections conducted by the commission, 17 or, unless the context clearly indicates otherwise, by any tribunal having competent 18 jurisdiction or whose jurisdiction was accepted by the parties.

SECTION 12. 111.02 (7) (a) of the statutes is renumbered 111.02 (7) (a) (intro.)
and amended to read:

21 111.02 (7) (a) (intro.) "Employer" means a person who engages the services of 22 an employee, and includes -a- all of the following:

<u>1. A</u> person acting on behalf of an employer within the scope of his or her
 authority, express or implied.

25 SECTION 13. 111.02 (7) (a) 2. of the statutes is created to read:

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2	SECTION 14. 111.02 (9m) of the statutes is created to read:
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0	111.02 (9m) "Maintenance of membership agreement" means an agreement
4 un	nder s. 111.13 (2).
5	SECTION 15. 111.02 (10m) of the statutes is created to read:
6	111.02 (10m) "Referendum" means a proceeding conducted by the commission
7 in	which employees of the University of Wisconsin Hospitals and Clinics Authority
8 in	a collective bargaining unit may cast a secret ballot on the question of directing
9 the	e labor organization and the employer to enter into a maintenance of membership
10 ag	reement or to terminate such an agreement.
11	SECTION 16. 111.04 (2) of the statutes is repealed.
12	SECTION 17. 111.04 (3) (a) (intro.) of the statutes is amended to read:
13	111.04 (3) (a) (intro.) No Except as provided in ss. 111.05 (5), 111.075, and
14 <u>11</u>	1.13, no person may require, as a condition of obtaining or continuing employment,
15 an	individual to do any of the following:
16	SECTION 18. 111.05 (1) of the statutes is amended to read:
17	111.05 (1) Representatives chosen for the purposes of collective bargaining by
18 a r	majority of the employees voting <u>or, for employees of the University of Wisconsin</u>
19 <u>He</u>	ospitals and Clinics Authority, submitting confidential authorization cards in a
20 col	llective bargaining unit shall be the exclusive representatives of all of the
21 em	nployees in such unit for the purposes of collective bargaining, provided that any
22 inc	dividual employee or any minority group of employees in any collective bargaining
23 un	it shall have the right at any time to present grievances to their employer in person
24 or	through representatives of their own choosing, and the employer shall confer with
25 th	em in relation thereto.

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1 **SECTION 19.** 111.05 (2) of the statutes is amended to read:

111.05 (2) Whenever Except as provided in sub. (5), whenever a question arises
concerning the determination of a collective bargaining unit, it shall be determined
by secret ballot, and the commission, upon request, shall cause the ballot to be taken
in such manner as to show separately the wishes of the employees in any craft,
division, department or plant as to the determination of the collective bargaining
unit.

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SECTION 20. 111.05 (3) of the statutes is amended to read:

9 111.05 (3) Whenever a question arises concerning the representation of 10 employees in a collective bargaining unit the commission shall determine the representatives thereof by taking a secret ballot of employees or, for employees of the 11 12University of Wisconsin Hospitals and Clinics Authority, by collecting confidential 13authorization cards and certifying in writing the results thereof to the interested 14parties and to their employer or employers. There shall be included on any ballot or 15confidential authorization card for the election of representatives the names of all 16 persons submitted by an employee or group of employees participating in the 17election, except that the commission may, in its discretion, exclude from the ballot 18 or confidential authorization card a person who, at the time of the election, stands 19 deprived of the person's rights under this subchapter by reason of a prior 20adjudication of the person's having engaged in an unfair labor practice. The ballot 21or confidential authorization card shall be so prepared as to permit of a vote against 22representation by anyone named on the ballot or confidential authorization card. 23The commission's certification of the results of any election shall be conclusive as to $\mathbf{24}$ the findings included therein unless reviewed in the same manner as provided by s. 25111.07 (8) for review of orders of the commission.

