\mathbf{u}_{C}	HZII	י סי	ГТТ

57TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2026

INTRODUCED BY

DISCUSSION DRAFT

1

2

3

5

6

7 8

ENDORSED BY THE INVESTMENTS AND PENSIONS OVERSIGHT COMMITTEE

AN ACT

11

12

13

14

15

16

17

18

19

20

21

22

23

10

RELATING TO PUBLIC EMPLOYEE PENSIONS; CLARIFYING PROVISIONS RELATING TO DISABILITY PENSIONS AND SURVIVOR PENSIONS; ALLOWING STATE FIRE MEMBERS ELIGIBILITY FOR CERTAIN SERVICE CREDIT RELATING TO WORKERS' COMPENSATION LEAVE; REMOVING INCONSISTENCIES RELATING TO SURVIVOR PENSIONS; CLARIFYING THE AMOUNT OF PENSION EARNED BY CERTAIN PUBLIC REGULATION COMMISSION COMMISSIONERS; ALLOWING THE PUBLIC EMPLOYEES RETIREMENT ASSOCIATION TO SHARE CERTAIN INFORMATION WITH THE EDUCATIONAL RETIREMENT BOARD REGARDING CERTAIN RECIPROCITY RETIREES; CLARIFYING CERTAIN PROVISIONS RELATING TO GIFTS; CLARIFYING THE REQUIREMENTS FOR A RETIRED MEMBER WHO FILES AN EXEMPTION FROM MEMBERSHIP UNDER THE MAGISTRATE RETIREMENT ACT;

24

25

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

.232419.2SA

MAKING TECHNICAL CHANGES.

SECTION 1. Section 10-11-4 NMSA 1978 (being Laws 1987, Chapter 253, Section 4, as amended) is amended to read:

"10-11-4. SERVICE CREDIT--REQUIREMENTS FOR--FORFEITURE-REINSTATEMENT.--

- A. Personal service rendered an affiliated public employer by a member shall be credited to the member's service credit account in accordance with retirement board rules and regulations. Service shall be credited to the nearest month. In no case shall any member be credited with a year of service for less than twelve months of service in any calendar year or more than a month of service for all service in any calendar month or more than a year of service for all service in any calendar year. In no case shall any member be allowed to purchase service credit unless the purchase is authorized in the Public Employees Retirement Act.
- B. Personal service rendered an affiliated public employer prior to August 1, 1947 shall be credited to a member if the member acquires one year of service credit for personal service rendered an affiliated public employer.
- C. Personal service rendered an affiliated public employer after July 31, 1947 but prior to the date the public employer became an affiliated public employer is prior service and shall be credited to a member if:
- (1) the member has the applicable minimum number of years of service credit required for normal

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

retirement. As used in this paragraph, "service credit" means only the service credit earned by the member during periods of employment with an affiliated public employer; and

(2) the member pays the association the amount

- (2) the member pays the association the amount determined in accordance with Subsection D of this section.
- D. The purchase cost for each month of service credit purchased under the provisions of this section is equal to the member's final average salary multiplied by the sum of the member contribution rate and employer contribution rate determined in accordance with the coverage plan applicable to the member at the time of the written election to purchase. [Full] Payment shall be made in [a single lump-sum amount in] accordance with the procedures established by the retirement The portion of the purchase cost derived from the board. employer contribution rate shall be credited to the employers accumulation fund and shall not be refunded to the member in the event of cessation of membership. In no case shall any member be credited with a month of service for less than the purchase cost as defined in this section.
- E. Service credit shall be forfeited if a member terminates employment with an affiliated public employer and withdraws the member's accumulated member contributions.
- F. A member or former member who is a member of another state system or the educational retirement system and who has forfeited service credit by withdrawal of member

contributions may reinstate the forfeited service credit by repaying the amount withdrawn plus compound interest from the date of withdrawal to the date of repayment at the rate set by the retirement board. Withdrawn member contributions [may] shall be repaid in [increments of one year in] accordance with the procedures established by the retirement board [Full payment of each one-year increment shall be made in a single lump-sum amount in accordance with procedures established by the retirement board]."

SECTION 2. Section 10-11-4.2 NMSA 1978 (being Laws 1993, Chapter 239, Section 1, as amended) is amended to read:

"10-11-4.2. CORRECTION OF ERRORS AND OMISSIONS-ESTOPPEL.--

A. If an error or omission results in an overpayment to a member or beneficiary of a member, the association shall correct the error or omission and adjust all future payments accordingly. The association shall recover all overpayments made for a period of up to one year prior to the date the error or omission was discovered.

