Senate Bill No. 98

CHAPTER 28

An act to amend Sections 22775, 22781, 22844, 22865, 22866, and 22940 of, to add Section 22843.1 to, and to repeal Section 12439 of, the Government Code, relating to state government, and making an appropriation therefor, to take effect immediately, bill related to the budget.

[Approved by Governor June 24, 2015. Filed with Secretary of State June 24, 2015.]

LEGISLATIVE COUNSEL’S DIGEST

SB 98, Committee on Budget and Fiscal Review. State government.

(1) The Public Employees’ Medical and Hospital Care Act (PEMHCA), which is administered by the Board of Administration of the Public Employees’ Retirement System, governs the funding and provision of postemployment health care benefits for eligible retired public employees and their families. PEMHCA defines “family member” for these purposes. PEMHCA authorizes the board to contract with carriers offering health benefit plans and prohibits employees, annuitants, and their family members who are eligible for Medicare, as specified, from enrolling in a basic health benefit plan. PEMHCA requires the board to make certain notifications and reports to the Legislature in connection with health benefit plans offered pursuant to its provisions.

This bill would clarify the definition of family for the purposes of PEMHCA by specifically excluding former spouses and former domestic partners. The bill would require the employing office, as specified, of a state employee or state annuitant, pursuant to standards established by the Department of Human Resources, to possess documentation verifying eligibility of an employee’s family member prior to the enrollment of a family member in a health benefit plan and to verify continued eligibility pursuant to a specified schedule. The bill would prohibit the board from granting further exceptions to the rule against enrolling employees, annuitants, and their family members who are eligible for Medicare, as specified, in a basic health benefit plan. The bill would revise the entities to which the board is required to provide notification of approval of proposed benefit and premium readjustments to exclude the Legislature as a whole and to instead require provision of an initial estimate of proposed changes in writing to the Joint Legislative Budget Committee, the chairpersons of the committees and subcommittees in each house of the Legislature that consider the Public Employees’ Retirement System’s budget and activities, the Controller, the Director of Finance, and the Legislative Analyst. The bill would specify the latest date that this notification may take place. The bill would require the board to provide a specified, detailed report to the
Legislature and the Director of Finance annually, on November 1, regarding
the health benefit plans it provides.

(2) PEMHCA establishes the Annuitants’ Health Care Coverage Fund,
which is continuously appropriated for the purpose of prefunding of health
care coverage for annuitants, including administrative costs. PEMHCA
defines “prefunding” for these purposes.

This bill would prohibit the use of certain state funds in the Annuitants’
Health Care Coverage Fund for the payment of benefits until the earlier of
2 specified dates. The bill would revise the definition of prefunding to
include employee as well as employer payments and to provide that payments
may fund the actuarially determined normal costs of postemployment health
care benefits. By providing a new funding source for a continuously
appropriated fund, this bill would make an appropriation.

(3) Existing law prescribes the duties of the Controller, which generally
regard supervision of the fiscal concerns of the state. Existing law requires
the Controller to abolish a state position that is vacant for 6 consecutive
monthly pay periods on the following July 1, and permits the Director of
Finance to authorize reestablishment of a position abolished pursuant to
this authority under certain conditions. Among other things, existing law
requires the Controller to reestablish a position abolished pursuant to this
authority if the director of the department in which that position existed
prior to abolishment makes a certification by August 15, as specified.

This bill would repeal the provisions pertaining to vacant positions
described above.

This bill would declare that it is to take effect immediately as a bill
providing for appropriations related to the Budget Bill.

Appropriation: yes.

The people of the State of California do enact as follows:

SECTION 1. Section 12439 of the Government Code is repealed.
SEC. 2. Section 22775 of the Government Code is amended to read:
22775. “Family member” means an employee’s or annuitant’s spouse
or domestic partner and any child, including an adopted child, a stepchild,
or recognized natural child. The board shall, by regulation, prescribe age
limits and other conditions and limitations pertaining to children. “Family
member” does not include a former spouse or former domestic partner of
an employee or annuitant.

SEC. 3. Section 22781 of the Government Code is amended to read:
22781. “Prefunding” means the making of periodic payments by an
employer or employee to partially or completely fund or amortize the
actuarially determined normal costs or unfunded actuarial obligation of the
employer for postemployment health care benefits provided to annuitants
and their family members.

SEC. 4. Section 22843.1 is added to the Government Code, to read:
22843.1. (a) Pursuant to standards established by the Department of Human Resources, the employing office of a state employee or state annuitant shall possess documentation verifying eligibility of an employee’s or annuitant’s family member prior to the enrollment of a family member in a health benefit plan. The employing office shall maintain the verifying documentation in the employee or annuitant’s official personnel or member file.

(b) The employing office of the state employee or state annuitant shall obtain verifying documentation to substantiate the continued eligibility of family members as follows:

1. At least once every three years for the following family members:
   A. Spouses.
   B. Domestic partners.
   C. Children and stepchildren.
   D. Domestic partner children.

2. At least once annually for other children for whom the state employee or state annuitant has assumed a parent-child relationship.

(c) For purposes of this section, the Public Employees' Retirement System is the employing office of a state annuitant.

SEC. 5. Section 22844 of the Government Code is amended to read:

22844. (a) Employees, annuitants, and family members who become eligible to enroll on or after January 1, 1985, in Part A and Part B of Medicare shall not be enrolled in a basic health benefit plan. If the employee, annuitant, or family member is enrolled in Part A and Part B of Medicare, he or she may enroll in a Medicare health benefit plan.

