#### 117TH CONGRESS 1ST SESSION

# H. R. 2586

To provide collective bargaining rights for fire fighters and emergency medical services personnel employed by States or their political subdivisions, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

APRIL 15, 2021

Mr. Kildee (for himself, Mr. Fitzpatrick, Mr. Rodney Davis of Illinois, Mrs. Hayes, Ms. Jayapal, Ms. Leger Fernandez, Ms. Manning, Mrs. McBath, Mr. Mrvan, Mr. Pascrell, Ms. Wild, and Mr. Pocan) introduced the following bill; which was referred to the Committee on Education and Labor

# A BILL

To provide collective bargaining rights for fire fighters and emergency medical services personnel employed by States or their political subdivisions, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Fire Fighters and
- 5 EMS Employer-Employee Cooperation Act".
- 6 SEC. 2. PURPOSE AND POLICY.
- 7 Congress declares that the following is the policy of
- 8 the United States:

- (1) Labor-management relationships and partnerships are based on trust, mutual respect, open communication, bilateral consensual problem solving, and shared accountability. Labor-management cooperation fully utilizes the strengths of both parties to best serve the interests of the public, operating as a team, to carry out the fire and EMS mission in a quality work environment. In many fire and EMS agencies, it is the union that provides the institutional stability as elected leaders and appointees come and go.
- (2) State and local fire and EMS personnel play an essential role in the efforts of the United States to detect, prevent, and respond to terrorist attacks, and to respond to natural disasters, hazardous materials, and other mass casualty incidents. State and local fire and EMS personnel, as first responders, are a component of the National Incident Management System, developed by the Department of Homeland Security to coordinate response to and recovery from terrorism, major natural disasters, and other major emergencies. Fire and EMS employer-employee cooperation is essential in meeting these needs and is, therefore, in the National interest.

- (3) The Federal Government needs to encourage conciliation, mediation, and arbitration to aid and encourage employers and the representatives of their employees to reach and maintain agreements concerning rates of pay, hours, and working conditions, and to make all reasonable efforts through negotiations to settle their differences by mutual agreement reached through collective bargaining or by such methods as may be provided for in any applicable agreement for the settlement of disputes.
  - (4) The absence of adequate cooperation between fire and EMS employers and employees has implications for the security of employees and can affect interstate and intrastate commerce. The lack of such labor-management cooperation can detrimentally impact the upgrading of fire and emergency medical services of local communities, the health and well-being of fire and EMS personnel, and the morale of fire and EMS departments. Additionally, these factors could have significant commercial repercussions. Moreover, providing minimal standards for collective bargaining negotiations in the fire and EMS sector can prevent industrial strife between labor and management that interferes with the normal flow of commerce.

1 (5) Many States and localities already provide 2 fire and EMS personnel with collective bargaining 3 rights comparable to or greater than the rights and 4 responsibilities set forth in this Act, and such State 5 and local laws should be respected. 6 SEC. 3. DEFINITIONS. 7 In this Act: 8 (1) AUTHORITY.—The term "Authority" means 9 the Federal Labor Relations Authority. 10 CONFIDENTIAL EMPLOYEE.—The (2)11 "confidential employee" has the meaning given such term under applicable State law on the date of en-12 13 actment of this Act. If no such State law is in effect, 14 the term means an individual, employed by a fire 15 and EMS employer, who— 16 (A) is designated as confidential; and 17 (B) is an individual who routinely assists, 18 in a confidential capacity, supervisory employ-19 ees and management employees. 20

(3) EMERGENCY MEDICAL SERVICES PER-SONNEL.—The term "emergency medical services personnel" means an individual who provides out-ofhospital emergency medical care, including an emergency medical technician, paramedic, or first responder.

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1	(4) Employer; fire and ems agency; fire
2	AND EMS EMPLOYER.—The terms "employer", "fire
3	and EMS agency", and "fire and EMS employer"
4	mean any State, or political subdivision of a State,
5	that employs fire and EMS personnel.
6	(5) Fire and ems personnel.—The term
7	"fire and EMS personnel"—
8	(A) means an employee of a fire and EMS
9	agency who is a firefighter and/or an emergency
10	medical services personnel;
11	(B) includes an individual who is tempo-
12	rarily transferred to a supervisory or manage-
13	ment position; and
14	(C) does not include a permanent super-
15	visory, management, or confidential employee.
16	(6) Firefighter.—The term "firefighter" has
17	the meaning given the term "employee engaged in
18	fire protection activities" in section 3(y) of the Fair
19	Labor Standards Act of (29 U.S.C. 203(y)).
20	(7) Labor organization.—The term "labor
21	organization" means an organization of any kind, in
22	which employees participate and which exists for the
23	purpose, in whole or in part, of dealing with employ-
24	ers concerning grievances, conditions of employment,

and related matters.

