Department of Legislative Services

Maryland General Assembly 2004 Session

FISCAL AND POLICY NOTE

House Bill 1339 Appropriations (Delegate Madaleno)

State Employees - Unused Annual Leave - Special Pay Plan

This bill requires certain State employees to deposit the value of any annual leave remaining at the time of retirement into a special pay plan (SPP). The bill provides for the implementation of the SPP and the selection of a third-party administrator.

The bill is effective June 1, 2004.

Fiscal Summary

State Effect: General fund expenditures could increase by \$453,800 for one-time and ongoing administrative expenses in FY 2005 to implement the SPP. Future year expenditures reflect annualization and inflation. Also, depending on participation in the program, general and special fund expenditures could decrease in FY 2005 due to reduced personnel expenditures for federal payroll taxes offset by reduced payment of State income taxes.

(in dollars)	FY 2005	FY 2006	FY 2007	FY 2008	FY 2009
GF Revenue	-	-	-	-	-
GF Expenditure	253,800	150,500	159,500	169,100	179,500
SF Expenditure	100,000	0	0	0	0
Higher Ed Exp.	100,000	0	0	0	0
Net Effect	(\$453,800)	(\$150,500)	(\$159,500)	(\$169,100)	(\$179,500)

Note:() = decrease; GF = general funds; FF = federal funds; SF = special funds; - = indeterminate effect

Local Effect: Reduction in local income tax revenue, depending on participation in the program.

Analysis

Bill Summary: The bill requires the Comptroller and the Secretary of Budget and Management (the Secretary) to create a SPP. A SPP is a deferred compensation plan organized under section 401(a) of the Internal Revenue Code (IRC) that allows the State to transfer the cash value of employees' unused annual leave at the time of separation from service into a tax-deferred account on behalf of the employee. The employee would be able to manage the investment of the funds with SPP's third-party administrator, take the cash value of the unused annual leave, or roll over the unused annual leave to another qualified tax-deferred plan.

The Comptroller and the Secretary are required to implement and maintain SPP, including adopting regulations to carry out the provisions of the bill. The Comptroller is required to solicit for a "designated company" to administer SPP. The bill specifies that the designated company must be authorized to offer a SPP by the Internal Revenue Service.

The bill requires the Secretary to adopt regulations that establish the criteria for eligible participants. Eligible State employees are required to participate. The Comptroller is required, on behalf of the eligible employee, to contribute into SPP (1) unused annual leave; and (2) any other compensation approved by the Secretary. Participating employees are immediately 100% vested.

The bill specifies that the Comptroller is not responsible for (1) retirement counseling with respect to SPP; (2) preparing or disseminating information with respect to the provisions of SPP offered by a designated company; or (3) enrolling, terminating, or retiring a participating employee. The designated company is required to provide participating employees with specified information and provide and pay for all administrative, informational, and counseling services with respect to SPP.

Current Law: State employees may receive any unused annual leave as a lump-sum payment in their final payroll transaction from the Central Payroll Bureau, the Maryland Department of Transportation (MDOT) payroll system, or the University System of Maryland (USM) payroll system. The lump-sum is determined by multiplying one-tenth the employee's bi-weekly salary times the number of days of unused annual leave that were accrued at the end of the previous calendar year and current year annual leave that remains unused at the time of separation. Employees terminated for moral turpitude and those terminated within six months of appointment are not eligible for payment of unused annual leave.

Employees are authorized to place any payments into qualified tax-deferred accounts at the time of separation. However, because the payments are made to the employee, they are subject to federal, State, and local taxation. These contributions are also subject to applicable federal maximum deferral amounts. Contribution limits for 2004 are up to 100% of earned compensation, or \$13,000. When participating in both the 457 plan and the 401(k) plan (or 403(b)), one may contribute \$13,000 a year to each plan for a potential combined contribution of \$26,000.

Background: The Department of Legislative Services (DLS) advises that under the provisions of this bill, participating employees would have three options. Employees could (1) leave any money in SPP until they are eligible to receive qualified distributions from the fund (age 55); (2) roll over the SPP account into a deferred compensation plan with another provider (deferred compensation plans with the Maryland Supplemental Retirement Plans (MSRP) or another private investment firm, etc.) as a trustee-to-trustee transfer and still receive tax deferral on the amount until distributions are made; or (3) take a distribution immediately from the designated company for the lump sum. Under the third option, the designated company would withhold 20% of the value of the distribution for tax purposes, but the employee would still not be required to pay Social Security or Medicare taxes on the distribution.

Exhibit 1 provides a comparison of the payment of unused annual leave to the employee in a lump-sum cash distribution versus participation in a SPP. The employee and employer would each save the 7.65% federal payroll taxes for Social Security and Medicare (FICA). The employee would also defer payment of federal, State, and local taxes until distributions are made from the SPP account.

