Regular Session, 2014

HOUSE BILL NO. 27

BY REPRESENTATIVE ARNOLD

RETIREMENT/LOCAL: Provides relative to the Deferred Retirement Option Plan in the Firefighters' Pension and Relief Fund in the city of New Orleans

1	AN ACT
2	To amend and reenact R.S. 11:3385.1, relative to the Deferred Retirement Option Plan in the
3	Firefighters' Pension and Relief Fund in the city of New Orleans; to provide
4	definitions; to provide relative to participation in the plan; to provide relative to
5	benefits of the plan; to provide relative to beneficiaries of such benefits; to provide
6	relative to accounting of plan benefits; to provide relative to distribution of benefits;
7	to provide for appeals of determinations made under the plan provisions; to provide
8	relative to the tax status of benefits; to provide relative to interest credits; and to
9	provide for related matters.
10	Notice of intention to introduce this Act has been published
11	as provided by Article X, Section 29(C) of the Constitution
12	of Louisiana.
13	Be it enacted by the Legislature of Louisiana:
14	Section 1. R.S. 11:3385.1 is hereby amended and reenacted to read as follows:
15	§3385.1. Deferred Retirement Option Plan
16	A.(1) As used in this Section the term "DROP account" shall mean the
17	notional account maintained and reconciled for recordkeeping purposes under the
18	Deferred Retirement Option Plan as an ancillary payment option.
19	(2) In lieu of terminating employment and accepting a service retirement
20	allowance under R.S. 11:3381 and 3384, any member of this system who has not less

1	than twelve years of creditable service in this system and who is eligible to receive
2	a service retirement benefit may elect to participate in the Deferred Retirement
3	Option Plan and defer the receipt of benefits as an ancillary form of payment in
4	accordance with the provisions of this Section.
5	B. For purposes of this Section, creditable service shall include service credit
6	reciprocally recognized under R.S. 11:142, but for eligibility purposes only.
7	C. The duration of participation participation period in the Deferred
8	Retirement Option Plan shall not exceed five years sixty months and shall
9	automatically terminate at the expiration of sixty months. A member may terminate
10	his participation in the Deferred Retirement Option Plan at any time by written
11	notification to the board of trustees.
12	D. A member may participate in the Deferred Retirement Option Plan only
13	once.
14	E. Upon the effective date of the commencement of participation Within a
15	reasonable period of time after properly filing an application to participate in the
16	Deferred Retirement Option Plan, membership in this system shall terminate and
17	neither employee nor employer contributions shall be payable to on behalf of the
18	member's individual account balance in the Deferred Retirement Option Plan
19	member into the system during the participation period. For purposes of this
20	Section, compensation Compensation and creditable service shall be determined
21	remain as they existed on the effective date of commencement of participation in the
22	Deferred Retirement Option Plan. or as otherwise permitted under applicable law.
23	During the participation period, a member is prohibited from accruing additional
24	creditable service under the system.
25	F. A person member who participates in the Deferred Retirement Option
26	Plan shall not be eligible to receive a cost-of-living increase from the retirement
27	system while participating and shall not be eligible until his employment which
28	makes him eligible to be a member of this system has been terminated for at least
29	one full year.

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1	<u>G.</u> During the participation period, The monthly retirement benefits benefit
2	that would have been payable from this system, had the member elected to cease
3	employment and receive a service retirement allowance, shall be paid into the
4	member's individual credited to the DROP account in the Deferred Retirement
5	Option Plan. Upon termination of employment from the fire department, deferred
6	benefits shall be payable as provided by Subsection H of this Section. The member's
7	DROP account shall at all times, until distributed in its entirety, be subject to the
8	annual benefit limitations under Internal Revenue Code Section 415(b) and
9	applicable Treasury Regulations as applied to governmental plans.

10G.H.(1) The individual account balance in the Deferred Retirement Option11Plan During the participation period, or until termination of employment, if earlier,12the member's DROP account, shall not be subject to any fees, charges, or similar13expenses of any kind for any purpose during the member's participation in the14Deferred Retirement Option Plan as a member of the fire department, nor shall the15individual DROP account balance accrue or earn any interest or earnings of any kind16during such period of participation.

17 (2) Beginning January 1, 2015, and continuing each year thereafter, upon 18 expiration of the participation period or termination of employment, if earlier, and 19 each year until the member's DROP account is distributed in its entirety, interest 20 shall be allocated annually to all member DROP accounts based on a five-year 21 rolling average of the composite rate of return of the pension fund as determined by 22 the system actuary, less an administrative fee as determined by the board of trustees. 23 Prior to January 1, 2015, interest shall be allocated each year Upon completion of 24 participation in the Deferred Retirement Option Plan, the individual account of any 25 member who continues employment with the fire department shall earn interest each 26 year based on the one-year composite rate of return of the pension fund, minus a two 27 percent less an administration fee determined by the board of trustees, not to exceed 28 two percent, to be deducted from the individual DROP account each year. The 29 balance of the member's DROP account shall not be diminished or impaired.