B. A person who is paid more than the amount that is lawfully due [him] to that person as a result of fraudulent information provided by the [member or beneficiary] person shall be liable for the repayment of that amount to the association plus interest on that amount at the rate set by the retirement board plus all costs of collection, including

attorney fees [if necessary]. Recovery of such overpayments shall extend back to the date the first payment was made based on the fraudulent information.

C. Statements of fact or law made by retirement board members or employees of the retirement board or the association shall not estop the retirement board or the association from acting in accordance with the applicable statutes."

SECTION 3. Section 10-11-6.1 NMSA 1978 (being Laws 2016, Chapter 39, Section 2) is amended to read:

"10-11-6.1. SERVICE CREDIT FOR CERTAIN INJURED MEMBERS ON APPROVED WORKERS' COMPENSATION LEAVE.--

A. A member whose affiliated public employer has provided written certification to the association, in the form and manner prescribed by the association, that the employee was injured while performing a work-related function or duty in an inherently dangerous location or under inherently dangerous circumstances and that the member is absent from work and has been placed on approved workers' compensation leave as a result of the injury shall accrue service credit for the period of absence from work while on workers' compensation leave; provided that:

(1) the member is a peace officer covered pursuant to state general member coverage plan 3; a state police member; a state fire member; an adult correctional .232419.2SA

officer member; a municipal fire member; a municipal police member; or a municipal detention officer member;

- (2) the member retains membership in the association during the period of absence from work on approved workers' compensation leave; and
- pays the injured employee's member contributions as well as the employer contributions and remits to the association the total amount of employee and employer contributions that would have been paid if the member had not been absent from work while on approved workers' compensation leave. The contribution amounts shall be calculated based upon a salary equal to the member's salary at the time of the injury.
- B. The affiliated public employer shall provide an appeal process for an injured employee on approved workers' compensation leave who is determined by the affiliated public employer not to meet the criteria in Subsection A of this section."
- SECTION 4. Section 10-11-10.1 NMSA 1978 (being Laws 1993, Chapter 160, Section 3, as amended) is amended to read:

"10-11-10.1. DISABILITY RETIREMENT.--

A. There is created a "disability review committee" of the retirement board. The disability review committee shall consist of at least three but not more than five retirement board members and at least one Licensed physician [licensed in .232419.2SA

New Mexico] appointed by the retirement board. The board shall give preference to a physician licensed in New Mexico. The disability review committee shall review all applications for disability retirement, review reports required under this section and approve or deny applications for disability retirement.

- B. The disability review committee may retire a member on account of disability before the time the member would otherwise be eligible for retirement if the following requirements are satisfied:
- (1) the member applying for disability retirement was a member at the time the disability was incurred;
- (2) a written application for disability retirement, in the form and containing the information prescribed by the association, has been filed with the association by the member, the member's representative or [by] the member's affiliated public employer;
- (3) employment is terminated within forty-five days of the date of approval of the application for disability retirement;

(4) if:

(a) the member has the applicable minimum number of years of service credit required for normal retirement. For the purposes of this subparagraph, "service .232419.2SA

_
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

2

3

4

5

6

7

credit" means only the service credit earned by the member during periods of employment with an affiliated public employer; or

- (b) the disability review committee finds the disability to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer;
- (5) the member submits to all medical examinations and tests and furnishes copies of all medical reports requested by the association or disability review committee; provided that if the disability review committee requires independent medical or other examinations, those examinations shall be performed at the association's expense; and
- the disability review committee makes the determination required under Subsection C of this section.
- The disability review committee shall review applications for disability retirement to determine whether:
- (1) if the member is a currently employed, contributing employee of an affiliated public employer:
- (a) the member is mentally or physically totally incapacitated for continued employment with an affiliated public employer; and
 - the incapacity is likely to be

permanent; or

- (2) if the member is not a currently employed, contributing employee of an affiliated public employer:
- (a) the member is mentally or physically totally incapacitated for any gainful employment; and
- (b) the incapacity is likely to be permanent.
- D. The disability retirement pension shall be paid for a period of one year after approval of the initial application unless the disability review committee for good cause shown grants disability retirement for a longer period of time. [After approval] Payment shall be effective commencing the first of the month following [submission] approval of the initial application and termination of employment.
- E. At the end of the first year that a disability retirement pension is paid, the disability retired member's condition shall be reevaluated to determine eligibility for continuation of payment of a disability retirement pension. If the disability retired member has applied for disability benefits under the federal social security program, the member shall submit copies of the member's application. The association shall continue payment of the state disability retirement pension if the disability retired member presents a written final determination from the federal social security administration that the disability retired member qualifies,

based on the same conditions as presented in the application for a state disability retirement pension, for federal disability benefits.

- F. If the disability retired member applied for federal disability benefits within thirty days of receiving approval for a state disability retirement pension but the federal social security administration has not made a written final determination of entitlement by the end of the first year that the disability retired member has received a state disability retirement pension, eligibility for continued payment of the state disability retirement pension shall be determined by the disability review committee. The state disability retirement pension shall be discontinued if the disability review committee finds that the disability retired member is capable of any gainful employment.
- G. The disability retired member shall notify the association of the federal social security administration's final determination within fifteen working days of the date of issuance of the final written determination. If the federal social security administration denies federal disability benefits, the state disability retirement pension shall be discontinued effective the first of the month following the month in which the written final determination of the federal social security administration was issued. If the federal social security administration grants federal disability

benefits, the state disability retirement pension shall be continued so long as the disability retired member provides annually, on or before the anniversary date of commencement of payment of the state disability retirement pension, written evidence of continuation of payment of federal disability benefits. If the disability review committee has denied continuation of payment of a state disability retirement pension and the disability retired member is later granted federal disability benefits, the state disability retirement pension shall be reinstated effective the first of the month following the month in which the state disability retirement pension was discontinued.

- H. If, at the time of reevaluation under Subsection E of this section, the disability retired member has applied for and has qualified for federal disability benefits, but for a different condition than was reviewed by the disability review committee, the disability review committee shall review the disability retired member's condition as described by the application for federal disability benefits. The process set forth in Subsection I of this section shall be followed to determine whether payment of a state disability retirement pension should be continued.
- I. If the disability retired member is not eligible to apply for federal disability benefits or is not a member of the federal social security program, the disability review

committee annually shall determine eligibility for continuation of payment of a state disability retirement pension. To make its determination of continued entitlement, the disability review committee shall use the guidelines established by the federal social security administration for determination of eligibility for federal disability benefits. The determination shall be based on:

- (1) the medical and all other information provided by the disability retired member;
- (2) at least one independent medical or other examination performed at the association's expense if required by the disability review committee; and
- (3) any medical, vocational or other information related to the disability compiled during the period of disability by any medical or other practitioner consulted by the disability retired member regarding the disability [which] that was not paid for by the association.
- J. Each disability retired member annually shall submit to the association, prior to July 1, a statement of earnings from gainful employment during the preceding calendar year. The statement of earnings shall be in the form prescribed by the association. Payment of the state disability retirement pension shall be discontinued if the amount of earnings from gainful employment is one hundred percent or more of the amount that causes a decrease or suspension of an old

age benefit under the federal social security program [or fifteen thousand dollars (\$15,000), whichever is less].

Payment of the state disability retirement pension shall be discontinued starting with the month of July if the statement of earnings is not received by the association prior to July 1.

K. Upon prior approval by the association, a disability retired member may return to employment with an affiliated public employer or other employer for a trial period not to exceed one hundred twenty calendar days without becoming a member or causing suspension or discontinuation of payment of a state disability retirement pension. If the trial period of employment is successfully completed, payment of the disability retirement pension shall be discontinued beginning the first of the month following the one hundred twentieth day of the trial period of employment. Trial periods of employment shall be limited to two in any five-year period following disability retirement.

L. If the disability retired member meets the minimum age and service credit requirements for normal retirement while receiving a disability retirement pension, the disability retirement pension shall be reclassified by the association as a normal retirement pension, and no further determinations of eligibility for continuation of payment of the disability retirement pension shall be made. Upon reclassification as a normal retirement pension, all the

2

3

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

provisions of the Public Employees Retirement Act regarding normal retirement shall be applicable.

- If the disability review committee found the disability to be the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's employment with an affiliated public employer, service credit shall continue to accrue during the disability retirement period as though the disability retired member was actively employed.
- The amount of a disability retirement pension shall be calculated according to the provisions of the coverage plan applicable to the member at the time of application, except that the service credit requirement shall be waived and the actual amount of service credit shall be used instead. Τf the disability is the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty for an affiliated public employer, the amount of disability retirement pension shall be calculated according to the provisions of the coverage plan applicable to the member, imputing the amount of service credit necessary to meet the minimum service credit requirements for normal retirement.
- For the purposes of this section, the following definitions apply:
- "continued employment with the affiliated .232419.2SA

public employer" means the ability of the member to fulfill the required duties of the position in which the member was last employed by an affiliated public employer;

- (2) "gainful employment" means remunerative employment or self-employment that is commensurate with the applicant's background, age, education, experience and any new skills or training the applicant may have acquired after terminating public employment or incurring the disability;
- (3) "state disability retirement pension" means the pension paid pursuant to the provisions of this section; and
- (4) "federal disability benefits" means those benefits paid by the federal social security program."

SECTION 5. Section 10-11-14.5 NMSA 1978 (being Laws 1993, Chapter 160, Section 4, as amended) is amended to read:

"10-11-14.5. DEATH BEFORE RETIREMENT--SURVIVOR PENSIONS.--

A. A survivor pension may be paid to certain persons related to or designated by a member who dies before normal or disability retirement if a written application for the pension, in the form prescribed by the association, is filed with the association by the potential survivor beneficiary or beneficiaries within one year of the death of the member. Applications may be filed on behalf of the potential survivor beneficiary or beneficiaries or by a person .232419.2SA

legally authorized to represent them.

- B. If [there is no designated survivor beneficiary and] the retirement board finds the death to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer, a survivor pension shall be payable to the designated survivor beneficiary. If there is no designated survivor beneficiary, a survivor pension shall be payable to the eligible surviving spouse. The amount of the survivor pension shall be the greater of:
- (1) the amount as calculated under the coverage plan applicable to the deceased member at the time of death as though the deceased member had retired the day preceding death under form of payment B using the actual amount of service credit attributable to the deceased member at the time of death; or
- (2) fifty percent of the deceased member's final average salary.
- C. A survivor pension shall also be payable to eligible surviving children if [there is no designated survivor beneficiary and] the retirement board finds the death to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer. The

survivor pension shall be payable to and divided equally among all eligible surviving children, if any. The total amount of survivor pension payable for all eligible surviving children shall be either:

(1) fifty percent of the deceased member's

- (1) fifty percent of the deceased member's final average salary if an eligible surviving spouse or designated survivor beneficiary is not paid a pension; or
- (2) twenty-five percent of the deceased member's final average salary if an eligible surviving spouse or designated survivor beneficiary is paid a pension.

[The total amount of survivor pension shall be divided equally among all eligible surviving children. If there is only one eligible child, the amount of pension shall be twenty-five percent of the deceased member's final average salary.]

D. If the member had the applicable minimum number of years of service credit required for normal retirement, but the retirement board did not find the death to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer, [and there is no designated survivor beneficiary] a survivor pension shall be payable to the designated survivor beneficiary. If there is no designated survivor beneficiary, a survivor pension shall be payable to the eligible surviving spouse. The amount of the survivor pension shall be the greater of:

- (1) the amount as calculated under the coverage plan applicable to the deceased member at the time of death as though the deceased member had retired the day preceding death under form of payment B using the total amount of actual service credit attributable to the deceased member at the time of death; or
- (2) thirty percent of the deceased member's final average salary.
- E. If the member had the applicable minimum number of years of service credit required for normal retirement, but the retirement board did not find the death to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer and there is no designated survivor beneficiary, and if there is no eligible surviving spouse at the time of death, a survivor pension shall be payable to and divided equally among all eligible surviving children, if any. The total amount of survivor pension payable for all eligible surviving children shall be the greater of:
- (1) the amount as calculated under the coverage plan applicable to the deceased member at the time of death as though the deceased member had retired the day preceding death under form of payment B with the oldest eligible surviving child as the survivor beneficiary using the .232419.2SA

total amount of actual service credit attributable to the deceased member at the time of death; or

