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AGENCY BILL ANALYSIS 2024 REGULAR SESSION

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{*Analysis must be uploaded as a PDF*}

SECTION I: GENERAL INFORMATION

{Indicate if analysis is on an original bill, amendment, substitute or a correction of a previous bill}

Check all that apply:			Date	1/26/24
Original Correction	x Amendment		Bill No:	HB 236
R	epresentative Chasey,	Agency Name		

Sponsor:	Representative Stewart, Representative Lan	and Code Number:	366-PERA
Short	Public Safety Retirees	Person Writing	Anna Williams
Title:	Returning to work	Phone: 505-259	-8489 Email annae.williams@pera.nm.go

SECTION II: FISCAL IMPACT

<u>APPROPRIATION</u> (dollars in thousands)

Appropriation		Recurring	Fund	
FY24	FY25	or Nonrecurring	Affected	

(Parenthesis () Indicate Expenditure Decreases)

REVENUE (dollars in thousands)

	Recurring	Fund		
FY24	FY25	FY26	or Nonrecurring	Affected

(Parenthesis () Indicate Expenditure Decreases)

ESTIMATED ADDITIONAL OPERATING BUDGET IMPACT (dollars in thousands)

	FY24	FY25	FY26	3 Year Total Cost	Recurring or Nonrecurring	Fund Affected
Total						

(Parenthesis () Indicate Expenditure Decreases)

Duplicates/Conflicts with/Companion to/Relates to: Duplicates/Relates to Appropriation in the General Appropriation Act

SECTION III: NARRATIVE

BILL SUMMARY

Synopsis:

Effective July 1, 2024, HB 236 amends the Public Employees Retirement Act [NMSA 1978 10-11-8] to allow certain members to return-to-work ninety days after retirement. Any retired member may return-to-work in the following positions: adult correctional officer, adult detention officer, juvenile correctional officer, juvenile detention officer, municipal police officer, sheriff's deputy, or state police officer. Return-to-work is subject to the following:

- 1. Pension benefits shall continue during the period of return-to-work;
- 2. Return-to-work retirees shall have retired prior to December 31, 2023;
- 3. Member must have not been employed by an affiliated public employer as an employee or independent contractor for one hundred twenty consecutive days;
- 4. Cost-of-living adjustments (COLA) shall continue during the period of return-to-work;
- 5. Return-to-work retirees will not accrue additional service credit during the period of re-employment;
- 6. Requires nonrefundable employee and employer contributions be made under the applicable coverage plan for the period of re-employment;
- 7. ;
- 8. The return-to-work retiree shall have no seniority based on pre-retirement status.
- 9. The return-to-work retiree can only receive 36 consecutive months of pension payments while reemployed.
- 10. Public employers are required to develop a policy regarding layoffs and return-towork retirees;
- 11. Public employers shall not hire any additional return-to-work retirees if that public employer has a vacancy rate of 10% or less; and
- 12. Return-to-work can occur prior to July 1, 2027.
- 13. The affiliated public employer shall track and document;
 - a. The date of hire and separation;
 - b. The retired member's employment position prior to retirement;
 - c. The salary of each reemployed retired member; and
 - d. The monthly vacancy rate and layoffs.

FISCAL IMPLICATIONS

Because HB 236 requires the member and employer to pay the employee and employer contributions it has a small positive impact to the funding ratio. For the year ending June 30, 2023 the State Police/Correction Division was funded at 124.90%, and the Municipal Police Division was funded at 70.90%, and the Municipal General Division was funded at 71.50%. The bill is currently undergoing an actuarial analysis for the impact to the fund.

HB 236 should not have an impact to PERA's operating budget.

SIGNIFICANT ISSUES

PERFORMANCE IMPLICATIONS

ADMINISTRATIVE IMPLICATIONS

PERA will have to make system modifications to its pension administration system so it will not automatically suspend pensions when a retiree chooses to Return to Work and so that PERA continues to process their COLA. PERA would also have to make system modifications to its pension administration system to ensure that the pension is suspended if the member works beyond the 36 months.

CONFLICT, DUPLICATION, COMPANIONSHIP, RELATIONSHIP

Duplicate Bills HB 154, SB 123 and SB 87.

TECHNICAL ISSUES

None

OTHER SUBSTANTIVE ISSUES

ALTERNATIVES

Most, if not all, PERA affiliated employers have the ability to implement retention bonus and longevity pay programs for their employees and many have, including the City of Albuquerque. Providing retention bonuses outside the pension system could address any short-term retention issues

WHAT WILL BE THE CONSEQUENCES OF NOT ENACTING THIS BILL

PERA retirees will continue to be barred from returning to work with affiliated public employers, subject to certain statutory exceptions.

AMENDMENTS

None