Introduced by Kolterman, 24.
Read first time January 10, 2019
Committee: Nebraska Retirement Systems

A BILL FOR AN ACT relating to retirement; to amend sections 23-2309.01, 23-2310.05, 84-1310.01, and 84-1311.03, Revised Statutes Cumulative Supplement, 2018; to change defined contribution benefit investment options as prescribed under the County Employees Retirement Act and State Employees Retirement Act; to harmonize provisions; and to repeal the original sections.

Be it enacted by the people of the State of Nebraska,
Section 1. Section 23-2309.01, Revised Statutes Cumulative Supplement, 2018, is amended to read:

23-2309.01 (1) Each member employed and participating in the retirement system prior to January 1, 2003, who has elected not to participate in the cash balance benefit, shall be allowed to allocate all contributions to his or her employee account to various investment options.

   (a) Prior to January 1, 2021, the investment options shall include, but not be limited to, the following:

      (i) (a) An investor select account which shall be invested under the direction of the state investment officer with an asset allocation and investment strategy substantially similar to the investment allocations made by the state investment officer for the defined benefit plans under the retirement systems described in subdivision (1)(a) of section 84-1503. Investments shall most likely include domestic and international equities, fixed income investments, and real estate, as well as potentially additional asset classes;

      (ii) (b) A stable return account which shall be invested by or under the direction of the state investment officer in a stable value strategy that provides capital preservation and consistent, steady returns;

      (iii) (c) An equities account which shall be invested by or under the direction of the state investment officer in equities;

      (iv) (d) A balanced account which shall be invested by or under the direction of the state investment officer in equities and fixed income instruments;

      (v) (e) An index fund account which shall be invested by or under the direction of the state investment officer in a portfolio of common stocks designed to closely duplicate the total return of the Standard and Poor's division of The McGraw-Hill Companies, Inc., 500 Index;

      (vi) (f) A fixed income account which shall be invested by or under the direction of the state investment officer in fixed income investments.
instruments;

(vii) (g) A money market account which shall be invested by or under  
the direction of the state investment officer in short-term fixed income  
securities; and

(viii) (h) Beginning July 1, 2006, an age-based account which shall  
be invested under the direction of the state investment officer with an  
asset allocation and investment strategy that changes based upon the age  
of the member. The board shall develop an account mechanism that changes  
the investments as the employee nears retirement age. The asset  
allocation and asset classes utilized in the investments shall move from  
aggressive, to moderate, and then to conservative as retirement age  
approaches.

If a member fails to select an option or combination of options  
prior to January 1, 2021, all of his or her funds shall be placed in the  
option described in subdivision (a)(ii) (b) of this subsection. Each  
member shall be given a detailed current description of each investment  
option prior to making or revising his or her allocation.

(b) On or after January 1, 2021, the investment options shall  
include, but not be limited to, the following:

(i) An investor select account which shall be invested under the  
direction of the state investment officer with an asset allocation and  
investment strategy substantially similar to the investment allocations  
made by the state investment officer for the defined benefit plans under  
the retirement systems described in subdivision (1)(a) of section  
84-1503. Investments shall most likely include domestic and international  
equities, fixed income investments, and real estate, as well as  
potentially additional asset classes;

(ii) A stable return account which shall be invested by or under the  
direction of the state investment officer in a stable value strategy that  
provides capital preservation and consistent, steady returns;

(iii) An equities account which shall be invested by or under the
direction of the state investment officer in equities;

(iv) A fixed income account which shall be invested by or under the
direction of the state investment officer in fixed income instruments;
and

(v) A life-cycle fund which shall be invested under the direction of
the state investment officer with an asset allocation and investment
strategy that adjusts from a position of higher risk to one of lower risk
as the member ages.

If the member fails to select an option or combination of options
pursuant to this subdivision (b), all of his or her funds shall be placed
in the option described in subdivision (b)(v) of this subsection. Each
member shall be given a detailed current description of each investment
option prior to making or revising his or her allocation.

(2) Members of the retirement system may allocate their
contributions to the investment options in percentage increments as set
by the board in any proportion, including full allocation to any one
option. A member under subdivision (1)(a) of section 23-232 or his or
her beneficiary may transfer any portion of his or her funds among the
options, except for restrictions on transfers to or from the stable
return account pursuant to rule or regulation. The board may adopt and
promulgate rules and regulations for changes of a member's allocation of
contributions to his or her accounts after his or her most recent
allocation and for transfers from one investment account to another.