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1	SECTION 21. 111.05 (3m) of the statutes is amended to read:
2	111.05 (3m) Whenever an election has been conducted pursuant to sub. (3) in
3	which the name of more than one proposed representative appears on the ballot <u>or</u>
4	confidential authorization card and results in no conclusion, the commission may, in
5	its discretion, if requested by any party to the proceeding within 30 days from the
6	date of the certification of the results of such election, conduct a runoff election. In
7	such runoff election, the commission may drop from the ballot or confidential
8	authorization card the name of the representative that received the least number of
9	votes at the original election, or the privilege of voting against any representative
10	when the least number of votes cast at the first election was against representation
11	by any named representative.
12	SECTION 22. 111.05 (5) of the statutes is created to read:
13	111.05 (5) (a) 1. Collective bargaining units for representation of the employees
14	of the University of Wisconsin Hospitals and Clinics Authority shall include one unit
15	for employees engaged in each of the following functions:
16	a. Clerical and related.
17	b. Blue collar and nonbuilding trades.
18	c. Building trades crafts.
19	d. Security and public safety.
20	e. Technical.
21	f. Fiscal and staff services.
22	g. Patient care.
23	h. Science.
24	2. Collective bargaining units for representation of the employees of the
25	University of Wisconsin Hospitals and Clinics Authority who are engaged in a

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function not specified in subd. 1. shall be determined in the manner provided in this section. The creation of any collective bargaining unit for the employees is subject to approval of the commission. The commission may not allow fragmentation of the collective bargaining units or creation of any collective bargaining unit that is too small to provide adequate representation of employees. In approving the collective bargaining units, the commission shall give primary consideration to the authority's need to fulfill its statutory obligation.

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8 (b) If a single representative is certified to represent more than one of the 9 collective bargaining units specified in par. (a) 1. or 2., that representative and the 10 University of Wisconsin Hospitals and Clinics Authority may jointly agree to combine the collective bargaining units, subject to the right of the employees in any 11 12of the collective bargaining units that were combined to petition for a card collection 13under sub. (3). An agreement under this paragraph is effective upon written notice 14of the agreement by the parties to the commission and terminates upon written 15notice of the termination by the parties to the commission or upon decertification of 16 the representative entering into the agreement as representative of one of the 17combined collective bargaining units, whichever occurs first.

18 (c) The commission shall establish a procedure whereby employees of the 19 University of Wisconsin Hospitals and Clinics Authority may determine whether to 20form themselves into collective bargaining units under par. (a) 1. or 2. by confidential 21authorization cards in lieu of secret ballots. The procedure shall provide that once 22a majority of employees have indicated their preference on the confidential 23authorization cards to form themselves into a collective bargaining unit under par. $\mathbf{24}$ (a) 1. or 2., the collective bargaining unit is established. The procedure shall provide 25all of the following:

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1	1. A review of the confidential authorization cards submitted in support of a
2	claim to represent a majority of the employees of a collective bargaining unit.
3	2. A comparison of the employee list provided by the University of Wisconsin
4	Hospitals and Clinics Authority to the commission and to the collective bargaining
5	unit under s. 233.04 (2m) at least 7 days before the scheduled count of the
6	confidential authorization cards.
7	(d) If a majority of the employees under par. (c) have designated a
8	representative as their collective bargaining unit representative, the commission
9	shall certify that representative of the collective bargaining unit.
10	SECTION 23. 111.06 (1) (c) of the statutes is amended to read:
11	111.06 (1) (c) To encourage or discourage membership in any labor
12	organization, employee agency, committee, association, or representation plan by
13	discrimination in regard to hiring, tenure, or other terms or conditions of
14	employment in a collective bargaining unit where an all-union agreement or
15	maintenance of membership agreement is in effect as provided in s. 111.13.
16	SECTION 24. 111.06 (1) (cm) of the statutes is created to read:
17	111.06(1)(cm) To explicitly or implicitly encourage or discourage membership
18	in a collective bargaining unit that represents employees of the University of
19	Wisconsin Hospitals and Clinics Authority. It is not an unfair labor practice for the
20	University of Wisconsin Hospitals and Clinics Authority and a collective bargaining
21	unit that represents employees of the University of Wisconsin Hospitals and Clinics
22	Authority to issue joint statements regarding collective bargaining activities of the
23	authority and the representatives.
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24**SECTION 25.** 111.06 (1) (d) of the statutes is amended to read:

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1	111.06 (1) (d) To refuse to bargain collectively with the representative of a
2	majority of the employer's employees in any collective bargaining unit with respect
3	to representation or terms and conditions of employment, except as provided under
4	ss. 111.05 (5) and 111.17 (2), provided, however, that where an employer files with
5	the commission a petition requesting a determination as to majority representation,
6	the employer shall not be deemed to have refused to bargain until an election has
7	been held and the result thereof has been certified to the employer by the
8	commission.
9	SECTION 26. 111.06 (1) (e) of the statutes is amended to read:
10	111.06 (1) (e) To bargain collectively with the representatives of less than a
11	majority of the employer's employees in a collective bargaining unit, or <u>, except as</u>
12	provided in s. 111.13, to enter into an all-union agreement.
13	SECTION 27. 111.06 (1) (i) of the statutes is amended to read:
14	111.06 (1) (i) To deduct labor organization dues or assessments from an
15	employee's earnings, unless the employer has been presented with an individual
16	order therefor, signed by the employee personally, and terminable by the employee
17	giving to the employer at least 30 days' written notice of the termination <u>or unless</u>
18	there is an all-union agreement or maintenance of membership agreement in effect
19	as provided in s. 111.13. This paragraph applies to the extent permitted allowed
20	under federal law.
21	SECTION 28. 111.06 (1) (m) of the statutes is created to read:
22	111.06 (1) (m) To fail to give the notice of intention to engage in a lockout
23	provided in s. 111.115 (2).
24	SECTION 29. 111.06 (2) (i) of the statutes is amended to read:

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1 111.06 (2) (i) To fail to give the notice of intention to engage in a strike provided
 in s. 111.115 (2) or (3).

SECTION 30. 111.075 of the statutes is created to read:

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111.075 Maintenance of membership agreements. (1) This section only applies to collective bargaining units comprised of employees of the University of Wisconsin Hospitals and Clinics Authority.

(1m) (a) No maintenance of membership agreement may become effective unless authorized by a referendum. The commission shall order a referendum whenever it receives a petition supported by proof that at least 30 percent of the employees in a collective bargaining unit desire that a maintenance of membership agreement be entered into between the employer and a labor organization. A petition may specify that a referendum is requested on a maintenance of membership agreement only, in which case the ballot is limited to that question.

(b) For a maintenance of membership agreement to be authorized, at least a
majority of the eligible employees voting in a referendum must vote in favor of the
agreement.

17(c) If a maintenance of membership agreement is authorized in a referendum, 18 the employer shall enter into an agreement with the labor organization named on the 19 ballot in the referendum. Each maintenance of membership agreement must 20 contain a provision requiring the employer to deduct the amount of dues as certified 21by the labor organization from the earnings of the employees affected by the 22agreement and to pay the amount deducted to the labor organization. Unless the 23parties agree to an earlier date, the agreement takes effect 60 days after the 24commission certifies that the referendum vote authorized the agreement. The 25employer is held harmless against any claims, demands, suits, and other forms of

liability made by employees or local labor organizations that may arise for actions
 taken by the employer in compliance with this section. All lawful claims, demands,
 suits, and other forms of liability are the responsibility of the labor organization
 entering into the agreement.

5 (d) Under each maintenance of membership agreement, an employee who has 6 religious convictions against dues payments to a labor organization based on 7 teachings or tenets of a church or religious body of which he or she is a member shall, 8 upon request to the labor organization, have his or her dues paid to a charity 9 mutually agreed upon by the employee and the labor organization. Any dispute 10 concerning this paragraph may be submitted to the commission for adjudication.

(2) (a) A maintenance of membership agreement, once authorized, continues 11 12in effect, subject to the right of the employer or labor organization to petition the commission to conduct a new referendum. The commission shall conduct a new 1314referendum whenever it receives a petition supported by proof that at least 30 15percent of the employees in a collective bargaining unit desire that the maintenance of membership agreement be discontinued. If, in the referendum, a number that is 16 17at least the percentage of eligible voting employees required for initial authorization approve the continuance of the maintenance of membership agreement, the 18 19 membership is continued in effect, subject to the right of the employer or labor 20organization to initiate a further vote using the procedure in this subsection. If the 21continuation of the agreement is not supported in the referendum, the agreement 22terminates when the collective bargaining agreement terminates or one year from 23the date of the certification of the results of the referendum, whichever is earlier.