- 1 (8)MANAGEMENT EMPLOYEE.—The term "management employee" has the meaning given 2 such term under applicable State law in effect on 3 4 the date of enactment of this Act. If no such State 5 law is in effect, the term means an individual em-6 ployed by a fire and EMS employer in a position 7 that requires or authorizes the individual to formu-8 late, determine, or influence the policies of the em-9 ployer.
  - (9) Person.—The term "person" means an individual or a labor organization.
  - (10) STATE.—The term "State" means each of the several States of the United States, the District of Columbia, and any territory or possession of the United States.
  - (11) Substantially provides", when used with respect to the rights and responsibilities described in section 4(b), means comparable to or greater than each right and responsibility described in such section.
  - (12) Supervisory employee" has the meaning given such term under applicable State law in effect on the date of enactment of this Act. If no such State law is in

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1	effect, the term means an individual, employed by a
2	fire and EMS employer, who—
3	(A) has the authority in the interest of the
4	employer to hire, direct, assign, promote, re-
5	ward, transfer, furlough, lay off, recall, sus-
6	pend, discipline, or remove fire and EMS per-
7	sonnel, to adjust their grievances, or to effec-
8	tively recommend such action, if the exercise of
9	the authority is not merely routine or clerical in
10	nature but requires the consistent exercise of
11	independent judgment; and
12	(B) devotes a majority of time at work to
13	exercising such authority.
	exercising such authority.  SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBIL-
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14 15	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBIL-
<ul><li>14</li><li>15</li><li>16</li></ul>	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBIL- ITIES.
14 15 16 17	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBILITIES.  (a) DETERMINATION.—
14 15 16 17 18	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBILITIES.  (a) DETERMINATION.—  (1) IN GENERAL.—Not later than 180 days
14 15 16 17 18	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBIL- ITIES.  (a) DETERMINATION.—  (1) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Author-
14 15 16 17 18 19 20	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBILITIES.  (a) DETERMINATION.—  (1) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Authority shall make a determination as to whether a State
14 15 16 17 18 19 20 21	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBILITIES.  (a) DETERMINATION.—  (1) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Authority shall make a determination as to whether a State substantially provides for the rights and responsibilities.
13 14 15 16 17 18 19 20 21 22 23	SEC. 4. DETERMINATION OF RIGHTS AND RESPONSIBILATION.  (a) DETERMINATION.—  (1) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Authority shall make a determination as to whether a State substantially provides for the rights and responsibilities described in subsection (b).

ions of affected employers and labor organizations.

In the case where the Authority is notified by an affected employer and labor organization that both parties agree that the law applicable to such employer and labor organization substantially provides for the rights and responsibilities described in subsection (b), the Authority shall give such agreement weight to the maximum extent practicable in making the Authority's determination under this subsection.

(3) LIMITED CRITERIA.—In making the determination described in paragraph (1), the Authority shall be limited to the application of the criteria described in subsection (b) and shall not require any additional criteria.

#### (4) Subsequent determinations.—

- (A) IN GENERAL.—A determination made pursuant to paragraph (1) shall remain in effect unless and until the Authority issues a subsequent determination, in accordance with the procedures set forth in subparagraph (B) of this section.
- (B) PROCEDURES FOR SUBSEQUENT DE-TERMINATIONS.—Upon establishing that a material change in State law or its interpretation has occurred, an employer or a labor organization may submit a written request for a subse-

- 1 quent determination. If satisfied that a material 2 change in State law or its interpretation has oc-3 curred, the Authority shall issue a subsequent determination not later than 30 days after re-4 ceipt of such request.
- 6 (5) Judicial review.—Any person or em-7 ployer aggrieved by a determination of the Authority 8 under this section may, during the 60-day period be-9 ginning on the date on which the determination was 10 made, petition any United States Court of Appeals in the circuit in which the person or employer re-12 sides or transacts business or in the District of Co-13 lumbia Circuit, for judicial review.
- 14 (b) RIGHTS AND RESPONSIBILITIES.—In making a 15 determination described in subsection (a), the Authority shall consider a State's law to substantially provide the 16 17 required rights and responsibilities unless such law fails 18 to provide rights and responsibilities comparable to or greater than the following: 19
  - (1) Granting fire and EMS personnel the right to form and join a labor organization, which may exclude management employees, supervisory employees, and confidential employees, that is, or seeks to be, recognized as the exclusive bargaining representative of such employees.