- (2) thirty percent of the deceased member's final average salary.
- F. An eligible surviving spouse is the spouse to whom the deceased member was married at the time of death. An eligible surviving child is a child under the age of eighteen years and who is an unmarried, natural or adopted child of the deceased member and who is not the designated survivor beneficiary of the deceased member.
- G. An eligible surviving spouse's pension shall terminate upon death. An eligible surviving child's pension shall terminate upon death or marriage or reaching age eighteen years, whichever comes first.
- H. If there is [no designated survivor beneficiary and there is] no eligible surviving child, the designated survivor beneficiary or eligible surviving spouse may elect to be refunded the deceased member's accumulated member contributions instead of receiving a survivor pension.
- I. A member may designate a survivor beneficiary to receive a pre-retirement survivor pension, subject to the following conditions:
- (1) a written designation, in the form prescribed by the association, is filed by the member with the association;

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

1

2

3

5

7

- if the member is married at the time of (2) designation, the designation shall only be made with the consent of the member's spouse, in the form prescribed by the association;
- if the member is married subsequent to the time of designation, any prior designations shall automatically be revoked upon the date of the marriage;
- if the member is divorced subsequent to the time of designation, any prior designation of the former spouse as survivor beneficiary shall automatically be revoked upon the date of divorce; and
- (5) a designation of survivor beneficiary may be changed, with the member's spouse's consent if the member is married, by the member at any time prior to the member's death.
- [J. If there is a designated survivor beneficiary and the retirement board finds the death to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer, a survivor pension shall be payable to the designated survivor beneficiary. The amount of the survivor pension shall be the greater of:
- (1) the amount as calculated under the coverage plan applicable to the deceased member at the time of death as though the deceased member had retired the day

preceding death under form of payment B using the actual a	amount
of service credit attributable to the member at the time o	of
death: or	

(2) fifty percent of the deceased member's final average salary.

K. If there is a designated survivor beneficiary, if the member had the applicable minimum number of years of service credit required for normal retirement and if the retirement board did not find the death to have been the natural and proximate result of causes arising solely and exclusively out of and in the course of the member's performance of duty with an affiliated public employer, a survivor pension shall be payable to the designated survivor beneficiary. The amount of the survivor pension shall be the greater of:

(1) the amount as calculated under the coverage plan applicable to the deceased member at the time of death as though the deceased member had retired the day preceding death under form of payment B using the actual amount of service credit attributable to the member at the time of death; or

(2) thirty percent of the deceased member's final average salary.

 $\frac{\text{L.}}{\text{J.}}$ If all pension payments permanently terminate before there is paid an aggregate amount equal to the .232419.2SA

deceased member's accumulated member contributions at time of death, the difference between the amount of accumulated member contributions and the aggregate amount of pension paid shall be paid to the deceased member's refund beneficiary. If no refund beneficiary survives the survivor beneficiary, the difference shall be paid to the estate of the deceased member.

[M.] K. For purposes of this section, "service

 $[M_{\bullet}]$ K_{\bullet} For purposes of this section, "service credit" means only the service credit earned by a member during periods of employment with an affiliated public employer."

SECTION 6. Section 10-11-26.3 NMSA 1978 (being Laws 1994, Chapter 128, Section 4, as amended) is amended to read:

"10-11-26.3. STATE GENERAL MEMBER COVERAGE PLAN 3--AMOUNT OF PENSION--FORM OF PAYMENT A.--Under state general member coverage plan 3:

A. for a member with age and service requirements provided under Paragraph (1) or (3) of Subsection A of Section 10-11-26.2 NMSA 1978, the amount of pension under form of payment A is equal to three percent of final average salary multiplied by service credit. The amount shall not exceed one hundred percent of the final average salary; and

B. for a member with age and service requirements provided under Paragraph (2) or (4) of Subsection A of Section 10-11-26.2 NMSA 1978, the amount of pension under form of payment A is equal to two and one-half percent of the final average salary multiplied by service credit. The amount shall .232419.2SA

not exceed one hundred percent of the final average salary."

SECTION 7. Section 10-11-130 NMSA 1978 (being Laws 1987, Chapter 253, Section 130, as amended) is amended to read:

"10-11-130. RETIREMENT BOARD--AUTHORITY--MEMBERSHIP.--

A. The "retirement board" is created and is the trustee of the association and the funds created by the state retirement system acts and has all the powers necessary or convenient to carry out and effectuate the purposes and provisions of the state retirement system acts, including, in addition to any specific powers provided for in the Public Employees Retirement Act but without limiting the generality of the foregoing, the power to:

