

2026 Regular Session

HOUSE BILL NO. 47

BY REPRESENTATIVE BERAULT

RETIREMENT/ASSESSORS: Provides relative to cost-of-living adjustments for the Louisiana Assessors' Retirement Fund

1 AN ACT

2 To amend and reenact R.S. 11:1404(A), 1461, and 1481(1)(b), to enact R.S. 11:1485, and
3 to repeal R.S. 11:105(A)(1), 106(A)(1), 107(A)(1), 107.1(A)(1), 242(B)(1),
4 243(A)(1), and 246(A)(1), relative to the Assessors' Retirement Fund; to provide
5 relative to cost-of-living increases; to provide relative to the authority of the board
6 of trustees to grant an increase; to provide for the calculation of the amount of any
7 increase; to provide for the funding deposit account; to provide for employer
8 contributions; to provide for an effective date; and to provide for related matters.

9 Notice of intention to introduce this Act has been published
10 as provided by Article X, Section 29(C) of the Constitution
11 of Louisiana.

12 Be it enacted by the Legislature of Louisiana:

13 Section 1. R.S. 11:1404(A), 1461, and 1481(1)(b) are hereby amended and reenacted
14 and R.S. 11:1485 is hereby enacted to read as follows:

15 §1404. Amendment of provisions of retirement system

16 A. The provisions of the retirement system established by R.S. 11:1401 may
17 be amended by action of the legislature in the same manner as any other statute may
18 be amended by the legislature. In addition, action of the board with respect to the
19 payment of cost-of-living ~~adjustments, as provided in R.S. 11:241 through 248,~~
20 increases, the payment of employee contributions, actuarial assumptions ~~as provided~~

1 ~~in R.S. 11:1402~~, and any changes required for conformity with requirements of the
2 Internal Revenue Code, shall be considered amendments to the provisions of the
3 retirement fund system.

4 * * *

5 §1461. Cost-of-living increase; determination by board of trustees

6 A. The board of trustees may use ~~excess interest earnings on investments of~~
7 ~~the system in excess of normal requirements as determined by the actuary~~ funds in
8 the funding deposit account to provide a cost-of-living increase in benefits for ~~retired~~
9 ~~members or their~~ retirees, beneficiaries, ~~in an amount not to exceed three percent of~~
10 ~~the original benefit, excluding any additional annuity, for each year of retirement but~~
11 ~~not to exceed three hundred dollars per year for each year of retirement. Such and~~
12 survivors if benefits have been paid on the member's or retiree's record for at least
13 one year on the date the increase begins, subject to the limitations in this Section.
14 The benefits shall be paid in such a manner and in such amount as may be
15 determined by the board of trustees, based on funds available, and the board of
16 trustees shall be authorized to set a maximum amount of such benefits. Any cost-of-
17 living increase granted in accordance with this Section shall begin on October first
18 following board approval.

19 B.(1) ~~Notwithstanding any provision of law to the contrary, in particular R.S.~~
20 ~~11:242, the board of trustees is authorized to provide a permanent monthly~~
21 ~~cost-of-living adjustment for retirees or their beneficiaries who would otherwise be~~
22 ~~eligible for a cost-of-living adjustment pursuant to Subsection A of this Section. The~~
23 ~~cost-of-living adjustment shall be payable in a monthly amount not to exceed three~~
24 ~~percent of the normal monthly benefit payable to the retiree or beneficiary on the~~
25 ~~date the increase is granted but shall not be less than twenty dollars per month. The~~
26 board may grant a cost-of-living increase in any fiscal year in which the system has
27 a funded ratio of at least one hundred percent.

28 (2) ~~The authority of the board of trustees to provide the cost-of-living~~
29 ~~adjustment provided in this Subsection shall become effective July 1, 2008. The~~

1 ~~authority of the board of trustees to provide the cost-of-living adjustment shall be~~
2 ~~nonrecurring, and the board of trustees shall not grant more than one cost-of-living~~
3 ~~adjustment pursuant to Paragraph (1) of this Subsection.~~ If the system has a funded
4 ratio of less than one hundred percent, the board may grant a cost-of-living increase
5 if any of the following applies:

6 (a) The system has a funded ratio of at least ninety percent and the board has
7 not granted a cost-of-living increase in the most recent fiscal year.

