8252

2015-2016 Regular Sessions

IN ASSEMBLY

June 15, 2015

Introduced by M. of A. ABBATE -- read once and referred to the Committee on Ways and Means

AN ACT to amend the retirement and social security law, in relation to the SUNY optional retirement program

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Paragraph 2 of subdivision d of section 613 of the retirement and social security law, as amended by chapter 746 of the laws of 1990, is amended to read as follows:
- 2. Each participating employer of any employee (subject to this article) who, in lieu of joining a public retirement system of the state, elected an optional retirement program to which their employers are INCLUDING, BUT NOT LIMITED TO, thereby required to contribute, PROVISIONS OF SUBDIVISION THREE-A OR EIGHT-A OF ELECTION UNDER THESECTION THREE HUNDRED NINETY OF THE EDUCATION LAW, shall pick employee contributions thereto which would otherwise be mandatory under the provisions of state law and shall do so by reducing the salary of employee by the amount of employee contributions to such optional retirement program which would otherwise be mandatory under provisions of state law. The contributions so picked up shall be paid by each participating employer in lieu of the member contributions to be paid by its employees and shall be treated as employer contributions determining income tax treatment under section 414 (h) of the internal revenue code.
- 19 S 2. This act shall take effect immediately and shall be deemed to 20 have been in full force and effect on and after July 1, 2013.

FISCAL NOTE. -- Pursuant to Legislative Law, Section 50:

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This bill clarifies that the State University of New York's Optional Retirement Program (ORP) permits employee contributions to be "picked-up" under Internal Revenue Code for employees who make an election to participate under the provisions of subdivision three-a or eight-a of

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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section three hundred ninety of the education law. The pick up of contributions shall be made by a reduction in each affected member's salary by an amount equal to the member's required contributions. The picked up contributions would not be includable in the gross income for income tax purposes but shall be deemed employee salary for all other purposes. This is a technical amendment to ensure the income tax treatment is properly authorized by statute. If this bill is enacted, we anticipate that there will be small administrative costs.

This estimate, dated June 9, 2015, and intended for use only during the 2015 Legislative Session, was prepared by the Program Administrator of the Optional Retirement System for the State University of New York.