- (1) administer the state retirement system acts, including the management of the association and making effective the provisions of those acts, as well as to administer and manage any other employee benefit acts as provided by law;
- (2) in addition to utilizing services of the attorney general and notwithstanding any other provision of law, employ or contract with and compensate competent legal counsel to handle the legal matters and litigation of the retirement board and the association and to give advice and counsel in regard to any matter connected with the duties of the retirement board;
 - (3) administer oaths;

24

25

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

- (4) adopt and use a seal for authentication of records, processes and proceedings;
- (5) create and maintain records relating to all members, affiliated public employers and all activities and duties required of the retirement board;
- (6) issue subpoenas and compel the production of evidence and attendance of witnesses in connection with any hearings or proceedings of the retirement board;
 - (7) make and execute contracts;
- (8) purchase, acquire or hold land adjacent to the state capitol grounds or other suitable location and build thereon a building to house the association and its employees and, in the event additional office space is available in the building after the retirement board and its employees have been housed, to rent or lease the additional space to any public agency or private person; provided that first priority for the rental or leasing shall be to public agencies; and further provided that for the purpose of purchasing, acquiring or holding the land and the building thereon, the retirement board may use funds from the income fund and any other funds controlled by the retirement board the use of which for such purposes is not prohibited by law;
- (9) after the sale of the land and building acquired pursuant to Paragraph (8) of this subsection, acquire land and build thereon a new building to house the association

and its employees and hold the building and land in fee simple in the name of the association. In order to acquire the land and plan, design and construct the building, the retirement board may expend the proceeds of the sale of the land and building acquired pursuant to Paragraph (8) of this subsection or any funds controlled by the board, the use of which for such purposes is not otherwise prohibited by law;

- (10) make and adopt such reasonable rules as may be necessary or convenient to carry out the duties of the retirement board and activities of the association, including any rules necessary to preserve the status of the association as a qualified pension plan under the provisions of the Internal Revenue Code of 1986, as amended, or under successor or related provisions of law;
- (11) designate committees and designate committee members, including individuals who may not be members of the association; and
- one or more custodian banks for all funds under the retirement board's management. For the purpose of this paragraph, "custodian bank" means a financial institution with the general fiduciary duties to manage, control and collect the assets of an investment fund, including receiving all deposits and paying all disbursements as directed by staff, safekeeping of assets, coordination of asset transfers, timely settlement of

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

securities transactions and accurate and timely reporting of the assets by individual account and in total.

- B. The retirement board consists of:
 - (1) the secretary of state;
 - (2) the state treasurer;
- (3) four members under a state coverage plan to be elected by the members under state coverage plans;
- (4) four members under a municipal coverage plan to be elected by the members under municipal coverage plans; provided <u>that</u> one member shall be a municipal member employed by a county; and
- (5) two retired members to be elected by the retired members of the association.
- C. The results of elections of elected members of the retirement board shall be certified at the annual meeting of the association. Elections shall be conducted according to rules the retirement board adopts from time to time.
- D. The regular term of office of the elected members of the retirement board is four years. The term of one retirement board member under a state coverage plan expires annually on December 31. The terms of retirement board members under a municipal coverage plan expire on December 31 of noncoinciding years in the pattern set by the retirement board. Members of the retirement board serve until their successors have qualified.

E. A member elected to the retirement board who fails to attend four consecutively scheduled meetings of the retirement board, unless in each case excused for cause by the retirement board members in attendance, is considered to have resigned from the retirement board, and the retirement board shall by resolution declare the office vacated as of the date of adoption of the resolution. A vacancy occurring on the retirement board, except in the case of an elected official, shall be filled by the remaining retirement board members, without requirement that a quorum be present. The member appointed to fill the vacancy serves for the remainder of the vacated term.

- F. Members of the retirement board serve without salary for their services as retirement board members, but they shall receive those amounts authorized under the Per Diem and Mileage Act.
- G. The retirement board shall hold four regular meetings each year and shall designate in advance the time and place of the meetings. Special meetings and emergency meetings of the retirement board may be held upon call of the chair or any three members of the retirement board. Written notice of special meetings shall be sent to each member of the retirement board at least seventy-two hours in advance of the special meeting. Verbal notice of emergency meetings shall be given to as many members as is feasible at least eight hours before the

2

3

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

emergency meeting, and the meeting shall commence with a statement of the nature of the emergency. The retirement board shall adopt its own rules of procedure and shall keep a record of its proceedings. All meetings of the retirement board shall comply with the Open Meetings Act. A majority of retirement board members shall constitute a quorum. Each attending member of the retirement board is entitled to one vote on each question before the retirement board, and at least a majority of a quorum shall be necessary for a decision by the retirement board.