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- 1 (2) Requiring fire and EMS employers to recog2 nize the employees' labor organization (freely chosen
  3 by a majority of the employees), to agree to bargain
  4 with the labor organization, and to commit any
  5 agreements to writing in a contract or memorandum
  6 of understanding.
  - (3) Providing for the right to bargain over hours, wages, and terms and conditions of employment.
  - (4) Making available an interest impasse resolution mechanism, such as fact-finding, mediation, arbitration, or comparable procedures.
  - (5) Requiring enforcement of all rights, responsibilities, and protections enumerated in this section, and of any written contract or memorandum of understanding between a labor organization and a fire and EMS employer, through—
- 18 (A) a State administrative agency, if the 19 State so chooses; and/or
- 20 (B) any court of competent jurisdiction.
- 21 (c) Compliance With Requirements.—If the Au-22 thority determines, acting pursuant to its authority under 23 subsection (a), that a State substantially provides rights 24 and responsibilities described in subsection (b), then this
- 25 Act shall not preempt State law.

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1	(d) Failure To Meet Requirements.—
2	(1) In general.—If the Authority determines
3	acting pursuant to its authority under subsection
4	(a), that a State does not substantially provide for
5	the rights and responsibilities described in sub-
6	section (b), then such State shall be subject to the
7	regulations and procedures described in section 5 be-
8	ginning on the later of—
9	(A) the date that is 2 years after the date
10	of enactment of this Act;
11	(B) the date that is the last day of the
12	first regular session of the legislature of the
13	State that begins after the date the Authority
14	makes a determination under subsection $(a)(1)$
15	or
16	(C) in the case of a State receiving a sub-
17	sequent determination under subsection (a)(4)
18	the date that is the last day of the first regular
19	session of the legislature of the State that be-
20	gins after the date the Authority made the de-
21	termination.
22	(2) Partial failure.—If the Authority makes
23	a determination that a State does not substantially
24	provide for the rights and responsibilities described

in subsection (b) solely because the State law sub-

- 1 stantially provides for such rights and responsibil-2 ities for certain categories of fire and EMS per-3 sonnel covered by the Act but not others, the Authority shall identify those categories of fire and 5 EMS personnel that shall be subject to the regula-6 tions and procedures described in section 5, pursu-7 ant to section 8(b)(3) and beginning on the appro-8 priate date described in paragraph (1), and those 9 categories of fire and EMS personnel that shall re-10 main solely subject to State law with respect to the 11 rights and responsibilities described in subsection 12 (b).
- 13 SEC. 5. ROLE OF FEDERAL LABOR RELATIONS AUTHORITY.
- 14 (a) IN GENERAL.—Not later than 1 year after the
- 15 date of enactment of this Act, the Authority shall issue
- 16 regulations, in accordance with the rights and responsibil-
- 17 ities described in section 4(b), establishing collective bar-
- 18 gaining procedures for employers and fire and EMS per-
- 19 sonnel in States where the Authority has determined, act-
- 20 ing pursuant to section 4(a), do not substantially provide
- 21 for such rights and responsibilities.
- 22 (b) Role of the Federal Labor Relations Au-
- 23 THORITY.—The Authority, to the extent provided in this
- 24 Act and in accordance with regulations prescribed by the
- 25 Authority, shall—

- (1) determine the appropriateness of units for
   labor organization representation;
  - (2) supervise or conduct elections to determine whether a labor organization has been selected as an exclusive representative by a voting majority of the employees in an appropriate unit;
    - (3) resolve issues relating to the duty to bargain in good faith;
  - (4) conduct hearings and resolve complaints of unfair labor practices;
  - (5) resolve exceptions to the awards of arbitrators;
  - (6) protect the right of each employee to form, join, or assist any labor organization, or to refrain from any such activity, freely and without fear of penalty or reprisal, and protect each employee in the exercise of such right; and
  - (7) take such other actions as are necessary and appropriate to effectively administer this Act, including issuing subpoenas requiring the attendance and testimony of witnesses and the production of documentary or other evidence from any place in the United States, and administering oaths, taking or ordering the taking of depositions, ordering re-

sponses to written interrogatories, and receiving and examining witnesses.

# (c) Enforcement.—

- (1) AUTHORITY TO PETITION COURT.—The Authority may petition any United States Court of Appeals with jurisdiction over the parties, or the United States Court of Appeals for the District of Columbia Circuit, to enforce any final orders under this section, and for appropriate temporary relief or a restraining order.
- (2) Private right of action.—Unless the Authority has filed a petition for enforcement as provided in paragraph (1), any party has the right to file suit in any appropriate district court of the United States to enforce compliance with the regulations issued by the Authority pursuant to this section, or to enforce compliance with any order issued by the Authority pursuant to this section. The right provided by this subsection to bring a suit to enforce compliance with any order issued by the Authority pursuant to this section shall terminate upon the filing of a petition seeking the same relief by the Authority. Enforcement against a State shall be pursuant to section 8(b)(4).