(3) The board shall develop a schedule for the allocation of
administrative costs of maintaining the various investment options and
shall assess the costs so that each member pays a reasonable fee as
determined by the board.

(4) In order to carry out this section, the board may enter into
administrative services agreements for accounting or record-keeping
services. No agreement shall be entered into unless the board determines
that it will result in administrative economy and will be in the best
interests of the county and its participating employees.

(5) The state, the board, the state investment officer, the members of the Nebraska Investment Council, or the county shall not be liable for any investment results resulting from the member's exercise of control over the assets in the employee account.

Sec. 2. Section 23-2310.05, Revised Statutes Cumulative Supplement, 2018, is amended to read:

23-2310.05 (1) Each member employed and participating in the retirement system prior to January 1, 2003, who has elected not to participate in the cash balance benefit, shall be allowed to allocate all contributions to his or her employer account to various investment options. Such investment options shall be the same as the investment options of the employee account as provided in subsection (1) of section 23-2309.01. If a member fails to select an option or combination of options, all of his or her funds in the employer account shall be placed in the investment balanced account option described in subdivision (1)(a) (v) or (1)(b)(v) (1)(d) of section 23-2309.01, whichever option is applicable based on the date of contribution. Each member shall be given a detailed current description of each investment option prior to making or revising his or her allocation.

(2) Each member of the retirement system may allocate contributions to his or her employer account to the investment options in percentage increments as set by the board in any proportion, including full allocation to any one option. A member under subdivision (1)(a) of section 23-2321 or his or her beneficiary may transfer any portion of his or her funds among the options. The board may adopt and promulgate rules and regulations for changes of a member's allocation of contributions to his or her accounts after his or her most recent allocation and for transfers from one investment account to another.

(3) The board shall develop a schedule for the allocation of administrative costs of maintaining the various investment options and
shall assess the costs so that each member pays a reasonable fee as
determined by the board.

(4) In order to carry out the provisions of this section, the board
may enter into administrative services agreements for accounting or
record-keeping services. No agreement shall be entered into unless the
board determines that it will result in administrative economy and will
be in the best interests of the state and participating employees.

(5) The state, the board, the state investment officer, the members
of the Nebraska Investment Council, or the county shall not be liable for
any investment results resulting from the member's exercise of control
over the assets in the employer account.

Sec. 3. Section 84-1310.01, Revised Statutes Cumulative Supplement,
2018, is amended to read:

84-1310.01 (1) Each member employed and participating in the
retirement system prior to January 1, 2003, who has elected not to
participate in the cash balance benefit, shall be allowed to allocate all
contributions to his or her employee account to various investment
options.

(a) Prior to January 1, 2021, the such investment options shall
include, but not be limited to, the following:

(i) An investor select account which shall be invested under the
direction of the state investment officer with an asset allocation and
investment strategy substantially similar to the investment allocations
made by the state investment officer for the defined benefit plans under
the retirement systems described in subdivision (1)(a) of section
84-1503. Investments shall most likely include domestic and international
equities, fixed income investments, and real estate, as well as
potentially additional asset classes;

(ii) A stable return account which shall be invested by or under
the direction of the state investment officer in a stable value strategy
that provides capital preservation and consistent, steady returns;
(iii) (c) An equities account which shall be invested by or under the direction of the state investment officer in equities;

(iv) (d) A balanced account which shall be invested by or under the direction of the state investment officer in equities and fixed income instruments;

(v) (e) An index fund account which shall be invested by or under the direction of the state investment officer in a portfolio of common stocks designed to closely duplicate the total return of the Standard and Poor's division of The McGraw-Hill Companies, Inc., 500 Index;

(vi) (f) A fixed income account which shall be invested by or under the direction of the state investment officer in fixed income instruments;

(vii) (g) A money market account which shall be invested by or under the direction of the state investment officer in short-term fixed income securities; and

(viii) (h) Beginning on July 1, 2006, an age-based account which shall be invested under the direction of the state investment officer with an asset allocation and investment strategy that changes based upon the age of the member. The board shall develop an account mechanism that changes the investments as the employee nears retirement age. The asset allocation and asset classes utilized in the investments shall move from aggressive, to moderate, and then to conservative as retirement age approaches.