(b) The commission shall suspend any maintenance of membership agreement
upon conditions and for the time as the commission decides if the commissioner finds

that the labor organization has refused on the basis of race, color, sexual orientation, or creed, to receive as a member any employee in the collective bargaining unit involved, and the agreement is subject to the findings and the orders of the commission. Any party to the agreement or any employee covered by the agreement may come before the commission, as provided in s. 111.07, and petition the commission to make a finding.

7 (3) A stipulation for a referendum executed by an employer and a labor
8 organization may not be filed until after the representation election has been held
9 and the results certified.

(4) The commission may, under rules adopted for that purpose, appoint as its
 agent an official of the University of Wisconsin Hospitals and Clinics Authority to
 conduct the referenda provided for in this section.

13 **SECTION 31.** 111.115 (title) of the statutes is amended to read:

14 **111.115** (title) Notice of certain proposed <u>lockouts or</u> strikes.

15 SECTION 32. 111.115 (1) of the statutes is renumbered 111.115 (1) (intro.) and
amended to read:

17 111.115 (1) (intro.) In this section, "strike":

18 (b) "Strike" includes any concerted stoppage of work by employees, and any 19 concerted slowdown or other concerted interruption of operations or services by 20 employees, or any concerted refusal of employees to work or perform their usual 21 duties as employees, for the purpose of enforcing demands upon an employer.

22 SECTION 33. 111.115 (1) (a) of the statutes is created to read:

111.115 (1) (a) "Lockout" means the barring of one or more employees from their
employment in an establishment by an employer as a part of a labor dispute, which
is not directly subsequent to a strike or other job action of a labor organization or

1 group of employees of the employer or which continues or occurs after the 2 termination of a strike or other job action of a labor organization or group of 3 employees of the employer.

SECTION 34. 111.115 (2) of the statutes is created to read:

111.115 (2) If no collective bargaining agreement is in effect between the $\mathbf{5}$ University of Wisconsin Hospitals and Clinics Authority and the certified 6 7 representative of employees of that authority in a collective bargaining unit, the 8 employer may not engage in a lockout affecting employees in that collective 9 bargaining unit without first giving 10 days' written notice to the representative of 10 its intention to engage in a lockout, and the representative may not engage in a strike 11 without first giving 10 days' written notice to the employer of its intention to engage 12in a strike.

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SECTION 35. 111.13 of the statutes is created to read:

14 111.13 All-union agreements and maintenance of membership
 15 agreements. (1) (a) This section only applies to collective bargaining units
 16 comprised of employees of the University of Wisconsin Hospitals and Clinics
 17 Authority.

18 (b) An employer may enter into an all-union agreement with the voluntarily 19 recognized representative of the employees in a collective bargaining unit where at 20least a majority of the employees voting have voted affirmatively, by secret ballot, in 21favor of an all-union agreement in a referendum conducted by the commission, 22except that, if the bargaining representative has been certified by either the 23commission or the national labor relations board as the result of a representation 24election, no referendum is required to authorize the entry into an all-union 25agreement.

1 (c) An all-union agreement remains in force, subject to the right of either party $\mathbf{2}$ to the agreement to petition the commission to conduct a new referendum. If the 3 commission receives a petition and subsequently determines that there are 4 reasonable grounds to believe that the employees concerned have changed their 5 attitude toward the all-union agreement, the commission shall conduct a referendum. If, in the referendum, the support for the continuance of the all-union 6 7 agreement is at least equal to the support needed for initial authorization, the 8 agreement remains in force, subject to the right to petition for a further vote under 9 this paragraph. If the support for the continuance of the all-union agreement is less 10 than the support needed for initial authorization, the agreement is terminated at the termination of the contract of which it is a part or at the end of one year from the date 11 12 of the commission's announcement of the referendum results, whichever is earlier. 13 The commission shall terminate any all-union agreement whenever it finds that the 14 labor organization involved has unreasonably refused to receive as a member any 15employee of such employer, and each all-union agreement is subject to the duty of 16 the commission. Any interested person may come before the commission as provided 17in s. 111.07 and ask performance of this duty.

