TT	7	$\sim$	1	$\sim$		7
H-	$\perp$	۷.	LЧ	U	١.	$\perp$

## HOUSE BILL 1951

State of Washington

65th Legislature

2017 Regular Session

By Representatives Manweller, Koster, and Buys

- ΑN ACT Relating to requiring public employee collective 1 2 bargaining sessions to be open meetings; amending RCW 42.30.140; 3 adding a new section to chapter 42.30 RCW; adding a new section to 4 chapter 41.56 RCW; adding a new section to chapter 28B.52 RCW; adding 5 a new section to chapter 41.59 RCW; adding a new section to chapter 41.76 RCW; adding a new section to chapter 41.80 RCW; adding a new 6 section to chapter 47.64 RCW; and adding a new section to chapter 7 8 49.39 RCW.
- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 10 **Sec. 1.** RCW 42.30.140 and 1990 c 98 s 1 are each amended to read 11 as follows:
- If any provision of this chapter conflicts with the provisions of any other statute, the provisions of this chapter shall control: PROVIDED, That this chapter shall not apply to:
- 15 (1) The proceedings concerned with the formal issuance of an order granting, suspending, revoking, or denying any license, permit, or certificate to engage in any business, occupation, or profession or to any disciplinary proceedings involving a member of such 19 business, occupation, or profession, or to receive a license for a 20 sports activity or to operate any mechanical device or motor vehicle where a license or registration is necessary; or

p. 1 HB 1951

- 1 (2) That portion of a meeting of a quasi-judicial body which 2 relates to a quasi-judicial matter between named parties as 3 distinguished from a matter having general effect on the public or on 4 a class or group; or
- 5 (3) Matters governed by chapter 34.05 RCW, the Administrative 6 Procedure Act; or
- 7 Collective bargaining sessions (4)(a) with employee organizations, including ((contract negotiations,)) grievance 8  $meetings((\tau))$  and discussions relating to the interpretation or 9 application of a labor agreement; or (b) that portion of a meeting 10 11 during which the governing body is planning or adopting the strategy 12 or position to be taken by the governing body during the course of any collective bargaining, professional negotiations, or grievance or 13 14 mediation proceedings, or reviewing the proposals made in the negotiations or proceedings while in progress. 15
- NEW SECTION. Sec. 2. A new section is added to chapter 42.30 RCW to read as follows:
- 18 (1) Collective bargaining sessions with employee organizations 19 involving contract negotiations must be open to the public.
- 20 (2) This section does not require a public employer to permit 21 public comment opportunities during collective bargaining 22 negotiations. Public employers may choose to video tape collective 23 bargaining negotiations instead of permitting firsthand observation 24 of negotiations by the public, provided videos of the negotiations 25 are made available online within twenty-four hours.
- NEW SECTION. Sec. 3. A new section is added to chapter 41.56 27 RCW to read as follows:
- (1) Collective bargaining sessions between bargaining representatives and public employers, or their representatives, involving contract negotiations under this chapter must be open to the public.
- 32 (2) This section does not require a public employer to permit 33 public comment opportunities during collective bargaining 34 negotiations. Public employers may choose to video tape collective 35 bargaining negotiations instead of permitting firsthand observation 36 of negotiations by the public, provided videos of the negotiations 37 are made available online within twenty-four hours.

p. 2 HB 1951

NEW SECTION. **Sec. 4.** A new section is added to chapter 28B.52 RCW to read as follows:

3

4

5 6

7

8

9

10

11 12

- (1) Collective bargaining sessions between employee organizations, or their representatives, and public employers, or their representatives, involving contract negotiations under this chapter must be open to the public.
- (2) This section does not require a public employer to permit public comment opportunities during collective bargaining negotiations. Public employers may choose to video tape collective bargaining negotiations instead of permitting firsthand observation of negotiations by the public, provided videos of the negotiations are made available online within twenty-four hours.
- NEW SECTION. Sec. 5. A new section is added to chapter 41.59
  RCW to read as follows:
- 15 (1) Collective bargaining sessions between employee 16 organizations, or their representatives, and public employers, or 17 their representatives, involving contract negotiations under this 18 chapter must be open to the public.
- 19 (2) This section does not require a public employer to permit 20 public comment opportunities during collective bargaining 21 negotiations. Public employers may choose to video tape collective 22 bargaining negotiations instead of permitting firsthand observation 23 of negotiations by the public, provided videos of the negotiations 24 are made available online within twenty-four hours.
- NEW SECTION. Sec. 6. A new section is added to chapter 41.76 RCW to read as follows:
- 27 (1) Collective bargaining sessions between employee 28 organizations, or their representatives, and public employers, or 29 their representatives, involving contract negotiations under this 30 chapter must be open to the public.
- 31 (2) This section does not require a public employer to permit 32 public comment opportunities during collective bargaining 33 negotiations. Public employers may choose to video tape collective 34 bargaining negotiations instead of permitting firsthand observation 35 of negotiations by the public, provided videos of the negotiations 36 are made available online within twenty-four hours.

p. 3 HB 1951

NEW SECTION. Sec. 7. A new section is added to chapter 41.80 RCW to read as follows:

3

4

5 6

- (1) Collective bargaining sessions between employee organizations, or their representatives, and public employers, or their representatives, involving contract negotiations under this chapter must be open to the public.
- 7 (2) This section does not require a public employer to permit 8 public comment opportunities during collective bargaining 9 negotiations. Public employers may choose to video tape collective 10 bargaining negotiations instead of permitting firsthand observation 11 of negotiations by the public, provided videos of the negotiations 12 are made available online within twenty-four hours.
- NEW SECTION. Sec. 8. A new section is added to chapter 47.64
  RCW to read as follows:
- 15 (1) Collective bargaining sessions between ferry employee 16 organizations, or their representatives, and public employers, or 17 their representatives, involving contract negotiations under this 18 chapter must be open to the public.
- 19 (2) This section does not require a public employer to permit 20 public comment opportunities during collective bargaining 21 negotiations. Public employers may choose to video tape collective 22 bargaining negotiations instead of permitting firsthand observation 23 of negotiations by the public, provided videos of the negotiations 24 are made available online within twenty-four hours.
- NEW SECTION. Sec. 9. A new section is added to chapter 49.39
  RCW to read as follows:
- 27 (1) Collective bargaining sessions between bargaining 28 representatives and public employers, or their representatives, 29 involving contract negotiations under this chapter must be open to 30 the public.
- 31 (2) This section does not require a public employer to permit 32 public comment opportunities during collective bargaining 33 negotiations. Public employers may choose to video tape collective 34 bargaining negotiations instead of permitting firsthand observation 35 of negotiations by the public, provided videos of the negotiations 36 are made available online within twenty-four hours.

--- END ---

p. 4 HB 1951