Exhibit 1
Tax Implications of Lump-Sum Distributions vs. SPP
Net Employee Payment

	Lump-Sum <u>Distribution</u>	SPP
Cash Value of Unused Annual Leave	\$10,000	\$10,000
Federal Payroll Taxes (7.65%)	765	-
Federal Income Tax Withholding (28%)	2,800	Tax Deferred
State and Local Income Tax		
(4.75% State – 2.9% Local)	765	Tax Deferred
Net Payment to Employee	\$5,670	\$10,000

MSRP has the responsibility of administering the State's (1) Deferred Compensation Program operated pursuant to IRC Section 457; (2) Tax-Deferred Annuity Program for Educational Employees under IRC Section 403(b); (3) Savings and Investment Program under IRC Section 401(k); and (4) Employer Matching Plan operated under IRC Section 401(a).

State Fiscal Effect:

Tax Impact

State general and special fund personnel expenditures would decrease due to reduced payment of FICA taxes on cash distributions of the value of unused annual leave, but State general fund revenues would decrease due to lost income tax revenue on the cash distributions.

The Department of Budget and Management (DBM) began tracking the total value of unused annual leave paid to State employees in 2003. For fiscal 2003, the State paid approximately \$17.0 million (State, MDOT, and USM payroll systems). The Comptroller estimates that it will take until March 2005 to begin operation. For fiscal 2005, therefore, the amount of payments subject to SPP would be approximately one-third of the annualized unused annual leave payments. The Comptroller advises that MDOT and USM may not be able to complete required payroll system programming changes in time and that some employees may alter retirement plans to retire early and receive their cash disbursement rather than enter the mandatory SPP.

Assuming a one-quarter impact in fiscal 2005, and depending on participation in the program, the State could pay \$4.3 million in annual leave payments. General fund expenditures for FICA could decrease by \$210,300 and general fund revenue from income taxes could decrease by \$202,000. Special fund FICA expenditures could decrease by \$114,700. Annualizing this estimate could reduce FICA expenditures by \$1.3 million (\$841,200 general and \$458,800 special funds) and reduce general fund revenue from income taxes by \$808,000.

DLS advises that the exact amount of unused annual leave in SPP would depend on the eligibility criteria for participation developed by DBM and the amount of unused annual leave that would have been paid out in a particular year. The State income tax of 4.75% and average local rate of 2.9% essentially match the reduced payroll tax rate of 7.65%. Due to these rates, DLS advises that the total State and local revenue loss from income tax withholding would approximately equal the reduction in FICA expenditures. DLS further advises that some portion of this lost revenue may be recovered in future years as distributions from SPP accounts are made but only if the participant still resides in, and pays taxes to, Maryland.

Administrative Impact

General fund expenditures could increase by an estimated \$152,487 in fiscal 2005, which accounts for the bill's June 1, 2004 effective date. The Comptroller estimates that it could implement SPP by March 1, 2005. This estimate reflects the cost of hiring one assistant State Comptroller, one office secretary, and one central payroll clerk to implement and maintain SPP including monitoring the designated company and oversight of the program. It includes salaries, fringe benefits, one-time start-up costs, and ongoing operating expenses.

Total FY 2005 State Expenditures	\$152,487
Operating Expenses	7,290
Salaries and Fringe Benefits	\$145,197

Future year expenditures reflect: (1) full salaries with 4.6% annual increases and 3% employee turnover; (2) 1% annual increases in ongoing operating expenses; and (3) removal of one-time programming costs.

The Comptroller also estimates \$101,300 in one-time programming costs in the Central Payroll Bureau to facilitate the electronic transfer of funds to the designated company. MDOT has indicated a similar level of programming costs would be required for its payroll system. The Comptroller advises that USM is currently undergoing an upgrade of its payroll system, and that SPP could add to the cost of that upgrade. DLS estimates that total additional program costs for the three payroll systems to be integrated with the designated company for electronic transfers of funds could total \$301,300 in fiscal 2005.

Local Revenues: Assuming a one-quarter impact in 2005 and depending on participation in the program, the Comptroller estimates that local income tax revenue could decrease \$123,000 in fiscal 2005 due to reduced withholding on cash distributions of unused annual leave. Annualized revenue reductions, beginning in fiscal 2006, could be \$493,000. DLS advises that some portion of this lost revenue may be recovered in future years as distributions from SPP accounts are made but only if the participant still resides in, and pays taxes to, a Maryland jurisdiction.

Additional Information

Prior Introductions: None.

Cross File: SB 688 (Senator Hogan) – Budget and Taxation.

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Information Source(s): Milliman USA, Comptroller's Office, Maryland Supplemental Retirement Plans, State Retirement Agency, Department of Budget and Management, AIG VALIC, Department of Legislative Services

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