(2) The University of Wisconsin Hospitals and Clinics Authority and a labor 18 19 organization representing employees of that authority may enter into a maintenance 20 of membership agreement that requires that all of the employees have dues deducted 21under s. 20.921 (1) or 111.06 (1) (i). Employees whose dues are being deducted from 22earnings at the time the agreement takes effect shall continue to have dues deducted 23for the duration of the agreement. Employees who are hired on or after the effective 24date of the agreement shall have dues deducted upon hiring for the duration of the 25agreement.

1	SECTION 36.	111.17 of the statutes is renumbered 111.17 (intro.) and amended
2	to read:	

111.17 Conflict of provisions; effect. (intro.) Wherever the application of
the provisions of other statutes or laws conflict with the application of the provisions
of this subchapter, this subchapter shall prevail, except that in:

- 6 (1) In any situation where the provisions of this subchapter cannot be validly
 7 enforced the provisions of such other statutes or laws shall apply.
- 8 **SECTION 37.** 111.17 (2) of the statutes is created to read:

9 111.17 (2) All fringe benefits authorized or required to be provided by the 10 University of Wisconsin Hospitals and Clinics Authority to its employees under ch. 11 40 shall be governed exclusively by ch. 40, except that where any provision of ch. 40 12specifically allows a collective bargaining agreement under this subchapter to 13govern the eligibility for or the application, cost, or terms of a fringe benefit under 14ch. 40, or provides that the eligibility for or the application, cost, or terms of a fringe 15benefit under ch. 40 shall be governed by a collective bargaining agreement under 16 this subchapter, a collective bargaining agreement may contain a provision so 17governing and the provision supersedes any provision of ch. 40 with respect to the 18 employees to whom the agreement applies. The employer is prohibited from 19 engaging in collective bargaining concerning any matter governed exclusively by ch. 2040 under this subsection.

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SECTION 38. 233.03 (7) of the statutes is amended to read:

22 233.03 (7) Subject to s. 233.10 and ch. 40 and 1995 Wisconsin Act 27, section
23 9159 (4), and the duty to engage in collective bargaining with employees in a
24 collective bargaining unit for which a representative is certified under subch. I of ch.
25 <u>111</u>, employ any agent, employee or special advisor that the authority finds

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necessary and fix his or her compensation and provide any employee benefits,
 including an employee pension plan.

3 **SECTION 39.** 233.04 (2e) of the statutes is created to read:

4 233.04 (2e) Allow representatives of collective bargaining units representing 5 employees of the authority to present information for at least 30 minutes regarding 6 the collective bargaining units, the selection of representatives, the work of the 7 representatives, and the collective bargaining process at any mandatory orientation 8 session provided by the authority to new employees. The authority shall provide 48 9 hours' notice of such a mandatory orientation session to representatives of each 10 collective bargaining unit that represents employees of the authority.

11

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SECTION 40. 233.04 (2m) of the statutes is created to read:

12 233.04 (**2m**) Provide an accurate list of all individuals employed by the 13 authority to the employment relations commission and the representative of a 14 collective bargaining unit when requested by the employment relations commission.

SECTION 41. 233.04 (2s) of the statutes is created to read:

16 233.04 (2s) Allow representatives of collective bargaining units representing 17employees of the authority to meet with employees of the authority during nonwork 18 periods in building areas typically used by employees during nonwork periods, such 19 as break rooms, conference rooms, and cafeterias, for organizing activity. 20 Representatives of collective bargaining units representing employees of the authority shall provide notice to the authority of such a meeting at least 8 hours 2122before such a meeting. Not more than 5 representatives of a collective bargaining 23unit may attend such a meeting.

24 **SECTION 42.** 233.10 (2) (intro.) of the statutes is amended to read:

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1	233.10 (2) (intro.) Subject to subs. (3), (3r) and (3t) and ch. 40, <u>and the duty to</u>
2	engage in collective bargaining with employees in a collective bargaining unit for
3	which a representative is certified under subch. I of ch. 111, the authority shall
4	establish any of the following:
5	(END)