Regular Session, 2014



HOUSE BILL NO. 1278 (Substitute for House Bill No. 79 by Representative Pearson)

BY REPRESENTATIVES PEARSON, HOFFMANN, HOLLIS, IVEY, MILLER, AND TALBOT

1	AN ACT
2	To amend and reenact R.S. $11:102(C)(1)(1)$ and $(4)(b)$, $612(introductory paragraph)$, $613(A)$,
3	615(B), the heading of Subpart G of Part II of Chapter 3 of Subtitle IV of Title 11
4	of the Louisiana Revised Statutes of 1950, 3681, 3682(1), (2), (4)(a), (7), (16), (18)
5	through (20), and (26), 3683(introductory paragraph), (1), and (3)(b), 3684(A), (D),
6	and (F), 3685(A)(1)(a) and (2)(introductory paragraph) and (d), (B)(1), (3) through
7	(6), and (8), (C)(1), (2), and (13), and (E), 3685.2(B)(introductory paragraph), (6)
8	and (7), 3686(B)(1), (D)(3), and (E), 3688(D), 3688.1, 3690(A) and (B), 3690.2,
9	3692(A), and 3695(C)(introductory paragraph), to enact R.S. 11:102(C)(1)(m),
10	416(A)(3)(d), 612(2.1), 620.1, Subpart E of Part VII of Chapter 1 of Subtitle II of
11	Title 11 of the Louisiana Revised Statutes of 1950, comprised of R.S. 11:631, and
12	3682(20.1), and to repeal R.S. 11:3682(29), 3685(D), 3688(A) through (C) and (E),
13	3689(B) through (E), 3690 (C) and (D), 3690.1, 3691, 3693, and 3698, relative to
14	retirement for employees of the Harbor Police Department of the Port of New
15	Orleans; to provide relative to the merger of the Harbor Police Retirement System
16	into the Louisiana State Employees' Retirement System; to provide for enrollment
17	of new hires of the Harbor Police Department in the Hazardous Duty Services Plan
18	in the Louisiana State Employees' Retirement System; to provide relative to a
19	cooperative endeavor agreement with respect to the merger of the systems; to
20	provide relative to the assets of the Harbor Police Retirement System; to provide
21	relative to benefits for members of the Harbor Police Retirement System; to provide
22	relative to retirement benefits for new hires of the Harbor Police Department of the
23	Port of New Orleans; to provide relative to the boards of trustees of the Louisiana
24	State Employees' Retirement System and the Harbor Police Retirement System; to
25	provide an effective date; and to provide for related matters.

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1	Notice of intention to introduce this Act has been published
2	as provided by Article X, Section 29(C) of the Constitution
3	of Louisiana.
4	Be it enacted by the Legislature of Louisiana:
5	Section 1. R.S. 11:612(introductory paragraph), 613(A), 615(B), 3682(16) and
6	3683(1) are hereby amended and reenacted and R.S. 11:612(2.1) is hereby enacted to read
7	as follows:
8	§612. Application; definitions
9	Terms not specifically defined in this Section but defined in R.S. 11:403 shall
10	have the meanings provided in R.S. 11:403 unless a different meaning is clearly
11	required by the context. For purposes of this Subpart:
12	* * *
13	(2.1) In addition to the definition provided in Paragraph (2) of this Section,
14	the term "member" shall include any commissioned employee of the Harbor Police
15	Department of the Port of New Orleans first hired on or after July 1, 2014.
16	* * *
17	§613. Eligibility for plan membership
18	A. Each person who becomes an employee in state service in one of the
19	positions defined in R.S. 11:612(2) $\underline{\text{or}(2.1)}$ shall become a member of the Hazardous
20	Duty Services Plan of the system as a condition of employment.
21	* * *
22	§615. Retirement benefit calculation
23	* * *
24	B. If the member's last ten years of creditable service were not accrued
25	exclusively in one of the hazardous duty positions defined in R.S. 11:612(2) $\underline{\text{or}(2.1)}$,
26	he shall receive a retirement benefit equal to two and one-half percent of his average
27	compensation for the actual number of years of creditable service earned in a
28	hazardous duty position.
29	* * *

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1	§3682. Definitions
2	The following words and phrases, as used in this Subpart, unless expressly
3	indicated to the contrary or unless a different meaning is plainly required by context,
4	shall have the following meanings:
5	* * *
6	(16) "Employee" means any commissioned member or employee of the
7	Harbor Police Department of the Port of New Orleans prior to July 1, 2004, or any
8	commissioned member of the Harbor Police Department of the Port of New Orleans
9	on or after July 1, 2004 and hired on or before June 30, 2014.
10	* * *
11	§3683. Membership
12	The membership of the retirement system shall be composed as follows:
13	(1) All persons who shall become employees as defined in R.S. 11:3682(16)
14	after August 1, 1971, and on or before June 30, 2014, except those specifically
15	excluded under Paragraph (3) of this Section, shall become members as a condition
16	of their employment, provided they are under fifty years of age at the date of
17	employment.
18	* * *
19	Section 2. R.S. 11:102(C)(1)(l) and (4)(b), the heading of Subpart G of Part II of
20	Chapter 3 of Subtitle IV of Title 11 of the Louisiana Revised Statutes of 1950, 3681,
21	3682(1), (2), (4)(a), (7), (18) through (20), and (26), 3683(introductory paragraph) and
22	(3)(b), 3684(A), (D), and (F), 3685(A)(1)(a) and (2)(introductory paragraph) and (d),(B)(1),
23	(3) through (6), and (8), (C)(1), (2), and (13), and (E), 3685.2(B)(introductory paragraph),
24	(6) and (7), 3686(B)(1), (D)(3), and (E), 3688(D), 3688.1, 3690(A) and (B), 3690.2,
25	3692(A), and 3695(C)(introductory paragraph) are hereby amended and reenacted and R.S.
26	11:102(C)(1)(m), 416(A)(3)(d), 620.1, Subpart E of Part VII of Chapter 1 of Subtitle II of
27	Title 11 of the Louisiana Revised Statutes of 1950, comprised of R.S. 11:631, and
28	3682(20.1) are hereby enacted to read as follows:

