2020 Regular Session

HOUSE BILL NO. 18

## BY REPRESENTATIVE BACALA

1	AN ACT
2	To amend and reenact R.S. 11:2220(G), 2221(C) and (E)(1)(a), 2225(A)(1), 2225.4(B) and
3	(C)(1)(a), and 2227(B)(1)(introductory paragraph) and (b), (G), and (J), relative to
4	the Municipal Police Employees' Retirement System; to provide relative to employer
5	and employee contributions; to provide for suspension of benefit payments and
6	extension of Deferred Retirement Option Plan participation period under certain
7	circumstances; to provide with regard to interest and penalties for delinquent
8	contributions; 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. 11:2220(G), 2221(C) and (E)(1)(a), 2225(A)(1), 2225.4(B) and
14	(C)(1)(a), and 2227(B)(1)(introductory paragraph) and (b), (G), and (J) are hereby amended
15	and reenacted to read as follows:
16	§2220. Benefits; contribution limit
17	* * *
18	G. The retirement benefits provided by this Section shall not annually exceed
19	one hundred percent of average final compensation, and when a member has earned
20	benefits equal to one hundred percent of his average final compensation, no further
21	contributions shall be required of him. However;; the employer shall continue to pay
22	to the system the employer's contribution. However, if a member earns benefits
23	equal to or greater than one hundred percent of his average final compensation on or

1	after July 1, 2021, the employer and employee shall continue to pay their respective
2	contributions to the system.
3	* * *
4	§2221. Deferred Retirement Option Plan
5	* * *
6	C. The duration of participation in the plan shall be specified and shall not
7	exceed three years. However, if employer contributions on behalf of a participant
8	are suspended during the participation period as a result of interruption of
9	employment, benefit payments into the participant's subaccount within the plan shall
10	be suspended until payment of employer contributions is restored, and the member's
11	participation period shall be extended by the number of months his benefit payments
12	were suspended. In such a case, the participation period may exceed three calendar
13	years but shall not exceed thirty-six nonconsecutive months of participation.
14	* * *
15	E.(1)(a) Upon the effective date of the commencement of participation in the
16	plan, membership in the system shall terminate and neither employee nor employer
17	contributions shall be payable, except that for employees who commence
18	participation in the plan on or after July 1, 2021, employer contributions shall
19	continue to be payable.
20	* * *
21	§2225. Administration
22	A.(1) The general administration and responsibility for the proper operation
23	of the retirement system and for making effective the provisions of this Chapter are
24	hereby vested in a board of trustees which shall be organized immediately after a
25	majority of the trustees provided for in this Section shall have qualified and taken the
26	oath of office. The board of trustees may make, amend, and promulgate rules and
27	otherwise provide for the establishment and maintenance of the system as authorized
28	by this Title.
29	* * *

§2225.4.	Unfunded	accrued	liability;	payment	by emp	loyer
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B.(1) Any amount due pursuant to Subsection A of this Section shall be determined by the actuary employed by the system and shall be amortized over fifteen years in equal payments with interest at the system's valuation interest rate. Payments for withdrawals that occur on or after July 1, 2018, shall be payable beginning July first of the second fiscal year following the withdrawal determination by the actuary and in the same manner as regular payroll payments to the system. Beginning July first of the fiscal year following the withdrawal, interest shall accrue at the system's actuarial valuation rate, compounded annually.

- Paragraph (A)(2) of this Section returns to at least the number of participating employees as of the June thirtieth immediately preceding the withdrawal, the payments required by this Section shall cease on the July first following the determination by the actuary that a sufficient increase in participating employees has occurred, and no further payments shall be due with respect to the withdrawal. Any payments made pursuant to this Section will shall be credited as an offset of any amounts due by the employer attributable to any subsequent withdrawal that occurs within fifteen years of the payments.
- C.(1) If an employer fails to make a payment timely, the amount due shall be collected in any of the following manners:
- (a) By action in a court of competent jurisdiction against the delinquent employer. The amount due shall include interest calculated at the system's actuarial valuation rate, compounded annually. The employer shall also be liable for any legal and actuarial fees incurred by the system in the collection of amounts pursuant to this Section.

27 \* \* \*

§2227. Method of financia	ng
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B. Annuity savings fund:

The annuity savings fund shall be the fund in which shall be accumulated contributions from the compensation of members to provide for their annuities.

Contributions to the annuity savings fund shall be made as follows:

(1) Each municipality shall make deductions from any salary or wages excluding overtime paid by them to any member of this system in accordance with the provisions of R.S. 11:62(6) on the earnable compensation paid him in each and every payroll. All employers shall report separately the amount of compensation paid for overtime on their monthly contribution reports.

\* \* \*

(b) In the event the reduced salary paid by the municipality is not sufficient to cover the deduction of employee contributions equal to that which would have been deducted had the member not begun receiving worker's compensation payments, the member may elect to pay the deficit to make whole the amount due each and every payroll period directly to the municipality to be forwarded to the retirement system. If the member does not elect to pay the deficit to make whole the amount that would have been deducted had he not begun receiving worker's compensation, that member, for such periods, shall receive service credit for eligibility determination purposes only and not for computation of benefits. Beginning on July 1, 2021, if the member does not pay the deficit to make whole the amount that would have been deducted pursuant to this Section for service each and every pay period, the member shall not receive service credit for the period in which the deficit was not paid.

\* \* \*

G. The deferred retirement option plan shall be the account in which shall be accumulated all payments made pursuant to R.S. 11:2221 11:2221(E)(3) accumulate. Interest shall be credited to the account as provided by R.S. 11:2221(F)(2) 11:2221(G).

\* \* \*

- J.(1) Should If any municipality or other employer refuse fails to transmit either employer's contributions or member's contributions within five days after its their due date, the payment shall be delinquent. As used in this Subsection, "due date" means the close of the tenth day after the end of the month for which payment of employer's and member's contributions is applicable or deducted. In addition to the employer and member contributions owed, the employer shall submit an amount determined in accordance with Paragraph (2) of this Subsection.
- (2)(a) Interest charged at the legal rate shall be due from the date the payment became delinquent.
- (b) Any employer who becomes delinquent for a period in excess of ninety days in the collection and remittance of the amounts due as monthly contributions is also subject to a penalty of twenty-five percent of the aggregate monthly contributions due.
- (c) Any employer who becomes delinquent for a period in excess of one hundred and eighty days in the collection and remittance of the amounts due as monthly contributions is liable for the greater of the amounts in Subparagraphs (a) and (b) of this Paragraph and an amount equal to the actuarial cost of a purchase of the service credit for which contributions were not timely paid calculated by the system's actuary pursuant to R.S. 11:158(C).
- (d) The employer that failed to transmit the required contributions in a timely manner shall also reimburse the system any legal and actuarial fees paid by the system in the collection of amounts pursuant to this Paragraph.

1	Section 2. This Act shall become effective on July 1, 2020; if vetoed by the governor
2	and subsequently approved by the legislature, this Act shall become effective on July 1,
3	2020, or on the day following such approval by the legislature, whichever is later.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

**ENROLLED** 

HB NO. 18

APPROVED: