2023 Pension and Retirement Omnibus Policy Bill: Delete-Everything Amendment A23-0092 to HF 2950 (Her); SF 3016 (Frentz)

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Date: March 22, 2023

Introduction

Delete-Everything Amendment A23-0092 replaces everything in HF 2950 (Her); SF 3016 (Frentz) with the 2023 Pension and Retirement Omnibus Policy Bill. The DE amendment is a compilation of 14 bills considered by the Legislative Commission on Pensions and Retirement (Commission) at meetings on February 6, 20, and 27, and March 16 and 20, 2023, and approved by the Commission at its meeting on March 22, 2022. A more detailed summary of each bill is available on the Commission website at www.lcpr.mn.gov/meetings/agendas/2023/032223.agenda.htm.

Article- by- Article Summary

Article 1: Minnesota State Retirement System (MSRS) Administrative Changes

Source: HF 1199 (Wolgamott)/SF 1308 (Murphy), as amended by Amendment H1199-1A

Section 1 amends a statute in Chapter 352B, which governs the State Patrol Retirement Plan, to reduce the length of time from 90 days to 60 days before retirement that a member of the Plan may apply for retirement.

The remainder of the article amends Section 356.551 and sections in Chapter 490, which governs the Judges Retirement Plan, to make the same changes for purchasing service credit for periods of military leave that were made in 2022 to the MSRS General and State Patrol chapters. Specifically, the changes include:

- extending the length of time from 1 year to 3 years after a period of military service during which a judge may purchase service credit for the period of the leave under the federally protected leave provisions; and
- adding a new service credit purchase option for judges who have missed the deadline for purchasing service credit under the federally protected leave provisions because they are beyond 3 years after the end of their military service.

Article 2: Public Employees Retirement Association (PERA) Administrative Changes

Source: SF 1742 (Pappas), as amended into HF 1199/SF 1308 by Amendment H1199-1A

Article 2 amends statutes applicable to pension plans administered by the Public Employees Retirement Association (PERA) and makes changes that are administrative and non-substantive in nature, including the following:

- Definitions used to determine eligibility for the PERA pension plans, specifically, for "included employee" and "excluded employee," are amended to replace the 12-month and school year threshold of \$5,100 and \$3,800, respectively, with a monthly threshold of \$425.
- Definitions of "dependent child" used in the chapters governing the PERA pension plans are amended to replace them with the same definition, which will define "dependent child" as a biological or adopted child until age 23.
- "Member" is added as a new defined term in Chapter 353E, which governs the Local Government Correctional Retirement Plan. The new term includes both categories of employees who are eligible to participate in the Plan: "local government correctional service employees" and "medical center protection officers."
- Provisions regarding purchasing credit for salary a member would have received during a period of reduced salary due to a leave of absence are amended, including changes to conform these provisions to the way PERA administers them.

Article 3: PERA Defined Contribution Plan Changes

Source: HF 1669 (Anderson, P.H.) [Identical to HF 2487 (Wolgamott)/SF 2897 (Seeberger)], as amended by Amendment H1669-3A

Article 3 amends Chapter 353D, governing the PERA Defined Contribution (DC) Plan, to permit local government officials who are appointed to participate in the Plan, in addition to elected officials.

A session law allows for officials whose participation ceased after 2019 because the official became an appointed official to rejoin the DC Plan. If an official rejoins the DC Plan, the employer is required to contribute the employer contributions for the period during which the official was not allowed to participate, and the official is permitted to contribute employee contributions for that period.

Article 4: Allowing for Service Credit Transfers for Two Metropolitan Airport Police Officers from the PERA General Plan to the Police and Fire Plan

Source: HF 1923 (Wolgamott)/SF 2140 (Seeberger)

Article 4 authorizes two employees of the Metropolitan Airports Commission to transfer service credit for several months of service in 2005 from the PERA General Plan to the PERA Police and Fire Plan upon payment of the missed employee contributions plus interest.

Article 5: Teachers Retirement Association (TRA) Administrative Changes

Source: HF 1430 (Wolgamott)/SF 1389 (Rasmusson), as amended into HF 1199)/SF 1308 by H1199-1A

Article 5 removes specific experience criteria for hiring an executive director to expand the potential pool of candidates that may be considered by the TRA board of trustees for that position.

Article 6: Authorizing Retirees in the St. Paul Teachers Retirement Fund Association to Designate a Same- Sex Spouse as Survivor

Source: LCPR23-033 (Rasmusson)

Article 6 authorizes former members of the St. Paul Teachers Retirement Fund Association who are receiving a retirement annuity to change their annuity to a joint and survivor annuity and designate a same-sex spouse as the survivor if the retiree had not been permitted to do so when same-sex marriage was not recognized under state law.