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1	§102. Employer contributions; determination; state systems
2	* * *
3	C.(1) This Subsection shall be applicable to the Louisiana State Employees'
4	Retirement System effective for the June 30, 2010, system valuation and beginning
5	Fiscal Year 2011-2012. For purposes of this Subsection, "plan" or "plans" shall
6	mean a subgroup within the system characterized by the following employee
7	classifications:
8	* * *
9	(l) Harbor Police Retirement Plan members as provided pursuant to R.S.
10	<u>11:631.</u>
11	(m) Any other specialty retirement plan provided for a subgroup of system
12	members. If the legislation enacting such a plan is silent as to the application of this
13	Subsection, the Public Retirement Systems' Actuarial Committee shall provide for
14	the application to such plan.
15	* * *
16	(4) For each plan referenced in Paragraph (1) of this Subsection, the
17	legislature shall set the required employer contribution rate equal to the sum of the
18	following:
19	* * *
20	(b) The shared unfunded accrued liability rate. (i) Except as provided in
21	Item (ii) of this Subparagraph, a A single rate shall be computed for each fiscal year,
22	applicable to all plans for actuarial changes, gains, and losses existing on June 30,
23	2010, or occurring thereafter, including experience and investment gains and losses,
24	which are independent of the existence of the plans listed in Paragraph (1) of this
25	Subsection, the payment and rate therefor shall be calculated as provided in
26	Paragraphs (B)(1) and (3) of this Section.
27	(ii) The shared unfunded accrued liability rate applicable to the Harbor
28	Police Retirement System shall not include any unfunded accrued liability incurred
29	on or before July 1, 2015, until the earlier of:
30	<u>(aa) July 1, 2022.</u>

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1	(bb) The date that all sums payable by the Port of New Orleans to the board
2	of trustees of the Louisiana State Employees' Retirement System pursuant to the
3	terms and conditions of a cooperative endeavor agreement between the board of
4	trustees of the Louisiana State Employees' Retirement System, the board of
5	commissioners of the Port of New Orleans, and the board of trustees of the Harbor
6	Police Retirement System regarding the merger of the Harbor Police Retirement
7	System into the Louisiana State Employees' Retirement System have been paid in
8	<u>full.</u>
9	* * *
10	§416. Employment of retirees
11	A. Regardless of age, if a retiree of the system is engaged or hereafter
12	engages in employment which otherwise would render him eligible for membership
13	in the system, he shall choose one of the following irrevocable options:
14	* * *
15	(3)(a)
16	* * *
17	(d) Notwithstanding the provisions of this Section or any other provision of
18	law to the contrary, any retiree of the Harbor Police Retirement System who has
19	been retired for at least one year as of July 1, 2014, and is employed in a position
20	making him eligible for membership in this system on July 1, 2015, shall be exempt
21	from any increase, suspension, or reduction of benefits received from this system
22	until the employee's subsequent retirement.
23	* * *
24	§620.1. Transfer of other service credit; Harbor Police Retirement Plan employees
25	A. Any member of the Harbor Police Retirement Plan who would otherwise
26	be eligible for benefits under this plan except that his first employment making him
27	eligible for membership in the Harbor Police Retirement Plan occurred on or before
28	June 30, 2014, and who has not participated in the Deferred Retirement Option Plan
29	in the Harbor Police Retirement Plan shall have the right to irrevocably elect to

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1	become a member of this plan by submitting an application to the board of trustees
2	to become effective on or after July 1, 2015.
3	B. Any eligible member who elects to transfer to the Hazardous Duty
4	Services Plan from the Harbor Police Retirement Plan shall have the option of:
5	(1) Maintaining prior service credit in the Harbor Police Retirement Plan
6	pursuant to the provisions of that plan and accruing service credit and benefits in the
7	Hazardous Duty Services Plan after the date he joins the plan. If such election
8	results in an actuarial cost to this system, the member shall pay the system the
9	amount of such actuarial cost prior to his retirement.
10	(2)(a) An internal actuarial transfer from the Harbor Police Retirement Plan
11	to this plan in accordance with the provisions of R.S. 11:143(C) and (D) in which the
12	member transfers all of his service credit from the Harbor Police Retirement Plan
13	and maintains prior service credit at the accrual rate at which it was earned in such
14	plan prior to joining the Hazardous Duty Services Plan. If the amount of funds
15	transferred is less than the actuarial cost of the service transferred, the member
16	transferring, except as otherwise provided in this Section, shall pay the deficit or
17	difference, including the interest thereon at the board-approved actuarial valuation
18	rate of the system.
19	(b) In lieu of paying the deficit or difference plus interest, the member may,
20	at his option but only at the time of transfer, be granted an amount of credit in this
21	plan which is based on the amount of funds actually transferred plus any additional
22	funds less than the deficit paid by the member.
23	(c) A member who completes a transfer under the provisions of this
24	Paragraph shall have his retirement benefit calculated using the accrual rate of the
25	plan from which he transferred based on the number of years transferred.
26	C. A member whose first employment making him eligible for membership
27	in the Harbor Police Retirement Plan occurred on or before June 30, 2015, who
28	elects to join this plan shall thereafter for purposes of all state retirement systems be