#### 1 SEC. 6. STRIKES AND LOCKOUTS PROHIBITED.

- 2 (a) IN GENERAL.—Subject to subsection (b), an em-
- 3 ployer, fire and EMS personnel, or labor organization may
- 4 not engage in a lockout, sickout, work slowdown, strike,
- 5 or any other organized job action that will measurably dis-
- 6 rupt the delivery of emergency services and is designed
- 7 to compel an employer, fire and EMS personnel, or labor
- 8 organization to agree to the terms of a proposed contract.
- 9 (b) No Preemption.—Nothing in this section shall
- 10 be construed to preempt any law of any State or political
- 11 subdivision of any State with respect to strikes by fire and
- 12 EMS personnel.
- 13 SEC. 7. EXISTING COLLECTIVE BARGAINING UNITS AND
- 14 AGREEMENTS.
- 15 A certification, recognition, election-held, collective
- 16 bargaining agreement, or memorandum of understanding
- 17 that has been issued, approved, or ratified by any public
- 18 employee relations board or commission or by any State
- 19 or political subdivision or its agents and is in effect on
- 20 the day before the date of enactment of this Act shall not
- 21 be invalidated by the enactment of this Act.
- 22 SEC. 8. CONSTRUCTION AND COMPLIANCE.
- 23 (a) Construction.—Nothing in this Act shall be
- 24 construed—
- 25 (1) to preempt or limit the remedies, rights,
- and procedures of any law of any State or political

- subdivision of any State that provides comparable or greater rights and responsibilities than the rights and responsibilities described in section 4(b);
  - (2) to prevent a State from enforcing a rightto-work law that prohibits employers and labor organizations from negotiating provisions in a labor agreement that require union membership or payment of union fees as a condition of employment;
  - (3) to preempt or limit any State law in effect on the date of enactment of this Act that provides for the rights and responsibilities described in section 4(b) solely because such State law permits an employee to appear on the employee's own behalf with respect to the employee's employment relations with the fire and EMS agency involved;
  - (4) to prohibit a State from exempting from coverage under this Act a political subdivision of the State that has a population of less than 5,000 or that employs less than 25 full-time employees, including each individual employed by the political subdivision, except any individual elected by popular vote or appointed to serve on a board or commission; or
  - (5) to preempt or limit the laws or ordinances of any State or political subdivision of a State that

provide for the rights and responsibilities described in section 4(b) solely because such law or ordinance does not require bargaining with respect to pension or retirement.

# (b) Compliance.—

- (1) ACTIONS OF STATES.—Nothing in this Act or the regulations promulgated under this Act shall be construed to require a State to rescind or preempt the laws or ordinances of any of the State's political subdivisions if such laws provide rights and responsibilities for fire and EMS personnel that are comparable to or greater than the rights and responsibilities described in section 4(b).
- (2) ACTIONS OF THE AUTHORITY.—Nothing in this Act or the regulations promulgated under this Act shall be construed to preempt—
  - (A) the laws or ordinances of any State or political subdivision of a State, if such laws provide collective bargaining rights for fire and EMS personnel that are comparable to or greater than the rights enumerated in section 4(b);
  - (B) the laws or ordinances of any State or political subdivision of a State that provide for the rights and responsibilities described in sec-

- tion 4(b) with respect to certain categories of fire and EMS personnel covered by this Act solely because such rights and responsibilities have not been extended to other categories of fire and EMS personnel covered by this Act; or
  - (C) the laws or ordinances of any State or political subdivision of a State that provide for the rights and responsibilities described in section 4(b), solely because such laws or ordinances provide that a contract or memorandum of understanding between a fire and EMS employer and a labor organization must be presented to a legislative body as part of the process for approving such contract or memorandum of understanding.
  - (3) LIMITED ENFORCEMENT POWER.—In the case of a law described in paragraph (2)(B), the Authority shall only exercise the powers provided in section 5 with respect to those categories of fire and EMS personnel who have not been afforded the rights and responsibilities described in section 4(b).
  - (4) EXCLUSIVE ENFORCEMENT PROVISION.— Notwithstanding any other provision of the Act, and in the absence of a waiver of a State's sovereign immunity, the Authority shall have the exclusive power

- 1 to enforce the provisions of this Act with respect to
- 2 employees of a State.
- 3 SEC. 9. AUTHORIZATION OF APPROPRIATIONS.
- 4 There are authorized to be appropriated such sums
- 5 as may be necessary to carry out the provisions of this
- 6 Act.

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