

## HOUSE SUMMARY OF SENATE AMENDMENTS

House Bill No. 561 by Representative Pope

RETIREMENT/CONTRIBUTIONS: Provides relative to certain statewide retirement systems, provides relative to employer contribution rates

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| <b>Synopsis of Senate Amendments</b> |
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| 1. Bureau amendments only. |
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### Digest of Bill as Finally Passed by Senate

Present law (R.S. 11:105) generally authorizes the boards of trustees of certain statewide retirement systems or funds to maintain the net direct employer contribution rate in effect when a decrease in the rate would otherwise occur under present law. Proposed law retains present law and adds ROVERS to the list of such statewide systems or funds.

Present law (R.S. 11:106) generally authorizes the boards of trustees of certain statewide retirement systems or funds to require an increase in the net direct employer contribution rate of up to 3% more than the rate that would otherwise occur under present law. Proposed law retains present law and adds ROVERS to the list of such statewide systems or funds.

Present law (R.S. 11:107) generally authorizes the boards of trustees of certain statewide retirement systems or funds to set the employer contribution rate at any point between the previous year's rate and the decreased rate that would otherwise occur according to present law. Proposed law retains present law and adds LARF and ROVERS to the list of such statewide systems or funds.

Proposed law establishes a funding deposit account (account) for the following systems: LARF, CLERKS, MERS, PERS, and ROVERS. Provides that the beginning balance of each system's account shall be set to zero as of Dec. 31, 2008. Further provides for each such system that all surplus funds collected shall be credited to the account for any fiscal year ending on or after Dec. 31, 2008, in which the board of trustees elects or previously elected to set the direct employer contribution rate higher than the minimum recommended rate.

Proposed law specifies that the funds in the account shall earn interest annually at the board-approved actuarial valuation interest rate, and the interest shall be credited to the account at least once a year.

Proposed law provides that beginning with the first valuation on or after Dec. 31, 2008, each system's board of trustees may direct the account funds be charged for the following purposes:

- (1) To reduce the unfunded accrued liability.
- (2) To reduce the present value of future normal costs for systems using an aggregate funding method.
- (3) To pay all or a portion of any future net direct employer contributions.

Proposed law specifies that the funds charged from the account shall never exceed the outstanding account balance.

Proposed law provides that if a system's board of trustees elects to charge funds from the account in order to pay all or a portion of future net direct employer contributions, the percent reduction in the minimum recommended employer contribution rate shall be

determined by dividing the interest-adjusted value of the charges from the account by the projected payroll for the fiscal year for which the contribution rate is to be reduced.

Proposed law specifies that, for funding purposes, any asset value utilized in the calculation of the actuarial value of assets of a system shall exclude the account balance as of the asset determination date for the calculation.

Proposed law specifies that for all purposes other than funding the funds in the account shall be considered assets of the system.

Effective June 30, 2009.

(Amends R.S. 11:105(A), 106(A), and 107(A); Adds R.S. 11:107.1)