1	treated as an employee whose membership is governed by the provisions of Act No.
2	992 of the 2010 Regular Session of the Legislature.
3	* * *
4	SUBPART E. HARBOR POLICE RETIREMENT PLAN
5	§631. Administration of the Harbor Police Retirement Plan
6	A. With the exception of payment of permanent benefit increases,
7	membership and benefits for the Harbor Police Retirement Plan shall be in
8	accordance with the provisions of Subpart G of Part II of Chapter 3 of Subtitle IV of
9	Title 11 of the Louisiana Revised Statutes of 1950; however, if provisions of this
10	Chapter cover matters not specifically addressed by the provisions of Subpart G of
11	Part II of Chapter 3 of Subtitle IV of Title 11 of the Louisiana Revised Statutes of
12	1950, the provisions of this Chapter shall apply to that plan. The provisions of
13	Subpart G of Part II of Chapter 3 of Subtitle IV of Title 11 of the Louisiana Revised
14	Statutes of 1950 are hereby made a part of this system. Eligibility for and payment
15	of permanent benefit increases for members of the plan shall be governed by the laws
16	and rules of this system.
17	B. Notwithstanding any provision of law to the contrary, upon the merger
18	of the Harbor Police Retirement System with this system, the assets of the Harbor
19	Police Retirement System shall become part of the Louisiana State Employees'
20	Retirement System trust and shall be managed in accordance with the laws governing
21	this system.
22	* * *
23	SUBPART G. HARBOR POLICE RETIREMENT SYSTEM PLAN
24	(PORT OF NEW ORLEANS) IN THE LOUISIANA STATE EMPLOYEES'
25	RETIREMENT SYSTEM
26	§3681. Name and date of establishment
27	A. A retirement system plan is hereby established and placed under the
28	management of the Board of Trustees for the purpose of providing retirement
29	allowances and other benefits under the provisions of this Subpart for Commissioned
30	Members of the Harbor Police Department of the Port of New Orleans hired on or

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1	before June 30, 2014. The retirement system so created shall be established as of the
2	first day of August nineteen hundred and seventy-one.
3	B. It shall have the power and the privileges of a corporation and shall be
4	known as the "Harbor Police Retirement System" and by such name all of its
5	business shall be transacted, all of its funds invested and all of its cash and securities
6	and other property held.
7	§3682. Definitions
8	The following words and phrases, as used in this Subpart, unless expressly
9	indicated to the contrary or unless a different meaning is plainly required by context,
10	shall have the following meanings:
11	(1) "Accumulated contribution" means the sum of all the amounts deducted
12	from the compensation of a member and credited to his individual account in the
13	Annuity Savings Fund Employee Savings Account established in R.S. 11:532,
14	together with regular interest thereon as provided in R.S. 11:3688.
15	(2) "Actuarial equivalent" means a benefit of equivalent value to the
16	accumulated contributions, annuity, or benefits, as the case may be, computed upon
17	the basis of such interest and mortality assumptions as are adopted in accordance
18	with the provisions of R.S. 11:3688(D) by the board or provided in law.
19	* * *
20	(4)(a) "Average compensation" for the limited purpose of applying Section
21	415(b) of the Internal Revenue Code, means the average compensation earned by a
22	member for the period of three consecutive years during which the member was an
23	active member of the retirement system plan and had the greatest aggregate
24	compensation from the employer.
25	* * *
26	(7) "Board of trustees" <u>or "board"</u> means the board provided for in R.S.
27	11:3688 to administer the retirement system R.S. 11:511.
28	* * *
29	(18) "Medical board" means the board of physicians provided for in $R.S.$
30	11:3688 <u>R.S. 11:403</u> .

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1	(19) "Member" includes any employees, as defined in Paragraph (16) of this
2	Section, included in the membership of this system plan as provided in R.S. 11:3683.
3	(20) "Membership service" means service as an employee while a member
4	of the Harbor Police Retirement System or this system plan.
5	(20.1) "Plan" means the Harbor Police Retirement Plan established in this
6	Subpart and administered as a plan within the Louisiana State Employees'
7	Retirement System pursuant to R.S. 11:631.
8	* * *
9	(26) "Retirement system" or "system" means the Harbor Police Retirement
10	System as established in R.S. 11:3681 Louisiana State Employees' Retirement
11	System.
12	* * *
13	§3683. Membership
14	The membership of the retirement system <u>plan</u> shall be composed as follows:
15	* * *
16	(3)
17	* * *
18	(b) Any employee who is employed on July 7, 2003, who has retired from
19	service under any retirement system of this state partly or wholly financed by public
20	funds, who is receiving retirement benefits therefrom, and who was prohibited from
21	becoming a member of this system upon his initial employment solely on this basis
22	shall become a member of this system plan from the date of his initial employment
23	provided he meets all other eligibility requirements; however, any such employee
24	may purchase credit for previous service only in compliance with the provisions of
25	R.S. 11:158 relating to actuarial calculation of purchase price.
26	* * *
27	§3684. Creditable service
28	A. Immediately after the establishment of the system August 1, 1971, the
29	board of trustees shall request all information regarding members from the retirement
30	system in which they have previously held membership. Upon verification of the

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1 statements of service the board shall issue a prior service certificate certifying to 2 each member the length of prior service for which credit shall have been allowed on 3 the basis of these certified statements of service. So long as membership continues 4 a prior service certificate shall be final and conclusive for retirement purposes as to 5 such service, provided that any member may, within one year from the date of 6 issuance or modification of such certificate, request the board of trustees to modify 7 or correct his prior service certificate. 8 9 D. Anything in this Subpart to the contrary notwithstanding, any person who

10shall have been an employee as defined in R.S. 11:3682(16) any time subsequent to11September 16, 1940, who shall have entered the armed forces of the United States12during time of war or have been inducted into said forces in time of peace13subsequent to said date, shall be entitled to prior service credit for the period that he14served in the armed forces of the United States, not to exceed four years, provided15he is not granted credit for such service in any other retirement system, and provided16he becomes a member of this system on the date of its establishment August 1, 1971.

* *

18 F. Any member who has terminated membership in the system plan for any 19 reason and has withdrawn his contributions and who later is reemployed and 20 becomes a member of the system, shall after eighteen months of additional service 21 and membership, be eligible to obtain credit for his prior service in the system, 22 provided that he pay back into the system the amount of the contributions which had been refunded to him plus compound interest from the date of the refund until the 23 24 date of repurchase. The compound interest rate to be used in the computation of the 25 amount the member must pay back into the system shall be the actuarially assumed 26 interest rate in the most recent actuarial valuation.