Annual meetings of the members of the association shall be held in Santa Fe at such time and place as the retirement board shall from time to time determine. Special meetings of the members of the association shall be held in Santa Fe upon call of any seven retirement board The retirement board shall send a written notice to members. the last known residence address of each member currently employed by an affiliated public employer at least ten days prior to any meeting of the members of the association. notice shall contain the call of the meeting and the principal purpose of the meeting. All meetings of the association shall be public and shall be conducted according to procedures the retirement board shall from time to time adopt. The retirement board shall keep a record of the proceedings of each meeting of the association.

1. [Neither the retirement board nor the
association shall allow public inspection of, or disclosure of,
information from any member or retiree file unless a prior
release and consent, in the form prescribed by the association,
has been executed by the member or retiree; except that
applicable coverage plans, amounts of retirement plan
contributions made by members and affiliated public employers,
pension amounts paid and the names and addresses of public
employees retirement association members or retirees requested
for election purposes by candidates for election to the
retirement board may be produced or disclosed without release
or consent.] Except as provided in Subsection J of this
section, neither the retirement board nor the association shall
allow public inspection of, or disclosure of, the following
information:

(1) information from any member or retiree

file unless a prior release and consent, in the form prescribed

by the association, has been executed by the member or retiree;

or

(2) information otherwise protected by law.

J. Notwithstanding the provisions of Paragraph (1) of Subsection I of this section, the association may disclose the following information:

(1) applicable coverage plans, amounts of retirement plan contributions made by members and affiliated .232419.2SA

2	(2) the names and addresses of members or
3	retirees that are requested solely for election purposes by
4	candidates for election to the retirement board; and
5	(3) member file information to the educational
6	retirement board for the purpose of administering the
7	provisions of the Public Employees Retirement Reciprocity Act."
8	SECTION 8. Section 10-11-130.1 NMSA 1978 (being Laws
9	1999, Chapter 153, Section 1) is amended to read:
10	"10-11-130.1. RESTRICTIONS ON RECEIPT OF GIFTS
11	RESTRICTION ON CAMPAIGN CONTRIBUTIONS REQUIRED REPORTING
12	[A. Except for gifts of food or beverage given in a
13	place of public accommodation, consumed at the time of receipt,
14	not exceeding fifty dollars (\$50.00) for a single gift and the
15	aggregate value of which gifts may not exceed one hundred fifty
16	dollars (\$150) in a calendar year, neither a retirement board
17	member nor an employee of the retirement board or association
18	shall receive or accept anything of value directly or
19	indirectly from a person who:
20	(1) has a current contract with the retirement
21	board or association;
22	(2) is a potential bidder, offeror or
23	contractor for the provision of services or personal property
24	to the retirement board or association;
25	(3) is authorized to invest public funds
	.232419.2SA

public employers and aggregate pension amounts paid;

2

3

5

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

pursuant to state or federal law or is an employee or agent of such a person; or

- (4) is an organization, association or other entity having a membership that includes persons described in Paragraphs (1) through (3) of this subsection.
- A. Members of the retirement board and employees of the association shall comply with the provisions of the Gift Act.
- No person who is a candidate in a primary or general election for a position that qualifies the person for ex-officio membership on the retirement board, no member serving ex officio on the retirement board and no person who is a nominee for retirement board membership by election by some or all of the members of the association pursuant to the Public Employees Retirement Act shall accept anything of a value of more than twenty-five dollars (\$25.00) as a contribution to an ex-officio member's statewide campaign in a primary or general election or as a contribution to the campaign of a nominee for membership on the board as a member elected by all or some of the members of the association from a person who:
- has a current contract with the retirement board or association;
- is a potential bidder, offeror or (2) contractor for the provision of services or personal property to the retirement board or association;

- (3) is authorized to invest public funds pursuant to state or federal law or is an employee or agent of such a person; or
- (4) is an organization, association or other entity having a membership that includes persons described in Paragraphs (1) through (3) of this subsection.
- or more board members are elected by some or all of the members of the association pursuant to the Public Employees Retirement Act, all persons who were candidates for board membership in that election shall file with the association a report disclosing all contributions to their respective campaigns whether made directly to the candidate, a political action committee or to some other entity supporting the candidate's election. The contributions shall be reported by amount and specific source. Within sixty days after the election, the association shall publish the reports required by this subsection."

