

HOUSE BILL 271

49TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2009

INTRODUCED BY

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AN ACT

RELATING TO MUNICIPAL EMPLOYEE RETIREMENT; REOPENING MUNICIPAL GENERAL COVERAGE PLAN 4.

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

Section 1. Section 10-11-55.7 NMSA 1978 (being Laws 1998, Chapter 106, Section 1, as amended) is amended to read:

"10-11-55.7. MUNICIPAL GENERAL MEMBER COVERAGE PLAN 4-APPLICABILITY.--Municipal general member coverage plan 4 is
applicable to a designated group of municipal general members
the first day of the calendar month following an affirmative
vote by the majority of the municipal general members in a
designated group. A designated group may be all members
employed by the affiliated public employer, an organizational
group whose compensation is established by negotiated contract
or all members employed by the affiliated public employer,

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whose compensation is not established by negotiated contract.
The election shall be conducted by the retirement board in
accordance with the procedures adopted by the retirement board.
The procedures shall afford all municipal general members who
are part of the designated group an opportunity to vote. A new
election for coverage by municipal general member coverage plan
4 shall not be held prior to the expiration of six months
following the date of an election that failed to adopt
municipal general member coverage plan 4. An election adopting
municipal general member coverage plan 4 is irrevocable for the
purpose of subsequently adopting a coverage plan that would
decrease employer or employee contributions with respect to all
current and future municipal general employees of the
affiliated public employer who are part of the designated
group. [All elections for the purpose of adopting municipal
general member coverage plan 4 shall take place prior to July
1, 2000. Any election occurring after June 30, 2000 shall be
void.]"

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