27 §3685. Benefits

17

A.(1)(a) Any member of this system plan who has completed at least twenty years of creditable service and attained the age of forty-five years, or any member who has completed at least twenty-five years of creditable service regardless of age,

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2of sixty years, or any member who has completed at least twelve years of creditable3service and has attained the age of fifty-five years, shall be entitled to retire from4service and upon such retirement shall be paid a retirement allowance equal to three5and one-third percent of his average final compensation multiplied by his years of6creditable service, not to exceed one hundred percent of his final salary.7*8(2) Benefits shall be payable to survivors of a deceased member, with who9had at least five years of creditable service; and who dies before retirement as10specified in the following:11*12(d)(j) If a member dies leaving no surviving spouse or children, his mother13and/or his father who were dependent upon him as their sole means of support shall14be paid monthly benefits equal to forty percent of the average final compensation of15the member prior to his death.16(ii) If a deceased member leaves a surviving child who has a total physical17disability or mental disability, the child, regardless of age, shall be entitled to the18benefits for children under eighteen years of age pursuant to Subparagraph (c) or (c)19of this Paragraph if the child had a total physical disability or mental disability at the20inter of the death of the member, and the child is dependent upon his legal guardian21for subsistence. The legal guardian shall provide adequate proof of physical or22mental disability of such a surviving child and shall notify the board of any </th <th>1</th> <th>or any member who has completed at least ten years of service and attained the age</th>	1	or any member who has completed at least ten years of service and attained the age
 service and upon such retirement shall be paid a retirement allowance equal to three and one-third percent of his average final compensation multiplied by his years of creditable service, not to exceed one hundred percent of his final salary. * * * 8 (2) Benefits shall be payable to survivors of a deceased member, with who had at least five years of creditable service; and who dies before retirement as specified in the following: * * * (d)(i) If a member dies leaving no surviving spouse or children, his mother and/or his father who were dependent upon him as their sole means of support shall be paid monthly benefits equal to forty percent of the average final compensation of the member prior to his death. (ii) If a deceased member leaves a surviving child who has a total physical disability or mental disability, the child, regardless of age, shall be entitled to the benefits for children under eighteen years of age pursuant to Subparagraph (c) or (c) of this Paragraph if the child had a total physical disability or mental disability of such a surviving child and shall notify the board of any subsequent changes in the child's condition that cause the child to no longer be dependent upon the legal guardian and of any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year. 	2	of sixty years, or any member who has completed at least twelve years of creditable
5 and one-third percent of his average final compensation multiplied by his years of creditable service, not to exceed one hundred percent of his final salary. 7 * * * 8 (2) Benefits shall be payable to survivors of a deceased member, with who had at least five years of creditable service; and who dies before retirement as specified in the following: 11 * * * 12 (d)(j) If a member dies leaving no surviving spouse or children, his mother and/or his father who were dependent upon him as their sole means of support shall be paid monthly benefits equal to forty percent of the average final compensation of the member prior to his death. 16 (ii) If a deceased member leaves a surviving child who has a total physical disability or mental disability, the child, regardless of age, shall be entitled to the benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) of this Paragraph if the child had a total physical disability or mental disability at the time of the death of the member, and the child is dependent upon his legal guardian for subsistence. The legal guardian shall provide adequate proof of physical or mental disability of such a surviving child and shall notify the board of any subsequent changes in the child's condition that cause the child to no longer be dependent upon the legal guardian and of any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year. 27 * * *	3	service and has attained the age of fifty-five years, shall be entitled to retire from
6 creditable service, not to exceed one hundred percent of his final salary. 7 * * * 8 (2) Benefits shall be payable to survivors of a deceased member, with who had at least five years of creditable service; and who dies before retirement as specified in the following: 11 * * * 12 (d)(j) If a member dies leaving no surviving spouse or children, his mother and/or his father who were dependent upon him as their sole means of support shall be paid monthly benefits equal to forty percent of the average final compensation of the member prior to his death. 16 (ii) If a deceased member leaves a surviving child who has a total physical disability or mental disability, the child, regardless of age, shall be entitled to the benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) of this Paragraph if the child had a total physical disability or mental disability at the time of the death of the member, and the child is dependent upon his legal guardian for subsistence. The legal guardian shall provide adequate proof of physical or mental disability of such a surviving child and shall notify the board of any subsequent changes in the child's condition that cause the child to no longer be dependent upon the legal guardian and of any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year. 27 * * *	4	service and upon such retirement shall be paid a retirement allowance equal to three
 * * * (2) Benefits shall be payable to survivors of a deceased member, with who had at least five years of creditable service; and who dies before retirement as specified in the following: * * * (d)(j) If a member dies leaving no surviving spouse or children, his mother and/or his father who were dependent upon him as their sole means of support shall be paid monthly benefits equal to forty percent of the average final compensation of the member prior to his death. (ii) If a deceased member leaves a surviving child who has a total physical disability or mental disability, the child, regardless of age, shall be entitled to the benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) of this Paragraph if the child had a total physical disability or mental disability at the time of the death of the member, and the child is dependent upon his legal guardian for subsistence. The legal guardian shall provide adequate proof of physical or mental disability of such a surviving child and shall notify the board of any subsequent changes in the child's condition that cause the child to no longer be dependent upon the legal guardian and of any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year. * * * 	5	and one-third percent of his average final compensation multiplied by his years of
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 had at least five years of creditable service; and who dies before retirement as specified in the following: * * * (d)(i) If a member dies leaving no surviving spouse or children, his mother and/or his father who were dependent upon him as their sole means of support shall be paid monthly benefits equal to forty percent of the average final compensation of the member prior to his death. (ii) If a deceased member leaves a surviving child who has a total physical disability or mental disability, the child, regardless of age, shall be entitled to the benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) of this Paragraph if the child had a total physical disability at the time of the death of the member, and the child is dependent upon his legal guardian for subsistence. The legal guardian shall provide adequate proof of physical or mental disability of such a surviving child and shall notify the board of any subsequent changes in the child's condition that cause the child to no longer be dependent upon the legal guardian and of any changes in the assistance being received from other state agencies. The board may require a certified statement of the child's eligibility status at the end of each calendar year. * * * 	7	* * *
10 specified in the following: 11 * * * * 12 (d)(i) If a member dies leaving no surviving spouse or children, his mother 13 and/or his father who were dependent upon him as their sole means of support shall 14 be paid monthly benefits equal to forty percent of the average final compensation of 15 the member prior to his death. 16 (ii) If a deceased member leaves a surviving child who has a total physical 17 disability or mental disability, the child, regardless of age, shall be entitled to the 18 benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) 19 of this Paragraph if the child had a total physical disability or mental disability at the 20 time of the death of the member, and the child is dependent upon his legal guardian 21 for subsistence. The legal guardian shall provide adequate proof of physical or 22 mental disability of such a surviving child and shall notify the board of any 23 subsequent changes in the child's condition that cause the child to no longer be 24 dependent upon the legal guardian and of any changes in the assistance being 25 received from other state agencies. The board may require a certified statement of 26 the child's eligibility status	8	(2) Benefits shall be payable to survivors of a deceased member, with who
11 * * * 12 (d)(j) If a member dies leaving no surviving spouse or children, his mother 13 and/or his father who were dependent upon him as their sole means of support shall 14 be paid monthly benefits equal to forty percent of the average final compensation of 15 the member prior to his death. 16 (ii) If a deceased member leaves a surviving child who has a total physical 17 disability or mental disability, the child, regardless of age, shall be entitled to the 18 benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) 19 of this Paragraph if the child had a total physical disability or mental disability at the 20 inter of the death of the member, and the child is dependent upon his legal guardian 21 for subsistence. The legal guardian shall provide adequate proof of physical or 22 mental disability of such a surviving child and shall notify the board of any 23 subsequent changes in the child's condition that cause the child to no longer be 24 dependent upon the legal guardian and of any changes in the assistance being 25 received from other state agencies. The board may require a certified statement of 26 the child's eligibility status at the end of each calendar year. 27	9	had at least five years of creditable service; and who dies before retirement as
12 (d)(j) If a member dies leaving no surviving spouse or children, his mother 13 and/or his father who were dependent upon him as their sole means of support shall 14 be paid monthly benefits equal to forty percent of the average final compensation of 15 the member prior to his death. 16 (ii) If a deceased member leaves a surviving child who has a total physical 17 disability or mental disability, the child, regardless of age, shall be entitled to the 18 benefits for children under eighteen years of age pursuant to Subparagraph (c) or (c) 19 of this Paragraph if the child had a total physical disability or mental disability at the 20 time of the death of the member, and the child is dependent upon his legal guardian 21 for subsistence. The legal guardian shall provide adequate proof of physical or 22 mental disability of such a surviving child and shall notify the board of any 23 subsequent changes in the child's condition that cause the child to no longer be 24 dependent upon the legal guardian and of any changes in the assistance being 25 received from other state agencies. The board may require a certified statement of 26 the child's eligibility status at the end of each calendar year. 27 * * *	10	specified in the following:
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14 be paid monthly benefits equal to forty percent of the average final compensation of 15 (ii) If a deceased member leaves a surviving child who has a total physical 16 (ii) If a deceased member leaves a surviving child who has a total physical 17 disability or mental disability, the child, regardless of age, shall be entitled to the 18 benefits for children under eighteen years of age pursuant to Subparagraph (c) or (e) 19 of this Paragraph if the child had a total physical disability or mental disability at the 20 time of the death of the member, and the child is dependent upon his legal guardian 21 for subsistence. The legal guardian shall provide adequate proof of physical or 22 mental disability of such a surviving child and shall notify the board of any 23 subsequent changes in the child's condition that cause the child to no longer be 24 dependent upon the legal guardian and of any changes in the assistance being 25 received from other state agencies. The board may require a certified statement of 26 the child's eligibility status at the end of each calendar year. 27 * * *	12	(d)(i) If a member dies leaving no surviving spouse or children, his mother
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 25 received from other state agencies. The board may require a certified statement of 26 the child's eligibility status at the end of each calendar year. 27 * * * 	23	subsequent changes in the child's condition that cause the child to no longer be
26 <u>the child's eligibility status at the end of each calendar year.</u> 27 * * *	24	dependent upon the legal guardian and of any changes in the assistance being
27 * * *	25	received from other state agencies. The board may require a certified statement of
21	26	the child's eligibility status at the end of each calendar year.
28 B. The provisions of this Subsection shall apply to those persons enrolled in	27	* * *
	28	B. The provisions of this Subsection shall apply to those persons enrolled in
29 the deferred retirement option plan prior to July 1, 1995.	29	the deferred retirement option plan prior to July 1, 1995.

