Workshop: Collective Bargaining and Labor Relations Training for New Administrators and New Union Representatives - Introduction to Collective Bargaining

Conrad Bowling
FMCS

Follow this and additional works at: http://thekeep.eiu.edu/jcba

Part of the Collective Bargaining Commons, and the Higher Education Commons

Recommended Citation
Available at: http://thekeep.eiu.edu/jcba/vol0/iss11/52

This Proceedings Material is brought to you for free and open access by The Keep. It has been accepted for inclusion in Journal of Collective Bargaining in the Academy by an authorized editor of The Keep. For more information, please contact tabruns@eiu.edu.
Introduction to Collective Bargaining
Introductions & Expectations
Collective bargaining is an economically rational behavior engaged in by two competing interests: employers and labor unions.

Settlement between the two parties is reached at an equilibrium point at which both employer and employee perceive that they will be better off if they agree than if they do not.

In the case of college faculty bargaining, the union’s major goals are improved financial compensation, job security, and reduced work loads.

Institutions of higher education, however, seek to conserve their scarce resources in order to maximize productivity, particularly in regard to institutional quality. (Leslie & Hu, 1977, p. 33)
The performance of the mutual obligation of the employer and the representative of the employees to:

- meet at reasonable times
- confer in good faith

*Section 8[d] of the National Labor Relations Act*
What’s covered by an academic collective bargaining agreement?

- **Wages**
  - Compensable benefits
  - Merit

- **Hours (workload)**
  - Assignment of duties

- **Other conditions of employment**
  - Evaluation
  - Facilities
Framework for Collective Bargaining

- Notices to bargain
- To meet at reasonable times
- Good faith bargaining
- Confer in good faith
- Mandatory, permissive, illegal subjects
When Bargaining Is Required

- Initial Contracts
- Renegotiations
- Reopeners
- Effects
Steps of Negotiations

- Pre-Bargaining
- Bargaining
- Post-Bargaining
Preparation for Collective Bargaining
Gather Information

- Sources of information
  - Survey Constituents
  - Current Contract
  - Grievance History
  - Business & Economic Trends
  - Comparable (Salaries, Healthcare, etc.)
Assess critical issues

Costing

Evaluate and leverage positions realistically

Priorities and objectives (sometimes called “bottom line”)
Logistics and Administrative Issues

- Send proper notice
- Develop internal target dates for bargaining objectives
- Public relations and image issues
Establish and Prepare Team

- Identify lead spokesperson and other roles
- Review meeting protocol to be adopted at the table
- Role of team
- Role of chief spokesperson
Joint Sessions
Preliminary Meeting

- Schedule
- Ground Rules
- Roles
- Confidentiality
First Meeting (Initial Presentations)

- Opening Statement
- Initial Proposal Exchange
- Information Requests
- Housekeeping
- Update Bargaining Calendar
Early Meetings

- Process is underway
- Types of meetings:
  - Joint sessions
  - Caucuses
  - Sidebar discussions
Middle Meetings

- Typically begin to make movement on minor issues
- Packaging & Trading
- May begin to target economic issues
Closing Meetings

Focus is usually on major economic issues
Settlement and Ratifications

- Tentative Agreement (TA)
- Wrap-Up
- Aftermath of Negotiations
Post Bargaining
Ratification With a Recommendation

- Timing
- How much information should be given to ratifying body?
- Has agreement been rejected previously?
- Standing of Negotiating Committee
- The quality of Agreement Endorsement of Negotiating Committee
Post-Bargaining Wrap-up

Post-Ratification Education

- Internal
  - From Management
  - From Union Reps
- External
Completion w/o Recommended Offer

- Last Best and Final Offer (LBFO)
- Schedule another meeting
- Mediation or other 3rd party involvement
- Continue working under the existing CBA with a contract extension
- Some form of job action
Possible Third Party Interventions

- Fact-finding
- Mediation
- Interest arbitration
Group Simulation