LEGISLATIVE EDUCATION STUDY COMMITTEE BILL ANALYSIS

Bill No: <u>*SB 572a</u>

49th Legislature, 1st Session, 2009

Short Title: <u>Alternative Educational Retirement Plans</u>

Sponsor(s): Senator Mary Jane M. García and Others

Analyst: <u>Kathleen Forrer</u>

Date: March 6, 2009

AS AMENDED

The Senate Floor amendment addresses an incomplete sentence in the section of the bill relating to the solicitation of proposals for ARP benefits to strike the word "some" and add a phrase that allows ERB to consider a combination of eligible contracts, investments, accounts or certificates in the request for proposal process.

The Senate Finance Committee amendment:

- strikes the word "irrevocable" as a remaining modifier of the word "election" (see "Technical Issues" in this bill analysis); and
- adds an emergency clause.

Original Bill Summary:

SB 572 amends those sections of the *Educational Retirement Act* that pertain to the alternative retirement plan (ARP) to:

- clarify that eligible participants who fail to elect to participate in an ARP within 90 days of becoming eligible at a qualifying state educational institution may not choose to participate in an ARP at any point in the future, even if they are subsequently hired by a different qualifying state educational institution;
- allow eligible participants who have contributed to an ARP for a cumulative total of seven years or more to exercise a one-time option within 120 days of becoming eligible to become a regular member. However, funds on deposit in an ARP at the time the individual becomes a regular member remain with the ARP contractor, unless otherwise provided by law;
- specify that the Educational Retirement Board (ERB) is responsible for approving the positions at each qualifying state educational institution that are eligible to participate in an ARP;
- provide that an ARP participant has the option of selecting retirement benefits not only in the form of an annuity (lifetime income payments), as in current statute, but also as payments over a term of years or a single lump sum cash payment;
- allow eligible participants, upon termination of employment with a qualifying institution, to transfer, roll over, or withdraw the balance in their ARP accounts in accordance with the provisions of the federal *Internal Revenue Code*;
- allow the ERB to solicit proposals for ARP benefits that meet the requirements of the Internal Revenue Code, thereby expanding the options available to participants, who currently may only choose an annuity; and

• increase the total number of vendors that ERB may select from three to five (ERB must select at least two).

In addition, SB 572 specifies that ARP participants who choose to become regular members:

- will use the date on which they were first employed at a qualifying state educational institution for purposes of determining any retirement eligibility;
- may not purchase service credit for periods of employment during which they participated in an ARP; and
- must acquire at least five years of contributory employment as a regular member in order to be eligible for ERB retirement benefits.

Fiscal Impact:

SB 572 makes no appropriation.

Fiscal Issues:

In its analysis of SB 572, ERB indicates that the proposed changes to the ARP would have no significant fiscal impact on the Educational Retirement Fund.

Issues:

The *Educational Retirement Act* allows regularly employed faculty or professional employees and certain regularly employed researchers or service providers at New Mexico public postsecondary institutions¹ to participate in an ARP, which is a defined contribution retirement plan. Under current statute, the only option that has been available to eligible ARP participants is an annuity. In addition, once an eligible employee has chosen to participate in an ARP, that individual has been prohibited from later choosing to become a regular ERB member, covered by the state's educational retirement defined benefits plan.

According to the ERB analysis of SB 572, beginning in 1991, the ARP was made an option for faculty and professional employees of the four-year postsecondary institutions to assist those institutions in recruiting qualified staff: "The ARP is oriented towards mobile professionals who do not anticipate completing their careers in New Mexico or who anticipate changing careers at some point." The two-year postsecondary institutions were added in 1999.

ERB states that, currently, approximately 1,600 postsecondary employees participate in the ARP, over 1,200 of whom are employed by the University of New Mexico and New Mexico State University.

Technical Issues:

In its analysis of SB 572, HED notes that on page 2, line 14, the word "irrevocable" remains as a modifier of the word "election." Because the phrase refers to an employee initially choosing to

¹ The qualifying state educational institutions are: the University of New Mexico, New Mexico State University, New Mexico Institute of Mining and Technology, New Mexico Highlands University, Eastern New Mexico University, Western New Mexico University, Central New Mexico Community College, Clovis Community College, Luna Community College, Mesalands Community College, New Mexico Junior College, Northern New Mexico College, San Juan College, and Santa Fe Community College.

participate in an ARP and because SB 572 would allow that employee a one-time chance to change his or her mind, the initial election is not "irrevocable."

As introduced, SB 572 and HB 525 are almost identical. The only difference is on page 5, lines 4-5 of both bills. SB 572 states that the participant may be paid in the form of a lifetime income, "if held in an annuity contract..."; whereas, HB 525 states that the participant may be paid in the form of a lifetime income but does not include the phrase "if held in an annuity contract."

Background:

The ARP is a defined contribution plan in which employees contribute 7.9 percent of their gross income on a pre-tax basis to their ARP plan. The employer contribution is 11.65 percent of gross earnings and will increase by 0.75 percent each year until 2011 when the employer contribution will be 13.9 percent. Three percent of the employer match goes to the ERB to help pay for the unfunded liability incurred by the plan.

Currently ARP participants have a choice between two annuity providers:

- Teachers Insurance and Annuity Association College Retirement Equities Fund (TIAA-CREF); and
- AIG Retirement Services (American International Group/The Variable Annuity Life Insurance Company).

Related Bill:

*HB 525a Alternative Educational Retirement Plans (almost duplicates *SB 572a)