If a member fails to select an option or combination of options prior to January 1, 2021, all of his or her funds shall be placed in the option described in subdivision (a)(ii) (b) of this subsection. Each member shall be given a detailed current description of each investment option prior to making or revising his or her allocation.

(b) On or after January 1, 2021, the investment options shall include, but not be limited to, the following:

(i) An investor select account which shall be invested under the
direction of the state investment officer with an asset allocation and
investment strategy substantially similar to the investment allocations
made by the state investment officer for the defined benefit plans under
the retirement systems described in subdivision (1)(a) of section
84-1503. Investments shall most likely include domestic and international
equities, fixed income investments, and real estate, as well as
potentially additional asset classes;

(ii) A stable return account which shall be invested by or under the
direction of the state investment officer in a stable value strategy that
provides capital preservation and consistent, steady returns;

(iii) An equities account which shall be invested by or under the
direction of the state investment officer in equities;

(iv) A fixed income account which shall be invested by or under the
direction of the state investment officer in fixed income instruments;

and

(v) A life-cycle fund which shall be invested under the direction of
the state investment officer with an asset allocation and investment
strategy that adjusts from a position of higher risk to one of lower risk
as the member ages.

If the member fails to select an option or combination of options
pursuant to this subdivision (b), all of his or her funds shall be placed
in the option described in subdivision (b)(v) of this subsection. Each
member shall be given a detailed current description of each investment
option prior to making or revising his or her allocation.

(2) Members of the retirement system may allocate their
contributions to the investment options in percentage increments as set
by the board in any proportion, including full allocation to any one
option. A member under subdivision (1)(a) of section 84-1323 or his or
her beneficiary may transfer any portion of his or her funds among the
options, except for restrictions on transfers to or from the stable
return account pursuant to rule or regulation. The board may adopt and
promulgate rules and regulations for changes of a member's allocation of contributions to his or her accounts after his or her most recent allocation and for transfers from one investment account to another.

(3) The board shall develop a schedule for the allocation of administrative costs of maintaining the various investment options and shall assess the costs so that each member pays a reasonable fee as determined by the board.

(4) In order to carry out the provisions of this section, the board may enter into administrative services agreements for accounting or record-keeping services. No agreement shall be entered into unless the board determines that it will result in administrative economy and will be in the best interests of the state and its participating employees.

(5) The state, the board, the state investment officer, the members of the Nebraska Investment Council, or the agency shall not be liable for any investment results resulting from the member's exercise of control over the assets in the employee account.

Sec. 4. Section 84-1311.03, Revised Statutes Cumulative Supplement, 2018, is amended to read:

84-1311.03 (1) Each member employed and participating in the retirement system prior to January 1, 2003, who has elected not to participate in the cash balance benefit, shall be allowed to allocate all contributions to his or her employer account to various investment options. Such investment options shall be the same as the investment options of the employee account as provided in subsection (1) of section 84-1310.01. If a member fails to select an option or combination of options, all of his or her funds in the employer account shall be placed in the investment balanced account option described in subdivision (1)(a)(v) or (1)(b)(v) (1)(d) of section 84-1310.01, whichever option is applicable based on the date of contribution. Each member shall be given a detailed current description of each investment option prior to making or revising his or her allocation.
(2) Each member of the retirement system may allocate contributions to his or her employer account to the investment options in percentage increments as set by the board in any proportion, including full allocation to any one option. A member under subdivision (1)(a) of section 84-1323 or his or her beneficiary may transfer any portion of his or her funds among the options. The board may adopt and promulgate rules and regulations for changes of a member's allocation of contributions to his or her accounts after his or her most recent allocation and for transfers from one investment account to another.

(3) The board shall develop a schedule for the allocation of administrative costs of maintaining the various investment options and shall assess the costs so that each member pays a reasonable fee as determined by the board.

(4) In order to carry out the provisions of this section, the board may enter into administrative services agreements for accounting or record-keeping services. No agreement shall be entered into unless the board determines that it will result in administrative economy and will be in the best interests of the state and its participating employees.

(5) The state, the board, the state investment officer, the members of the Nebraska Investment Council, or the agency shall not be liable for any investment results resulting from the member's exercise of control over the assets in the employer account.

Sec. 5. Original sections 23-2309.01, 23-2310.05, 84-1310.01, and 84-1311.03, Revised Statutes Cumulative Supplement, 2018, are repealed.