8 (b) The system has a funded ratio of at least eighty percent and the board has
9 not granted a cost-of-living increase in either of the two most recent fiscal years.

10 (c) The system has a funded ratio of at least seventy percent and the board
11 has not granted a cost-of-living increase in any of the three most recent fiscal years.

12 (3)(a) As used in this Section, the funded ratio as of any fiscal year end shall
13 be defined as the ratio of the actuarial value of assets to the level percentage of pay
14 entry age normal actuarial accrued liability.

15 (b) For purposes of determining the system's funded ratio pursuant to this
16 Subsection, the actuarial value of assets shall be reduced by the actuarial present
17 value of the cost-of-living increase.

18 C. If authorized pursuant to Subsection B of this Section, the board may do
19 one of the following:

20 (1) Grant a cost-of-living increase of up to three percent of the current
21 benefit to all eligible retirees, beneficiaries, and survivors.

22 (2) Grant a cost-of-living increase that is a monthly increase of the benefit
23 of each recipient in a dollar amount that is a multiple or a fraction of the number of
24 years of credited service accrued at retirement of the retiree or at death of the
25 member plus a multiple or a fraction of the number of years since retirement of the
26 retiree or since death of the member to the system's fiscal year end preceding the
27 payment of the benefit increase. The multiples used in this calculation shall not
28 cause the total actuarial present value of the increase to exceed the actuarial present
29 value of an increase granted pursuant to Paragraph (1) of this Subsection.

1 (2) Require an employer contribution rate of up to three percent more than
2 the rate calculated in accordance with the provisions of R.S. 11:103.

3 B. The funding deposit account established by Act No. 296 of the 2009
4 Regular Session of the Legislature is continued. All surplus funds collected by the
5 system in any year in which the board exercises the authority provided in Subsection
6 A of this Section shall be credited to the system's funding deposit account.

7 C. The funds in the account shall earn interest annually at the
8 board-approved actuarial valuation interest rate, and such interest shall be credited
9 to the account once a year.

10 D.(1) Notwithstanding any provision of law to the contrary, the board of
11 trustees may in any fiscal year direct that funds from the account be charged for only
12 the following purposes:

13 (a) To reduce the present value of future normal costs.

14 (b) To pay all or a portion of any future net direct employer contributions.

15 (c) To provide for cost-of-living increases, in accordance with applicable
16 law.

17 (2) In no event shall the funds charged from the account exceed the
18 outstanding account balance.

19 (3) If the board of trustees elects to charge funds from the funding deposit
20 account pursuant to Subparagraph (1)(b) of this Subsection, the percent reduction in
21 the minimum recommended employer contribution rate otherwise applicable shall
22 be determined by dividing the interest-adjusted value of the charges from the funding
23 deposit account by the projected payroll for the fiscal year for which the contribution
24 rate is to be reduced.

25 (4) The balance in the funding deposit account shall be excluded from the
26 assets used in the calculation of the employer contribution rate in accordance with
27 the provisions of R.S. 11:103.

28 (5) For all purposes other than funding, the balance in the account shall be
29 considered assets of the system.

1 Section 2. R.S. 11:105(A)(1), 106(A)(1), 107(A)(1), 107.1(A)(1), 242(B)(1),
2 243(A)(1), and 246(A)(1) are hereby repealed in their entirety.

3 Section 3. This Act shall become effective upon signature by the governor or, if not
4 signed by the governor, upon expiration of the time for bills to become law without signature
5 by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
6 vetoed by the governor and subsequently approved by the legislature, this Act shall become
7 effective on the day following such approval.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 47 Engrossed

2026 Regular Session

Berault

Abstract: Provides relative to cost-of-living increases for the Assessors' Retirement Fund.

Present law authorizes certain statewide retirement systems including the Assessors' Retirement Fund (ASSR) to grant increases in the monthly benefit, commonly called cost-of-living adjustments (COLAs), to retirees and other beneficiaries. Provides for eligibility for, the timing, and the amount of the COLAs. Limits the authority to grant a COLA based on the funded level of the system and the time since the last COLA was granted.

