# Hall of the House of Representatives

88th General Assembly - Regular Session, 2011

Amendment Form

### Amendment No. 1 to House Bill No. 1251

Amend House Bill No. 1251 as originally introduced:

- Page 1, delete lines 24 through 28 and substitute the following: "SECTION 1. Arkansas Code § 16-7-104(8) and (9), concerning the powers
- and duties of the Arkansas Alternative Dispute Resolution Commission, are amended to read as follows:
- (8) Apply for and accept gifts or grants from any public or private source for use in maintaining and improving alternative dispute resolution programs in the state; and
- (9) Collect fees for tuition and registration of educational programs and to assist in maintaining a roster of third party neutrals.;
- (10) Collect fees and assess fines to assist in maintaining rosters of third-party neutrals;
- (11) Establish rules for the certification, professional conduct, discipline and training of persons who shall be eligible to arbitrate appeals from the state employee grievance procedures under § 21-1-701 et seq.; and
- (12) Collect a fee to provide arbitrators for appeals from the state employee grievance procedures under § 21-1-701 et seq.
- SECTION 2. Arkansas Code Title 16, Chapter 7, Subchapter 1 is amended to add an additional section to read as follows:
  - 16-7-108. Appeals from state employee grievance procedures.
- (a) The Arkansas Alternative Dispute Resolution Commission shall maintain a roster of arbitrators qualified to hear appeals from state employee grievance procedures under § 21-1-701 et seq.
- (b) The commission shall provide a panel of arbitrators from which the employee and state agency may select an arbitrator to hear the employee's appeal from the state employee grievance procedures under § 21-1-701 et seq.
- (c) The commission may promulgate rules concerning the selection of arbitrators for appeals from state employee grievance procedures under § 21-1-701 et seq.



SECTION 3. Arkansas Code Title 21, Chapter 1 is amended to add an additional subchapter to read as follows:

Subchapter 7. Appeals of State Employee Grievances.

21-1-701. Definitions.

As used in this subchapter:

- (1) "Adverse action" means the same as defined at § 21-1-602;
- (2) "Appropriate authority" means the same as defined at § 21-1-602;
- (3) "Arbitrator" means an individual who is certified by the Arkansas Alternative Dispute Resolution Commission to hear appeals under this subchapter;
- (4) "Communicating in good faith" means a verbal or written report made at a time and in a manner that gives a state agency reasonable notice of the need to correct a waste or violation;
- (5)(A) "Employee" means a person regularly appointed or employed in a position of state service by a state agency for which:

(i) He or she is compensated on a full-time basis or on a pro rata basis; and

(ii) A class title and pay grade are established in the appropriation act for the agency or institution in accordance with the Uniform Classification and Compensation Act, § 21-5-201 et seq.

(B) "Employee" does not include a supervisory employee; (6)(A) "State agency" means a board, commission, department, division, or office of state government within the executive branch.

- (B) "State agency" does not include:
  - (i) An institution of higher education;
  - (ii) The Arkansas State Highway and Transportation

Department; and

(iii) The Arkansas State Game and Fish Commission;

(7) "Supervisory employee" means any individual having:

(A) Authority in the interest of a state agency to hire, transfer, suspend, lay off, recall, promote, discharge, assign, reward, or discipline other employees of the state agency; or

(B) If his or her exercise of authority requires the use of independent judgment and is not of a merely routine or clerical nature, the responsibility to direct other employees of the state agency by which he or she is employed;

- (8) "Violation" means the same as defined at § 21-1-602; and
- (9) "Waste" means the same as defined at § 21-1-602.

## 21-1-702. Appeals.

(a)(1) Upon the completion of any employee grievance procedure mandated by the executive branch, an employee who wishes to appeal the results of the employee grievance procedure mandated by the executive branch may file an appeal with the Office of Personnel Management of the Department of Finance and Administration if the employee has been:

- (A) Terminated;
- (B) Demoted;
- (C) Suspended for fourteen (14) or more days; or
- (D)(i) Subject to adverse action by his or her state