Article 7: Special Legislation Permitting Individuals to Transfer from the IRAP to TRA

Sources: HF 1499 (Olson, L.)/SF 1420 (McEwen) SF 1995 (Frentz)

Article 7 consists of two bills that permit employees who participate in the Minnesota State higher education individual retirement account plan (IRAP) to elect a transfer to the Teachers Retirement Association (TRA). Section 1 authorizes four Fond Du Lac Tribal and Community College employees and Section 2 authorizes a Minnesota State employee, all of whom did not receive the opportunity to elect the transfer when they first became eligible to do so. The transfer to TRA will occur and past service will be credited if the employee pays missed employee contributions and the employee's IRAP account is transferred to TRA. Minnesota State must contribute the actuarial value of the TRA pension less the sum of the employee contribution and the value of the IRAP account.

Amendment A230092-1A, if added to the DE, establishes a work group that will meet during the interim between the 2023 and 2024 legislative sessions to recommend legislation that will end the need for IRAP participants to seek legislation to transfer to TRA because they did not receive that opportunity when they were first entitled to do so.

Article 8: Purchase of Service Credit for Periods of Military Service under the PERA Pension Plans

Source: SF 208 (Howe)

Article 8 amends a section in Chapter 353, governing the PERA pension plans, to extend the time period for making a purchase of service credit for a period of military leave to at least 5 years.

This article would be replaced in its entirety by Amendment A230092-2A, which extends the time period for purchasing service credit for periods of military leave under the Teachers Retirement Association and

the St. Paul Teachers Retirement Fund Association to three years. This is the same change made to the other public employee pension plans in 2021 and 2022.

Article 9: Limits on Employer Contributions to Two Multiemployer Pension Plans

Source: HF 1201 (Nelson, M.)/SF 1393 (Pappas), as amended by Amendment H1201.S1393-1A

Article 9 increases the limit on employer contributions to supplemental plans that are in addition to the primary pension plans provided to public employees who are members of two construction trade unions. The per employee limit on employer contributions to the International Union of Operating Engineers Pension Fund and the Laborers National Industrial Pension Fund is increased to \$10,000 annually, from \$5,000 and \$7,000, respectively.

Article 10: Changes to Vesting in the PERA Statewide Volunteer Firefighter Plan

Source: HF 217 (Franson)/SF 809 (Westrom), as amended by Amendment H0217-1A

Article 10 amends sections in Chapter 353G, which governs the PERA Statewide Volunteer Firefighter Plan, to count years of service with any prior relief association in determining a volunteer firefighter's vested percentage. This change does not impact years of service counted for determining the amount of a firefighter's retirement benefit, just the extent to which the firefighter is vested in that benefit. A new definition is added for "vesting service credit."

Article 11: Changes to Requirements for Relief Associations after Joining the PERA Statewide Volunteer Firefighter Plan

Source: HF 2777 (Hudella)

Article 11 eliminates requirements imposed on relief associations after the affiliated fire department joins the PERA Statewide Volunteer Firefighter Plan. Requirements already applicable to the relief associations as non-profit organizations under other Minnesota law make the requirements in Chapter 353G relating to board composition and the general fund unnecessary and an additional regulatory burden on these relief associations.

Article 12: Dollar Threshold for Requiring Audited Financial Statements

Source: HF 2929 (Nelson, M.)/SF 3025 (Pappas)

Article 12 is legislation recommended by the State Auditor's Fire Relief Association Working Group. The article increases the \$500,000 threshold for requiring relief associations to file audited financial statements to \$750,000 and grandfathers relief associations with assets of less than \$750,000 but more than \$500,000 prior to the effective date of the change.

Article 13: Authorizing the Hamel and Loretto Volunteer Firefighter Relief Associations to Join the PERA Statewide Plan Mid- Year and Merge

Source: HF 2007 (Robbins)/SF 1975 (Limmer)

Article 13 allows the Hamel Volunteer Fire Department Relief Association and the Loretto Firefighters Relief Association to join the PERA Statewide Volunteer Firefighter Plan mid-year and requires the executive director of PERA to merge the assets and liabilities of the Hamel and Loretto fire departments, formerly the assets and liabilities of the two relief associations. The foregoing will occur if the governing boards of the relief associations and the independent nonprofit firefighting corporations that operate the fire departments approve the necessary resolutions and satisfy other requirements applicable to relief associations wishing to join the Statewide Plan.

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