Present law, applicable to certain statewide systems, authorizes the ASSR board of trustees to set an employer contribution rate above the actuarially required contribution rate calculated in accordance with present law. Allows the board to set a rate between the current rate and the actuarially required rate.

Present law allows the board to set the rate up to 3% higher than the actuarially required rate.

Present law, applicable to certain statewide systems including ASSR, provides for a funding deposit account (FDA) for the accumulation of the additional employer contributions collected as a result of the board setting an employer contribution rate above the actuarially required rate. Specifies the purposes for which the money in the FDA may be used, one of which is providing COLAs.

Proposed law retains present law.

Present law authorizes the ASSR board of trustees to use excess investment earnings to provide a COLA of up to 3% of the original benefit to retired members or their beneficiaries. Limits the annual amount of the COLA to \$300.

Proposed law removes authority for using excess investment earning to fund COLAs and makes the FDA the sole authorized funding source.

Proposed law applies any percent increase to the current benefit. Removes the \$300 annual cap.

Proposed law provides that the COLA begins on Oct. first, following the board's approval.

Present law limits the authority of certain statewide system boards to grant a COLA based on funding level and the date of most recent COLA. A board may grant a COLA if the system is:

- (1) At least 90% funded and no COLA was granted in the most recent fiscal year.
- (2) At least 80% funded and no COLA was granted in either of the two most recent fiscal years.
- (3) At least 70% funded and no COLA was granted in any of the three most recent fiscal years.

Proposed law retains present law and authorizes the ASSR board to grant a COLA in any fiscal year in which the system is more than 100% funded. Specifies that the funded ratio as of any fiscal year end shall be defined as the ratio of the actuarial value of assets to the level percentage of payroll entry age normal actuarial accrued liability. Excludes the money that will fund the COLA from the determination of funded ratio under proposed law.

Present law provides that, unless the legislature or the system board specifies otherwise, a COLA shall be an increase of the monthly benefit of each recipient in the dollar amount equal to:

- (1) The total of the number of years of credited service accrued at retirement or at the death of the member or retiree.
- (2) The number of years since retirement or since the death of the member or retiree.

Present law provides that if there are not sufficient funds to fund the benefit at the rate of \$1 per year for the total number of years, then the rate shall be reduced in proportion to the amount of funds that are available in the FDA to fund the COLA.

Proposed law allows the ASSR board to grant a COLA of a dollar amount based on years of service and the years since the benefit payments began. Allows the board to use more than \$1 as the multiplier and to have different multipliers. Limits the selection of multiples used in this calculation by prohibiting the total actuarial present value of an increase under proposed law from exceeding the actuarial present value of a COLA that increases each recipient's benefit by 3%.

Proposed law otherwise retains present law.

Present law, applicable to certain statewide systems including ASSR, authorizes the board of trustees to use excess investment income to provide a supplemental COLA equal to 2% of the original benefit to all retirees and beneficiaries who are 65 years of age or older. Limits the authority to years in which the actuarial rate of return exceeds the valuation interest rate.

Present law governing the FDA allows FDA funds to be used to pay any COLA otherwise authorized by present law.

Proposed law authorizes the ASSR board to grant a COLA of up to 2% of the current benefit to recipients who are 65 years of age or older funded by funds in the FDA. Specifies that this may be in addition to any other COLA granted.

Proposed law otherwise retains present law.

Present law provides relative to the authority of the board of trustees to grant a COLA in a year in which the legislature fails to enact legislation granting a COLA.

Present law prohibits the governing authority from granting a COLA during any calendar year prior to the final adjournment of the regular session of the legislature.

Present law provides that a COLA cannot be granted until a lapse of at least one-half of the fiscal year and the funded ratio of the previous fiscal year exceeds the target ratio as defined in present law.

Proposed law removes the limitations of present law for ASSR.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 11:1404(A), 1461, and 1481(1)(b); Adds R.S. 11:1485; Repeals R.S. 11:105(A)(1), 106(A)(1), 107(A)(1), 107.1(A)(1), 242(B)(1), 243(A)(1), and 246(A)(1))