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1	(1) In lieu of terminating employment and accepting a service retirement
2	under this Subpart, any member of this system plan who has not less than twenty
3	years of creditable service and who is eligible to receive a service retirement
4	allowance may elect to participate in a deferred retirement option plan as provided
5	for below and defer the receipt of benefits in accordance with the provisions of this
6	Section.
7	* * *
8	(3) The duration of participation in the <u>deferred retirement option</u> plan shall
9	be specified and shall not exceed five years.
10	(4) A member may participate in the <u>deferred retirement option</u> plan only
11	once.
12	(5) Upon the effective date of the commencement of participation in the
13	deferred retirement option plan, active membership in the system shall terminate.
14	Employer contributions shall continue to be payable by the employer during the
15	member's participation in the such plan, but payment of employee contributions shall
16	cease upon the effective date of the member's commencement of participation in the
17	such plan. For purposes of this Section, compensation and creditable service shall
18	remain as they existed on the effective date of commencement of participation in the
19	deferred retirement option plan. The monthly retirement benefits that would have
20	been payable, had the member elected to cease employment and receive a service
21	retirement allowance, shall be paid into the deferred retirement option plan account.
22	Upon termination of employment, deferred benefits shall be payable as provided by
23	Paragraph (B)(8) (8) of this Subsection.
24	(6) The deferred retirement option plan account shall earn interest not to
25	exceed two percent less than the realized rate of investment return earned by the fund
26	for that year. A Prior to July 1, 2015, a person who participates in this program shall

