

BALTIMORE CITY (~~1949 EDITION~~ 1964 REVISION);

(2) ~~SECTION 6 (24A) ARTICLE 2 (28) OF THE CHARTER OF BALTIMORE CITY (1949 EDITION), AS AMENDED BY CHAPTER 753 OF THE ACTS OF 1953 (1964 REVISION); AND~~

(3) SECTIONS 321 THROUGH 326 AND § 641 OF THE CODE OF PUBLIC LOCAL LAWS OF BALTIMORE CITY (1949 EDITION).

REVISOR'S NOTE: This section presently appears as the first clause of the first sentence of Art. 62B, §22(a).

The present reference to the Administration as "acting by and through its proper officers" is deleted as unnecessary.

The present references to §§ 321 through 326 and §641 of the Code of Public Local Laws of Baltimore City (1949 Edition) are retained even though these sections were repealed in 1969. This is done since this section authorizes the apportionment of duties under these repealed statutes.

The only other changes are in style.

6-408. TRANSFER OF EMPLOYEES.

(A) AGREEMENT MAY PROVIDE FOR TRANSFER.

AN AGREEMENT MADE UNDER §6-407 OF THIS SUBTITLE MAY PROVIDE FOR THE TRANSFER BY BALTIMORE CITY TO THE ADMINISTRATION OF ANY OFFICERS, INCLUDING THE HARBOR ENGINEER OF BALTIMORE CITY, AND ANY EMPLOYEES OF BALTIMORE CITY AS ARE NECESSARY OR CONVENIENT FOR THE ADMINISTRATION TO PERFORM THE DUTIES THAT IT UNDERTAKES BY THE AGREEMENT.

(B) TRANSFERRED EMPLOYEE TO BE UNDER MERIT SYSTEM.

EACH TRANSFERRED OFFICER AND EMPLOYEE COVERED BY AND SUBJECT TO THE PROVISIONS OF THE CITY SERVICE COMMISSION OF BALTIMORE CITY AS A CLASSIFIED EMPLOYEE IS ENTITLED, WITHOUT FURTHER EXAMINATION OR RESTRICTION, TO ALL THE RIGHTS AND PRIVILEGES AND IS SUBJECT TO ALL THE PROVISIONS OF THE STATE MERIT SYSTEM LAW.

(C) SALARY AND STATUS NOT TO BE DECREASED.

(1) THE TRANSFER OF AN OFFICER OR EMPLOYEE MAY NOT RESULT IN ANY DECREASE OF THE SALARY OR STATUS OF THE OFFICER OR EMPLOYEE.

(2) TO THE EXTENT REASONABLY POSSIBLE, EACH TRANSFER SHALL BE TO A POSITION OF COMPARABLE RANK AND RESPONSIBILITY.