new	delete
II	II
underscored material	[bracketed material]

${ t BILL}$

56TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2023

INTRODUCED BY

1

2

3

5

6 7

8

9

10

11

12

13

14

15 16

17

18

19

20 21

22

23

24

25

DISCUSSION DRAFT

ENDORSED BY THE INVESTMENTS AND PENSIONS OVERSIGHT COMMITTEE

AN ACT

RELATING TO RETIREE HEALTH CARE; INCREASING EMPLOYEE AND EMPLOYER CONTRIBUTION RATES TO THE RETIREE HEALTH CARE FUND.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 10-7C-15 NMSA 1978 (being Laws 1990, Chapter 6, Section 15, as amended by Laws 2009, Chapter 287, Section 2 and by Laws 2009, Chapter 288, Section 3) is amended to read:

- "10-7C-15. RETIREE HEALTH CARE FUND CONTRIBUTIONS.--
- Following completion of the preliminary contribution period, each participating employer shall make contributions to the fund pursuant to the following provisions:
- for participating employees who are not (1) members of an enhanced retirement plan, the employer's contribution shall equal

.223383.1SA

2	each participating employee's salary for the period from July
3	1, 2002 through June 30, 2010;
4	(b) one and six hundred sixty-six
5	thousandths percent of each participating employee's salary for
6	the period from July 1, 2010 through June 30, 2011;
7	(c) one and eight hundred thirty-four
8	thousandths percent of each participating employee's salary for
9	the period from July 1, 2011 through June 30, 2012; and
10	(d) two and thirty-three hundredths
11	percent of each participating employee's salary [beginning July
12	1, 2012];
13	(2) for participating employees who are
14	members of an enhanced retirement plan, the employer's
15	contribution shall equal
16	[(a) one and three-tenths percent of
17	each participating employee's salary for the period from July
18	1, 2002 through June 30, 2010;
19	(b) two and eighty-four thousandths
20	percent of each participating employee's salary for the period
21	from July 1, 2010 through June 30, 2011;
22	(c) two and two hundred ninety-two
23	thousandths percent of each participating employee's salary for
24	the period from July 1, 2011 through June 30, 2012; and
25	(d)] two and [one-half] <u>ninety-three</u>

[(a) one and three-tenths percent of

1	<u>nundredths</u> percent of each participating employee's salary
2	[beginning July 1, 2012]; and
3	(3) each employer that chooses to become a
4	participating employer after January 1, 1998 shall make
5	contributions to the fund in the amount determined to be
6	appropriate by the board.
7	B. Following completion of the preliminary
8	contribution period, each participating employee, as a
9	condition of employment, shall contribute to the fund pursuant
10	to the following provisions:
11	(1) for a participating employee who is not a
12	member of an enhanced retirement plan, the employee's
13	contribution shall equal
14	[(a) sixty-five hundredths of one
15	percent of the employee's salary for the period from July 1,
16	2002 through June 30, 2010;
17	(b) eight hundred thirty-three
18	thousandths of one percent of the employee's salary for the
19	period from July 1, 2010 through June 30, 2011;
20	(c) nine hundred seventeen thousandths
21	of one percent of the employee's salary for the period from
22	July 1, 2011 through June 30, 2012; and
23	(d) one and seventeen-hundredths percent
24	of the employee's salary [beginning July 1, 2012];
25	(2) for a participating employee who is a
	.223383.1SA

11
12
13
14
15
16
17
18
19
20
21
22
23
24

25

1

2

3

5

6

7

8

9

10

member	of	an	enhand	ced	retirement	plan,	the	employee's
contrib	uti	on	shall	eqı	ıal			

(a) sixty-five hundredths of one percent of the employee's salary for the period from July 1, 2002 through June 30, 2010;

(b) one and forty-two thousandths percent of the employee's salary for the period from July 1, 2010 through June 30, 2011;

(c) one and one hundred forty-six thousandths percent of the employee's salary for the period from July 1, 2011 through June 30, 2012; and

(d) one and [one-fourth] forty-seven hundredths percent of the employee's salary [beginning July 1, 2012]; and

as a condition of employment, each (3) participating employee of an employer that chooses to become a participating employer after January 1, 1998 shall contribute to the fund an amount that is determined to be appropriate by the board. Each month, participating employers shall deduct the contribution from the participating employee's salary and shall remit it to the board as provided by any procedures that the board may require.

C. [On or after July 1, 2009] No person who has obtained service credit pursuant to Subsection B of Section 10-11-6 NMSA 1978, Section 10-11-7 NMSA 1978 or Paragraph (3) .223383.1SA

or (4) of Subsection A of Section 22-11-34 NMSA 1978 may enroll with the authority unless the person makes a contribution to the fund equal to the full actuarial present value of the amount of the increase in the person's health care benefit, as determined by the authority.

- D. Except for contributions made pursuant to Subsection C of this section, a participating employer that fails to remit before the tenth day after the last day of the month all employer and employee deposits required by the Retiree Health Care Act to be remitted by the employer for the month shall pay to the fund, in addition to the deposits, interest on the unpaid amounts at the rate of six percent per year compounded monthly.
- E. Except for contributions made pursuant to Subsection C of this section, the employer and employee contributions shall be paid in monthly installments based on the percent of payroll certified by the employer.
- F. Except in the case of erroneously made contributions or as may be otherwise provided in Subsection D of Section 10-7C-9 NMSA 1978, contributions from participating employers and participating employees shall become the property of the fund on receipt by the board and shall not be refunded under any circumstances, including termination of employment or termination of the participating employer's operation or participation in the Retiree Health Care Act.

.223383.1SA

1	G. Notwichstanding any other provision in the
2	Retiree Health Care Act and at the first session of the
3	legislature following July 1, 2013, the legislature shall
4	review and adjust the distributions pursuant to Section
5	[7-1-6.1] <u>7-1-6.30</u> NMSA 1978 and the employer and employee
6	contributions to the authority in order to ensure the actuarial
7	soundness of the benefits provided under the Retiree Health
8	Care Act.
9	H. As used in this section, "member of an enhanced
10	retirement plan" means:
11	(1) a member of the public employees
12	retirement association who, pursuant to the Public Employees
13	Retirement Act, is included in:
14	(a) state police member, [and adult]
15	correctional officer member and probation and parole officer
16	member coverage plan 1;
17	(b) municipal police member coverage
18	plan 3, 4 or 5;
19	(c) municipal fire member coverage plan
20	3, 4 or 5; or
21	(d) municipal detention officer member
22	coverage plan 1; or
23	(2) a member pursuant to the provisions of the
24	Judicial Retirement Act."

SECTION 2.

.223383.1SA

EFFECTIVE DATE.--The effective date of the

provisions of this act is July 1, 2023.

- 7 -

.223383.1SA