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have credited to his DROP account the same annual cost of living increase that he
would have received had the member been a retiree in the system as provided in
Subsection C of this Section.
* * *
(8) Upon termination of employment at the end of the specified period of
participation, a participant in the program shall receive, at his option, a lump sum
payment from the account equal to the payment to the account; or a true annuity
based upon his account; or he may elect any other method of payment if approved
by the board of trustees. In the event a member elects to receive a true annuity, or
any other method of payment approved by the board of trustees, funds will be
transferred from the DROP account into the Annuity Reserve Account Retiree's
Annuity Reserve account to provide for the annuity payments.
* * *
C. The provisions of this Subsection shall apply to those persons enrolled in
the Deferred Retirement Option Plan on or after July 1, 1995.
(1) As governed by the provisions of this Subsection, there exists as a part
of this retirement system plan, an optional account known as the Deferred
Retirement Option Plan, which may be cited as the "DROP".
(2) The provisions of this Subsection are applicable with respect to those
otherwise eligible members of the retirement system plan whose election to
participate in the this DROP occurs on or after July 1, 1995.
* * *
(13) The Deferred Retirement Option Plan Account shall not earn interest
during the period of participation. However, the board of trustees shall annually set
a percentage rate, and its manner of compounding, to represent the interest rate that
would be earned thereby if same did earn interest. If the member ceases employment
at the end of the specified period of participation as contractually agreed, or dies
during or at the end of the specified period of participation as contractually agreed,
a sum equal to the amount the individual account would have earned, if the
representative interest rate, as compounded, had been applicable to such account,

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1 shall be added to this account. Thereafter, the account, if maintained as otherwise 2 authorized by this Subsection, shall earn interest at a rate compounded, as set 3 annually by the board of trustees. Such actual rate of interest and manner of 4 compounding shall be equal to the representative rate and compounding in effect for 5 the same period of time. If the member does not abide by the terms of the contract 6 and cease employment at the end of the period of participation as contractually 7 agreed, payments into the Deferred Retirement Option Plan Account shall 8 immediately cease and the member shall immediately be paid a lump sum payment 9 from the member's individual account balance in the Deferred Retirement Option 10 Plan Account equal to its balance, without the addition of any sum representing 11 interest, and such member's account shall be terminated. Such member shall not be 12 considered as retired, but shall remain as a member of the retirement system, in an 13 inactive status. Only upon actual cessation of employment shall the member be 14 considered as a retiree and entitled to the receipt of retirement benefits. This account 15 shall not be subject to any fees or charges of any kind for any purpose, except as 16 otherwise provided herein. 17 *

E. The benefits provided in this Section shall not be retroactive to any period. Further adjustments in benefits may be made each January July first after at least a full year has elapsed after benefits began, subject to the limitations contained herein.

23 §3685.2. Computation of retirement benefits

22

24 * *

B. The annual retirement benefit of any member of the retirement system
plan who is not a qualified participant, as defined by Paragraph (2) of Subsection A
(A)(2) of this Section, and which is not attributable to the member's after-tax
employee contribution, cannot exceed the lesser of ninety thousand dollars or one
hundred percent of such member's average compensation. For purposes of

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1

2

3

4

determining whether a member's benefit exceeds those limitations, the following
shall apply:

* *

(6) Adjustment for less than ten years of participation or service.

(a) If retirement system benefits are payable under this retirement system
plan to a member who has less than ten years of participation in the retirement
system plan, the dollar limitation referred to in the Introductory Paragraph of this
Subsection shall be multiplied by a fraction, the numerator of which is the member's
number of years of participation in the system plan, not greater than ten, and the
denominator of which is ten.

(b) If retirement benefits are payable under this retirement system plan to a member who has less than ten years of service with the employer, the percentage limitation referred to in the Introductory Paragraph of this Subsection and the dollar limitation referred to in Paragraph (9) of this Subsection shall be multiplied by a fraction, the numerator of which is the member's number of years of service with the employer, not greater than ten, and the denominator of which is ten.

17 (7) Annual adjustment. The ninety thousand dollar limitation provided in 18 this Subsection shall be adjusted annually to the maximum dollar limits allowable 19 by the secretary of the Treasury of the United States under Section 415(d) of the 20 Internal Revenue Code, such adjustments to take effect on the first day of each fiscal 21 year following December 31, 1987. The adjustment shall not exceed the adjustment 22 in effect for the calendar year in which the fiscal year of the system begins. The 23 adjusted earlier limitation is applicable to employees who are members of the system 24 plan and to members who have retired or otherwise terminated their service under 25 the system plan with a nonforfeitable right to accrued benefits, regardless of whether 26 they have actually begun to receive benefits. This system shall be considered 27 specifically to provide for such post-retirement adjustments. For any limitation year 28 beginning after separation from service occurs, the annual adjustment factor is a 29 fraction, the numerator of which is the adjusted dollar limitation for the limitation 30 year in which the compensation limitation is being adjusted and the denominator of

