LRB-3607/1 CMH:cjs:jf

# 2005 ASSEMBLY BILL 930

January 24, 2006 – Introduced by Representatives Sheridan, Sinicki, Kessler, Turner, Zepnick, Berceau, Pope-Roberts, Van Akkeren, Black, Pocan, Seidel, Boyle, Fields and Lehman, cosponsored by Senators Hansen, Decker, Erpenbach, Carpenter and Miller. Referred to Committee on Labor.

- 1 AN ACT to amend 111.02 (3), 111.02 (5), 111.05 (1), 111.05 (2), 111.05 (3), 111.05
- 2 (3m) and 111.05 (4); and to create 111.02 (1m) of the statutes; relating to:
- 3 authorization cards for collective bargaining representation.

# Analysis by the Legislative Reference Bureau

Under current law, the Wisconsin Employment Relations Commission (WERC) determines representatives of collective bargaining units by certifying the results of an employees' vote by secret ballot. The current law applies only to employees who are not under the jurisdiction of the National Labor Relations Act (NLRA) or other federal law. These employees include agricultural employees, domestic employees, state and local employees, and supervisors.

This bill permits the WERC to determine representatives of collective bargaining units by certifying the results of confidential authorization cards submitted by employees who are not under the jurisdiction of the NLRA or other federal law. "Authorization cards" are cards that employees complete to indicate their preferences regarding collective bargaining representation.

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

**Section 1.** 111.02 (1m) of the statutes is created to read:

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111.02 (1m) "Authorization card" means a signed card that employees complete to indicate their preferences regarding collective bargaining representation.

**Section 2.** 111.02 (3) of the statutes is amended to read:

111.02 (3) "Collective bargaining unit" means all of the employees of one employer, employed within the state, except as provided in s. 111.05 (5) and except that where a majority of the employees engaged in a single craft, division, department, or plant have voted by secret ballot, or have submitted confidential authorization cards, as provided in s. 111.05 (2) to constitute such group a separate bargaining unit they shall be so considered, but, in appropriate cases, and to aid in the more efficient administration of ss. 111.01 to 111.19, the commission may find, where agreeable to all parties affected in any way thereby, an industry, trade, or business comprising more than one employer in an association in any geographical area to be a "collective bargaining unit". A collective bargaining unit thus established by the commission shall be is subject to all rights by termination or modification given by ss. 111.01 to 111.19 in reference to collective bargaining units otherwise established under ss. 111.01 to 111.19. 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, or have submitted confidential authorization cards, as provided in s. 111.05 (2) so to do.

**Section 3.** 111.02 (5) of the statutes is amended to read:

111.02 **(5)** The term "election" shall mean "Election" means a proceeding in which the employees in a collective bargaining unit cast a secret ballot for <u>or submit confidential authorization cards to determine</u> collective bargaining representatives or for any other purpose specified in this subchapter and shall include includes

elections conducted by the commission, or, unless the context clearly indicates otherwise, by any tribunal having competent jurisdiction or whose jurisdiction was accepted by the parties.

**Section 4.** 111.05 (1) of the statutes is amended to read:

111.05 (1) Representatives chosen for the purposes of collective bargaining by a majority of the employees voting or submitting confidential authorization cards in a collective bargaining unit shall be the exclusive representatives of all of the employees in such unit for the purposes of collective bargaining, provided that any individual employee or any minority group of employees in any collective bargaining unit shall have the right at any time to present grievances to their employer in person or through representatives of their own choosing, and the employer shall confer with them in relation thereto.

**Section 5.** 111.05 (2) of the statutes is amended to read:

111.05 (2) Except as provided in sub. (5), whenever a question arises concerning the determination of a collective bargaining unit as defined in s. 111.02 (3), it shall be determined by secret ballot, and the or by confidential authorization cards. The commission, upon request, shall cause the ballot to be taken, or the confidential authorization cards to be submitted, 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.

**Section 6.** 111.05 (3) of the statutes is amended to read:

111.05 (3) Whenever a question arises concerning the representation of employees in a collective bargaining unit the commission shall determine the representatives thereof by taking a secret ballot of employees, or by collecting confidential authorization cards, and certifying in writing the results thereof of the

ballot or the collection to the interested parties and to their employer or employers. There shall be included on any ballot or authorization card for the election selection of representatives the names of all persons submitted by an employee or group of employees participating in the election, except that the commission may, in its discretion, exclude from the ballot a person who, at the time of the election, stands deprived of the person's rights under this subchapter by reason of a prior adjudication of the person's having engaged in an unfair labor practice. The ballot or card shall be so prepared so as to permit of a vote or statement against representation by anyone named on the ballot. The commission's certification of the results of any election shall be or card collection is conclusive as to the findings included therein unless reviewed in the same manner as provided by s. 111.07 (8) for review of orders of the commission.

**Section 7.** 111.05 (3m) of the statutes is amended to read:

pursuant to sub. (3) in which the name of more than one proposed representative appears on the ballot <u>or authorization card</u> and results in no conclusion, the commission may, in its discretion, if requested by any party to the proceeding within 30 days from the date of the certification of the results of such election, conduct a runoff election <u>or card collection</u>. In such runoff election <u>or card collection</u>, the commission may drop from the ballot the name of the representative that received the least number of votes for whom the fewest ballots were cast or cards submitted at the original election <u>or collection</u>, or the privilege of voting against any representative when the least number of votes cast fewest ballots cast or cards submitted at the first election was <u>or collection</u> were against representation by any named representative.

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**SECTION 8.** 111.05 (4) of the statutes is amended to read:

111.05 (4) Questions concerning the determination of collective bargaining units or representation of employees may be raised by petition of any employee or the employee's employer, or the representative of either of them. Where it appears by the petition that any emergency exists requiring prompt action, the commission shall act on the petition immediately and hold the election or authorization card collection requested within such time as will meet the requirements of the emergency presented. The fact that one election or collection has been held does not prevent the holding of another election or collection among the same group of employees, provided that it appears to the commission that sufficient reason for another election exists.

12 (END)