SECTION 9. Section 10-11-135 NMSA 1978 (being Laws 1987, Chapter 253, Section 135, as amended) is amended to read:

"10-11-135. FUNDS NOT SUBJECT TO PROCESS.--Except as provided in Sections 10-11-136 and 10-11-136.1 NMSA 1978, none of the money, pensions or other benefits mentioned in the Public Employees Retirement Act shall be assignable either in law or in equity or be subject to execution, levy, attachment, .232419.2SA

garnishment or other legal process, except as required by

federal law or pursuant to federal action or order of a federal

court or federal agency."

SECTION 10. Section 10-11A-7 NMSA 1978 (being Laws 1983, Chapter 263, Section 7, as amended) is amended to read:

"10-11A-7. RETIREMENT ANNUITY--SURVIVING BENEFICIARY.--A member may designate a spouse or dependent child as a beneficiary. In the event a retirement annuitant dies, the surviving beneficiary shall receive an annuity equal to two-thirds of the retirement annuity being paid to the retirement annuitant at the time of death; provided that the annuity paid to a beneficiary spouse shall cease upon the surviving spouse's [marriage or] death and the annuity paid to a beneficiary dependent child shall cease upon the child reaching eighteen years of age or upon the child's death, whichever comes first."

SECTION 11. Section 10-12C-4 NMSA 1978 (being Laws 1992, Chapter 118, Section 4, as amended by Laws 2014, Chapter 39, Section 3 and by Laws 2014, Chapter 43, Section 3) is amended to read:

"10-12C-4. MEMBERSHIP.--Unless an irrevocable exemption is filed pursuant to Subsection C of Section 10-12C-16 NMSA

1978, every magistrate while in office shall become a member and shall be subject to the provisions of the Magistrate Retirement Act [provided, however, that a magistrate who, prior to July 1, 2014, applied for and received an exemption from

membership shall not become a member until such exemption
ends]. A magistrate who is retired under any state system or
the educational retirement system, <u>including a magistrate who</u>
is otherwise exempt from the provisions of the Magistrate
Retirement Act, shall:

- A. pay the applicable member contributions and the state, through the administrative office of the courts, shall pay the applicable employer contributions as provided pursuant to the Magistrate Retirement Act; and
- B. not accrue a service credit and shall not be eligible to purchase service credit nor to retire pursuant to the Magistrate Retirement Act."
- SECTION 12. Section 10-12C-8 NMSA 1978 (being Laws 1992, Chapter 118, Section 8, as amended by Laws 2014, Chapter 39, Section 5 and by Laws 2014, Chapter 43, Section 5) is amended to read:
- "10-12C-8. AGE AND SERVICE CREDIT REQUIREMENTS FOR NORMAL RETIREMENT.--
- A. For a magistrate who was a member on June 30, 2014, the age and service credit requirements for retirement provided for in the Magistrate Retirement Act are:
- (1) age sixty-five years or older and five or more years of service credit;
- (2) age sixty years or older and fifteen or more years of service credit; or

- (3) any age and twenty-four or more years of service credit.
- B. For a magistrate who initially became a member on or after July 1, 2014, the age and service requirements for normal retirement provided for in the Magistrate Retirement Act are:
- (1) age sixty-five years or older and eight or more years of service credit;
- (2) age sixty years or older and fifteen or more years of service credit; or
- (3) any age and twenty-four or more years of service credit.
- C. Except for a member who is retired under any state system or the educational retirement system, if a member leaves office for any reason, other than removal pursuant to Article 6, Section 32 of the constitution of New Mexico before meeting the age and service credit requirements for retirement pursuant to the provisions of this section and if that member leaves the member contributions on deposit in the fund, that member may apply for retirement when that member meets the age and service credit requirements for retirement pursuant to the provisions of the Magistrate Retirement Act or provisions of the Public Employees Retirement Reciprocity Act.
- D. No member shall be eligible to receive a pension pursuant to the provisions of the Magistrate Retirement Act .232419.2SA

while [still in office] serving a term of office for which service credit is accrued."

SECTION 13. APPLICABILITY. -- The provisions of Section 3 of this act shall apply to approved workers' compensation leave that was taken by a member prior to or after the effective date of this act.

- 36 -