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1	which is the adjusted dollar limitation for the limitation year in which the member
2	separated from service. No adjustment shall be permitted with respect to post
3	October 14, 1987, limitations.
4	* * *
5	§3686. Disability retirement
6	* * *
7	B.(1) Upon retirement for disability, a member shall receive a retirement
8	allowance if he has attained the age of fifty-five years; otherwise, he shall receive a
9	disability benefit which shall be computed as follows:
10	(a) In case of total disability of any harbor member resulting from injury
11	received in line of duty, a monthly pension of sixty percent of his average salary
12	shall be paid to the disabled employee.
13	(b) Any member of the system plan who has become disabled or
14	incapacitated because of continued illness or as a result of any injury received, even
15	though not in the line of duty, and who has been a member of the system plan for at
16	least five years but is not eligible for retirement under the provisions of R.S. 11:3685
17	may apply for retirement under the provisions of this Section.
18	(c) Any disability beneficiary of the Harbor Police Retirement System Plan
19	who is receiving disability benefits as a result of an injury sustained in the line of
20	duty, and who, as a result of the disability, is permanently and completely confined
21	to a wheelchair for movement of person, is permanently and legally blind as a result
22	of an injury suffered in the line of duty, or as a result of his injury is an amputee to
23	such a degree as would prevent him from serving as a law enforcement officer, shall
24	be exempt from any provision of this Subpart or any other provision of law which
25	provides for reduction of benefits if the recipient, subsequent to his disability,
26	becomes gainfully employed.
27	* * *
28	D.
29	* * *

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1 (3) Should a disability beneficiary under the age of fifty-five be restored to 2 active service at a compensation not less than his average final compensation, his 3 retirement allowance shall cease, he shall again become a member of the retirement 4 system plan, and he shall contribute thereafter at the same rate he paid prior to 5 disability. Any such prior service certificate on the basis of which his service was 6 computed at the time of his retirement shall be restored to full force and effect, and 7 in addition, upon his subsequent retirement he shall be credited with all his service 8 as a member but should he be restored to active service on or after the attainment of 9 the age of fifty years his pension upon subsequent retirement shall not exceed the 10 sum of the pension which he was receiving immediately prior to his last restoration 11 and the pension that he would have received on account of his service since his last 12 restoration had he entered service at the time as a new entrant.

13 E. Should a member cease to be an employee except by death or retirement 14 under the provisions of this Subpart, he shall be paid such part of the amount of the 15 accumulated contributions standing to the his credit of his individual account in the Annuity Savings Fund Employees' Savings Account established in R.S. 11:532 as 16 17 he shall demand. Should a member die before retirement and not be entitled to 18 survivors' benefits, the amount of his accumulated contributions standing to the his 19 credit of his individual in such account shall be paid to his estate or to such person 20 as he shall have nominated by written designation, duly executed and filed with the 21 Board of Trustees.

22

23 §3688. Administration Actuary; duties and actuarial assumptions

D. Actuary; duties and actuarial assumptions. (1) The Board of Trustees and the Board of Commissioners of the Port of New Orleans shall jointly designate an actuary who shall be the technical advisor of the Board of Trustees on actuarial matters regarding the operation of the fund plan created by the provisions of this Subpart, and shall perform such other duties as are required in connection therewith.

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(2) The Board of Trustees shall adopt all actuarial tables, assumptions, and
 rates. The actuary shall make valuations and determinations based on such tables,
 assumptions, and rates.

4 (3) At least once in each five-year period, and upon approval of the Board
5 of Trustees, the actuary shall make an actuarial investigation into the mortality,
6 service and compensation experience of the members and beneficiaries of the
7 retirement system. The Board of Trustees shall adopt for the retirement system such
8 mortality, service, and other tables and actuarial assumptions as shall be deemed
9 necessary.

10(4) On the basis of such tables and actuarial assumptions as the Board of11Trustees shall adopt, the actuary shall make an annual valuation of the assets and12liabilities of the funds of the system created by this Subpart.

13 (5)(a) Unless different actuarial assumptions are formally adopted and
14 disclosed, the following assumptions shall be used in determining actuarial
15 equivalents:

16 (i) Interest shall be compounded annually at the rate of seven percent per
17 annum.

(ii) Annuity rates shall be determined on the basis of the most current
mortality table recommended by the Society of Actuaries for retirement systems.

20 (iii) Effective July 1, 2011, interest for calculating transfers into the Harbor
 21 Police Retirement System and for buying back refunded service shall be eight and
 22 one-quarter percent per annum.

(b) The Board of Trustees may authorize the use of interest and mortality
rates in determining the actuarial equivalents which are different from the actuarial
assumptions used for other purposes in this Subpart. Any change in such actuarial
assumptions shall be considered a part of this retirement system plan and shall be
considered an amendment to the provisions of this Section. In order to be effective,
such change must be formally adopted by the Board of Trustees and disclosed to
members of the retirement system plan.

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1	§3688.1. Amendments
2	A. An action of the board of trustees with respect to cost-of-living
3	adjustments as provided in R.S. 11:3685(D), employee contributions as provided in
4	R.S. 11:154, and actuarial assumptions as provided in R.S. 11:3688(D), shall be
5	considered amendments to the provisions of this retirement system plan.
6	B. No amendment to this the retirement system or plan shall operate to
7	deprive any member of a benefit to which he is already entitled. In the case of any
8	merger or consolidation with, or transfer of assets or liabilities to, any other
9	retirement system, each member in the retirement system will, if the retirement
10	system is then terminated, receive a benefit immediately after the merger,
11	consolidation, or transfer equal to or greater than the benefit he would have been
12	entitled to receive immediately before the merger, consolidation, or transfer, if the
13	retirement system had then terminated.
14	C. Upon the termination or partial termination of the retirement system or
15	upon the discontinuance of contributions by the employer without formal termination
16	of the retirement system, the board of trustees shall reevaluate and redetermine the
17	benefit of each member in accordance with law, and the entire benefit of each
18	member may be paid or commence to be paid and distributed to such member, or in
19	the case of his death before such distribution, to the beneficiary or beneficiaries
20	designated by such member, or may be held until payment otherwise due under the
21	provisions of the retirement system. A member's right to his benefit is not
22	conditioned upon a sufficiency of plan assets in the event of termination.
23	* * *
24	\$3690. Method of financing
25	A. Employee contributions. (1) The port commission shall make deductions
26	from any salary or wages paid by them to any member of this fund plan equal to nine
27	percent of the compensation paid him in each and every payroll.
28	(2) The deductions provided for herein shall be made notwithstanding that
29	the minimum compensation provided for by law for any member shall be reduced
30	thereby. Every member shall be deemed to consent and agree to the deductions