(b) Employees, annuitants, and family members enrolled in a prescription drug plan under Part D of Medicare shall not be enrolled in a board-approved health benefit plan. This subdivision does not apply to an individual enrolled in a board-approved or offered health benefit plan that provides a prescription drug plan or qualified prescription drug coverage under Part D of Medicare as part of its benefit design.

(c) This section does not apply to employees and family members that are specifically excluded from enrollment in a Medicare health benefit plan by federal law or federal regulation.

(d) The board shall not grant any further exemptions to this section after July 1, 2015.

SEC. 6. Section 22865 of the Government Code is amended to read:

22865. Not later than 30 days prior to the approval of benefits and premium readjustments authorized under Section 22864, the board shall provide an initial estimate of proposed changes and costs in writing to the Joint Legislative Budget Committee, the chairpersons of the committees and subcommittees in each house of the Legislature that consider the Public Employees' Retirement System’s budget and activities, the State Controller, the Trustees of the California State University, the Department of Human Resources, the Director of Finance, and the Legislative Analyst.

SEC. 7. Section 22866 of the Government Code is amended to read:
The board shall report to the Legislature and the Director of Finance annually, on November 1, regarding the health benefits program. The report shall include, but not be limited to the following:

1. General overview of the health benefits program, including, but not limited to, the following:
   A. Description of health plans and benefits provided, including essential and nonessential benefits as required by state and federal law, member expected out-of-pocket expenses, and actuarial value by metal tier as defined by the federal Patient Protection and Affordable Care Act (Public Law 111-148), as amended by the federal Health Care and Education Reconciliation Act of 2010 (Public Law 111-152).
   B. Geographic coverage.
   C. Historic enrollment information by basic and Medicare plans, by state and contract agencies, by active and retired membership, and by subscriber and dependent tier.
   D. Historic expenditures by basic and Medicare plans, by state and contract agencies, by active and retired membership, and by subscriber and dependent tier.

2. Reconciliation of premium increases or decreases from the prior plan year, and the reasons for those changes.
   A. Description of benefit design and benefit changes, including prescription drug coverage, by plan. The description shall detail whether benefit changes were required by statutory mandate, federal law, or an exercise of the board’s discretion, the costs or savings of the benefit change, and the impact of how the changes fit into a broader strategy.
   B. Discussion of risk.
   C. Description of medical trend changes in aggregate service categories for each plan. The aggregate service categories used shall include the standard categories of information collected by the board, consisting of the following: inpatient, emergency room, ambulatory surgery, office, ambulatory radiology, ambulatory lab, mental health and substance abuse, other professional, prescriptions, and all other service categories.
   D. Reconciliation of past year premiums against actual enrollments, revenues, and accounts receivables.

3. Overall member health as reflected by data on chronic conditions.

4. The impact of federal subsidies or contributions to the health care of members, including Medicare Part A, Part B, Part C, or Part D, low-income subsidies, or other federal program.

5. The cost of benefits beyond Medicare contained in the board’s Medicare supplemental plans.

6. A description of plan quality performance and member satisfaction, including, but not limited to, the following:
   A. The Healthcare Effectiveness Data and Information Set, referred to as HEDIS.
   B. The Medicare star rating for Medicare supplemental plans.
(C) The degree of satisfaction of members and annuitants with the health benefit plans and with the quality of the care provided, to the extent the board surveys participants.

(D) The level of accessibility to preferred providers for rural members who do not have access to health maintenance organizations.

(E) Other applicable quality measurements collected by the board as part of the board’s health plan contracts.

(7) A description of risk assessment and risk mitigation policy related to the board’s self-funded and flex-funded plan offerings, including, but not limited to the following:

(A) Reserve levels and their adequacy to mitigate plan risk.

(B) The expected change in reserve levels and the factors leading to this change.

(C) Policies to reduce excess reserves or rebuild inadequate reserves.

(D) Decisions to lower premiums with excess reserves.

(E) The use of reinsurance and other alternatives to maintaining reserves.

(8) Description and reconciliation of administrative expenditures, including, but not limited to, the following:

(A) Organization and staffing levels, including salaries, wages, and benefits.

(B) Operating expenses and equipment expenditure items, including, but not limited to, internal and external consulting and intradepartmental transfers.

(C) Funding sources.

(D) Investment strategies, historic investment performance, and expected investment returns of the Public Employees’ Contingency Reserve Fund and the Public Employees’ Health Care Fund.

(9) Changes in strategic direction and major policy initiatives.

(b) A report submitted pursuant to subdivision (a) shall be provided in compliance with Section 9795.
as determined in that employer’s postemployment benefits actuarial valuation and then only for the purpose of paying benefits for state annuitants and dependents associated with that subaccount.

(B) July 1, 2046.

(2) For purposes of this subdivision, “designated state subaccount” means a separate account maintained within the fund to identify prefunding contributions and assets attributable to a specified state collective bargaining unit or other state entity for the purpose of providing benefits to state annuitants and dependents associated with a specified collective bargaining unit or other state entity.

(3) This subdivision shall not be construed as prohibiting an alternative funding strategy agreed to in a written memorandum of understanding.

SEC. 9. This act is a bill providing for appropriations related to the Budget Bill within the meaning of subdivision (e) of Section 12 of Article IV of the California Constitution, has been identified as related to the budget in the Budget Bill, and shall take effect immediately.