#### (a) Communicating in good faith to an

#### appropriate authority:

- (1) The existence of waste of public
- funds, property, or manpower, including federal funds, property, or manpower administered or controlled by a public employer; or
- of a law, rule, or regulation adopted under the laws of this state or a political subdivision of the state;
- <u>(b) Participating or giving information in an</u> <u>investigation, hearing, court proceeding, legislative or other inquiry, or in</u> any form of administrative review; or
- (c) Objecting or refusing to carry out a directive that the employee reasonably believes violates a law, rule, or regulation adopted under the authority of the laws of the state or a political subdivision of the state.
- (ii) An employee filing an appeal under this subdivision (a)(1)(D) does not waive his or her right to file a claim under the Arkansas Whistle-Blower Act, § 21-1-601 et seq.
- (2) The employee shall file the appeal with the Office of Personnel Management within thirty (30) days of the conclusion of any employee grievance procedures mandated by the executive branch.
- (b)(1) The employee filing the appeal and the state agency shall select an arbitrator to hear the appeal from a panel of arbitrators provided by the Arkansas Alternative Dispute Resolution Commission under § 16-7-104.
- (2)(A) The commission shall promulgate rules concerning the qualifications and certification process of arbitrators eligible to hear appeals.
- (B)(i) The qualifications shall include a background in employer and employee relations.
- <u>(ii) The qualifications shall not require a person</u> to be an attorney to hear appeals under this subchapter.
- (c)(1) An employee appealing to the commission may request that the appeal be conducted by:
- (A) A de novo before the arbitrator selected to hear the appeal; or
- (B) The record being reviewed by the arbitrator selected to hear the appeal.
- (2)(A) A state agency decision shall be sustained only if the state agency's decision is supported by:
- (i) Substantial evidence, if the action was based on an employee's unacceptable performance; or
- (ii) A preponderance of the evidence, if the action was based on factors other than an employee's unacceptable performance.
- (B) A state agency decision shall not be upheld by the arbitrator selected to hear the appeal if the employee shows:
- (i) Harmful error in the state agency's procedures in arriving at the decision;
- (ii) That the decision was based on a prohibited personnel practice; or
- (iii) That the decision was not in accordance with the law.

- (d) An employee appealing under this subchapter may be represented by an attorney or other representative in proceedings before an arbitrator selected to hear the appeal.
- (e)(1) The arbitrator shall conduct the appeal within forty-five (45) days of the appeal's filing date.
- (2) The arbitrator shall issue a final decision within twenty (20) days of the date of the hearing or review of the record.
  - (3) The final decision of the arbitrator may not be appealed.

#### 21-1-703. Relief.

- (a) If an employee is the prevailing party in an appeal under this subchapter, the employee shall be granted relief deemed appropriate by the arbitrator, including without limitation:
  - (1) Attorney's fees; and
- (2) The restoration of the employee to his or her previous employment position.
- (b)(1) An employee who is found to have been affected by an unjustified or unwarranted personnel action that resulted in the withdrawal or reduction of all or part of the employee's pay or allowances may receive, at the discretion of the arbitrator, an amount equal to all or part of the pay or allowances that the employee would have earned or received during the period affected by the personnel action, less any amounts earned by the employee through other employment during that period.
- (2) If the arbitrator awards an amount under subdivision (b)(1) of this section, the employee shall receive the following benefits if the benefits were not received due to the personnel action:
- (A) Annual and sick leave credit that the employee would have earned or received during the period affected by the personnel action; and
- (B) Credit under an applicable state retirement system that the employee would have earned or received during the period affected by the personnel action.
- (3) If the arbitrator awards an amount under subdivision (b)(1) of this section, he or she shall also award interest, compounded daily, calculated under rules promulgated by the Office of Personnel Management of the Department of Finance and Administration.
- (4) An amount awarded under subdivision (b)(l) of this section shall not be an amount that results in the employee's exceeding the total compensation authorized by law for the position at issue.
- (c)(1) If the decision of the arbitrator requires a financial award to an employee, the state agency shall pay the award ordered by the arbitrator if it is ten thousand dollars (\$10,000) or less.
- (2)(A) If the award exceeds ten thousand dollars (\$10,000), the award shall be referred to the General Assembly for an appropriation.
- (B) The Office of Personnel Management shall file a written report of an award exceeding ten thousand dollars (\$10,000) to the Claims Review Subcommittee of the Legislative Council.
- (C) The report shall include a concise statement of the facts with an explanation of the state agency's liability.
- (D) The report shall be filed with the Claims Review Subcommittee within thirty (30) days after the final decision of the arbitrator.

- (d) If the arbitrator determines, upon motion of the employee appealing under this subchapter, that irreparable harm or damage would result to the employee in the time period pending the appeal decision, the arbitrator may grant an injunction that is to remain in effect until the final decision of the arbitrator.
  - 21-1-704. Alternative dispute resolution.
- (a) In lieu of requesting an appeal under § 21-1-702, an employee may request that the appeal be mediated.
- (b) If an employee requests mediation, the Arkansas Alternative

  Dispute Resolution Commission shall select an appropriate mediator from a roster maintained by the commission of those mediators who meet the commission's guidelines for that type of case.
- (c) If the parties reach an agreement through mediation, the mediator shall provide a copy of the mediation agreement to the Office of Personnel Management of the Department of Finance and Administration and the matter shall be considered resolved and final.
- (d)(1) If the parties are unable to reach an agreement through mediation, the mediator shall report that information to the commission.
- (2) An employee who is unable to reach an agreement through mediation may request an appeal under § 21-1-702 within ten (10) days of the unsuccessful mediation.
  - 21-1-705. Rules.
- (a) The Department of Finance and Administration shall promulgate rules governing appeals under this subchapter.
- (b) The Arkansas Alternative Dispute Resolution Commission shall promulgate rules governing the selection of arbitrators for the purpose of hearing appeals under this subchapter.
- SECTION 4. DO NOT CODIFY. The Office of Personnel Management of the Department of Finance and Administration shall begin receiving appeals under this subchapter on July 1, 2012."

The Amendment was read	
By: Representative Nickels	
MBM/BGS - 03/09/11 09:32	
MBM331	Chief Clerk