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1 made and provided for herein and shall receipt for his full salary or compensation, 2 and payment of salary or compensation less said deductions shall be a full and 3 complete discharge and acquittance of all claims and demands whatsoever for the 4 services rendered by such person during the period covered by such payment, except 5 as to the benefits provided under this Subpart. The employer shall certify to the 6 board of trustees on each and every payroll or in such other manner as the board may 7 prescribe, the amounts to be deducted; and each of said such amounts shall be 8 deducted, and when deducted shall be paid into said Annuity Savings Fund the 9 Employees' Savings Account established in R.S. 11:532, and shall be credited to the 10 individual account of the member from whose compensation said deduction was 11 made.

B. Employer contributions. (1) The port commission shall annually
contribute an amount equal to the rate per centum determined herein in accordance
with Paragraphs (2) and (3) of this Subsection calculated pursuant to R.S. 11:102.
Contributions shall be made monthly based on the same salary or wages used to
calculate the members' contributions.

17(2) The normal contribution rate shall be the rate per centum of the earned18salary of all members obtained by deducting from the total liabilities of the fund the19amount of the funds in hand to the credit of the fund and dividing the remainder by20one percentum of the present value of the prospective future salaries of all members21as computed on the basis of the mortality and service tables adopted by the board of22trustees and interest as set forth in R.S. 11:3688(D)(5)(a)(i). The normal rate of23contributions shall be determined by the actuary after each valuation.

(3) The maximum contribution by the employer, Board of Commissioners
 of the Port of New Orleans, shall not exceed twenty percent of the earned
 compensation of the members in any one year. There shall be no contribution by
 employer other than the percentage of earned compensation of the members as
 provided in this Subpart, and subject to the maximum stated above, even in the event
 that the payment by employer should not be sufficient, when combined with the

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1	amount in the fund, to provide the retirement allowances and other benefits payable
2	out of the fund.
3	* * *
4	§3690.2. Unclaimed funds, checks, and property; retention by system
5	Any unclaimed employee contributions, other funds, checks, or any other
6	property held by this the system that could be claimed by a member or prior member,
7	the member's beneficiary, heirs, or estate shall never be presumed abandoned and
8	shall be held continuously by the system for the benefit of such member, prior
9	member, the member's beneficiary, heirs, or estate.
10	§3692. Protection against fraud
11	A. Any persons who shall knowingly make any false statement or shall
12	falsify or permit to be falsified any record or records of this the retirement system in
13	any attempt to defraud such system as a result of such act shall be guilty of a
14	misdemeanor, and on conviction thereof by any court of competent jurisdiction shall
15	be punished by a fine not exceeding five hundred dollars or imprisonment in the
16	parish jail not exceeding twelve months, or both such fine and imprisonment at the
17	discretion of the court.
18	* * *
19	§3695. Direct rollover
20	* * *
21	C. An For the purposes of this Section, an "eligible retirement plan" shall
22	mean any of the following:
23	* * *
24	Section 3. R.S. 11:3682(29), 3685(D), 3688(A) through (C) and (E), 3689(B)
25	through (E), 3690(C) and (D), 3690.1, 3691, 3693, and 3698 are hereby repealed in their
26	entirety.
27	Section 4.(A) The board of trustees of the Louisiana State Employees' Retirement
28	System, the board of commissioners of the Port of New Orleans, and the board of trustees
29	of the Harbor Police Retirement System shall execute a cooperative endeavor agreement for

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the merger of the Harbor Police Retirement System into the Louisiana State Employees'
 Retirement System.

- 3 (B) Any cooperative endeavor agreement executed pursuant to this Section shall
 4 include provisions regarding the following:
 - (1) Rights of current participants in the Harbor Police Retirement System:
- 6 (a) Current participants in the Harbor Police Retirement System, including retirees
 7 and active members, shall retain all accrued benefits and shall continue to accrue benefits
 8 under the terms of the Harbor Police Retirement System plan, as specified in R.S. 11:3681
 9 through 3698, except with respect to cost-of-living adjustments which shall be governed by
 10 the laws and rules of the Louisiana State Employees' Retirement System.
- (b) Active members the Harbor Police Retirement System who have not participated
 in the Deferred Retirement Option Plan may join the Louisiana State Employees' Retirement
 System Hazardous Duty Services Plan and exercise the option to transfer prior service credit
 using the procedures set out in R.S. 11:620.1.
- 15

5

(2) Liabilities of the Harbor Police Retirement System:

16 (a) The Port of New Orleans shall agree to pay to the board of trustees of the
17 Louisiana State Employees' Retirement System sums sufficient to fund all of the accrued
18 liability of the Harbor Police Retirement System determined using the Louisiana State
19 Employees' Retirement System actuarial assumptions.

(b) The liabilities shall be paid under such terms and conditions as agreed to by the
parties and shall include interest at the Louisiana State Employees' Retirement System
actuarially assumed rate of return as approved by the Public Retirement Systems' Actuarial
Committee.

- (C) Any cooperative endeavor agreement executed pursuant to this Section shall be
 provided to the chairman and members of the Public Retirement Systems' Actuarial
 Committee by October 1, 2014.
- Section 5. The cost of this Act, if any, shall be funded with additional employer
 contributions in compliance with Article X, Section 29(F) of the Constitution of Louisiana.
 Section 6.(A) The provisions of this Section and Sections 1, 4, and 5 of this Act shall
- 30 become effective on June 30, 2014.

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ENROLLED

1	(B) The provisions of Sections 2 and 3 of this Act shall become effective July 1,
2	2015, only if the Public Retirement Systems' Actuarial Committee approves the terms of the
3	cooperative endeavor agreement provided for in Section 4 of this Act on or before December
4	31, 2014.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____