EXECUTIVE ORDER
NUMBER FORTY-FIVE

TO: HEADS OF ALL STATE DEPARTMENTS, AGENCIES AND AUTHORITIES, AND ALL POLITICAL SUBDIVISIONS AND GOVERNMENTAL UNITS OF THE STATE OF DELAWARE

RE: EMPLOYEE AND LABOR-MANAGEMENT RELATIONS IN STATE GOVERNMENT

WHEREAS, a responsive and adaptive government helps promote the public interest by rationally managing its workforce to assure accountability, efficiency, and stability in the provision of government services; and

WHEREAS, while the various Executive Branch departments and agencies have different structures, histories, and missions, their goals are identical in the employee and labor relations arena: efficient and effective management practices that encourage employee productivity and creativity, and produce workplace fairness and stability at the lowest practical cost; and

WHEREAS, the provision of consistent and effective labor-management relations requires that the Executive Branch and its departments and agencies speak with one voice to assure a uniform employer position, high quality management services, equitable treatment of employees, and the ability to address issues in a timely and decisive manner; and
WHEREAS, these goals can best be achieved by affirming that employee and labor relations should continue to be managed centrally by the State Personnel Office, reinforcing that responsibility by increasing the day-to-day responsibilities of the State Personnel Director for labor-management relations, and ensuring that the Governor determines the situations where it is appropriate to allow individual agencies to conduct their labor-management relations issues with the assistance of advisors in addition to those employed by the State Personnel Office.

NOW, THEREFORE, I, THOMAS R. CARPER, by virtue of the authority vested in me as Governor of the State of Delaware, do hereby declare and order that:

1. The State Personnel Office shall maintain the central managerial role over all employee and labor relations matters in the Executive Branch, and shall represent the interests of the Executive Branch and its departments and agencies. Public and Higher Education agencies and the Judicial Branch of government are urged to continue using the State Personnel Office in an advisory role.

2. To manage this critical function effectively, the responsibilities and duties performed by State Personnel Office are set forth herein as follows:

   a) The State Personnel Director shall assign the Deputy State Personnel Director to be the State’s lead official in the day-to-day management of labor relations;

   b) The State Personnel Office shall exercise the authority and responsibilities reposed in it, or any of its sections, by prior Executive Orders, policy statements and directives;

   c) Unless otherwise approved by the Governor’s Office, the State Personnel Office shall manage and conduct all collective bargaining negotiations with employee
organizations, including, after prior consultation with the department or client agency, approving management team members nominated by departments and agencies. On behalf of the State, the State Personnel Office shall approve and sign all collective bargaining agreements and any other agreements or arrangements made involving employee organizations that represent employees subject to Executive Branch authority;

d) The State Personnel Office shall manage and represent the Executive Branch and its departments and agencies in labor arbitration, Public Employment Relations Board, Department of Labor, and other administrative proceedings involving employee and labor relations issues;

e) The State Personnel Office shall provide policy direction and professional/technical expertise on employee and labor relations issues;

f) The State Personnel Office shall assist department and agency managers and personnel representatives in maintaining consistency with the State’s management policies and objectives, and adherence to specified contractual terms, defined employee due process rights, and Merit System requirements;

g) The decision whether to use any non-State Personnel Office staff or outside representatives or advisors, e.g., outside consultants or attorneys, to perform or otherwise engage in any employee or labor relations activities shall be made by the Governor’s Office, after consultation with the Deputy Director and Director of State Personnel, in compliance with relevant state laws, including 29 Del. C. § 2507; and
h) All departments and agencies shall notify the State Personnel Office promptly of any information requests or subpoenas involving any employee or labor relations matter, including contract negotiations and grievance arbitration proceedings. Upon review and consultation with the affected department or agency, the State Personnel Office shall determine the appropriate response to all such requests and non-court subpoenas. Where major policy and/or legal considerations may be involved, the State Personnel Office shall consult with the Governor’s Office and/or the Department of Justice.

3. This Order shall be circulated by all cabinet secretaries and agency heads to their relevant personnel managers. Executive Order Number Twelve is hereby repealed.

Approved this 30th day of April, 1997.

[Signature]
Governor

Attest:

[Signature]
Secretary of State