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1	H. I. Upon termination of employment from the fire department, a
2	participant At any time after termination of employment and after filing an
3	application on a form acceptable by the board of trustees, a member who participated
4	in the Deferred Retirement Option Plan shall receive a lump sum payment equal to
5	the payments made to his individual account in may elect to receive, in addition to
6	other applicable benefits, withdrawals from his DROP account the Deferred
7	Retirement Option Plan, plus any interest earned, and minus any administrative fees
8	deducted from his <u>DROP</u> account, in any form of payment approved by the board of
9	trustees. upon his written application therefor. Such application may be made at any
10	time after the member's employment with the fire department terminates. Thereafter,
11	the monthly benefits that were being paid into the individual account balance in the
12	Deferred Retirement Option Plan during the period of participation shall begin being
13	paid to the retiree. The board of trustees shall distribute the member's monthly
14	benefits and DROP account withdrawals within a reasonable period of time after
15	receipt of the written request.
16	H. J. If a member dies during the period of participation in before distribution
17	of his DROP account is made in its entirety, the member's named beneficiary may
18	elect to receive the balance of the member's DROP account the Deferred Retirement
19	Option Plan, a lump sum payment equal to the payments made to his individual
20	account in the Deferred Retirement Option Plan shall be paid to his named
21	beneficiary or, if none, to his estate upon written application to the fund office; in
22	any form of payment approved by the board of trustees in addition, to any normal
23	survivor benefits payable to survivors of retirees under this retirement system shall
24	be payable. If there is no valid designation of a beneficiary, the member's DROP
25	account shall be distributed in any form of payment approved by the board of
26	trustees to the following individuals in the following order:
27	(1) The surviving spouse.
28	(2) The surviving child or children, to be shared equally.
29	(3) The surviving parents.

1	(4) The deceased member's estate.
2	J. Any payment to be made from a member's individual account balance in
3	the Deferred Retirement Option Plan shall be made as a lump sum payment. The
4	member or his beneficiary may, however, elect to receive only a part of the
5	individual account balance, subject to the rules and regulations established by the
6	board of trustees.
7	K.(1) If employment is not terminated at the end of the period of
8	participation, payments into the individual account balance in the Deferred
9	Retirement Option Plan shall cease.
10	(2) Payment from the individual account balance in the Deferred Retirement
11	Option Plan shall not be made until employment is terminated, nor shall the monthly
12	benefits being paid into the Deferred Retirement Option Plan during the period of
13	participation be payable to the individual until he terminates employment.
14	(3) If employment is not terminated at the end of the period of participation,
15	the member shall resume active membership in the system and accrual of further
16	benefits pursuant to the rules of this retirement system, and subject to the provisions
17	of Paragraph (7) of this Subsection. As provided by Subsection G of this Section,
18	the individual account of a member whose employment is not terminated at the end
19	of the period of participation shall earn interest and shall be assessed administrative
20	fees for each year the member remains an active member in the system.
21	(4) Upon termination of employment following the period of participation
22	in the Deferred Retirement Option Plan, a lump sum payment equal to the payments
23	made to his individual account in the Deferred Retirement Option Plan during the
24	period of participation shall begin to be paid to the retiree. The After
25	commencement of the participation period, the retiree member may not only change
26	the distribution option originally selected except as provided in Subparagraph (7)(d)
27	of this Subsection, nor may the retiree change any or the beneficiary designation
28	originally made when he commenced participation in the Deferred Retirement

1	Option Plan except as provided in Subparagraph (7)(d) of this Subsection designated
2	pursuant to R.S. 11:3385 as provided by the laws or rules of the system.
3	(2) The member may change the beneficiary designated to receive the
4	balance of the member's DROP account at any time by filing a beneficiary
5	designation in writing on a form acceptable to the board of trustees.
6	(5) If the member's employment terminates by reason of his death following
7	the period of participation in the Deferred Retirement Option Plan, a lump sum
8	payment equal to the balance in his individual account in the Deferred Retirement
9	Option Plan shall be paid to his named beneficiary or, if none, to his estate, upon
10	written application made to the fund office; in addition, normal survivor benefits
11	payable to survivors of retirees under this retirement system shall be payable.
12	(6) If the member becomes disabled and terminates his employment
13	following the period of participation in the Deferred Retirement Option Plan, a lump
14	sum payment equal to the payments made to his individual account in the Deferred
15	Retirement Option Plan shall be paid to the member upon written application to the
16	fund office. The monthly benefits that were being paid into the Deferred Retirement
17	Option Plan during the period of participation shall begin being paid to the retiree.
18	(7) Upon termination of employment, the retiree shall receive an <u>L. Upon</u>
19	termination of participation in the plan but not employment, credits to the DROP
20	account shall cease, and no retirement benefits shall be paid to the member until
21	employment is terminated. No payment shall be made based on credits in the
22	account until employment is terminated. During such period of continued
23	employment, employer and employee contributions shall resume, and the member
24	shall accrue additional creditable service and an additional retirement benefit based
25	solely on any additional service rendered since termination of participation in the
26	Deferred Retirement Option Plan, using the normal method of computation of the
27	benefits, as permitted under applicable law or the administrative code adopted by the
28	board, subject to the following:

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1 (a) (1) If the member was first employed after December 31, 1967, and his 2 member's period of additional service is less than his average compensation period 3 at the commencement of participation in the Deferred Retirement Option Plan, the 4 average compensation figure used to calculate the additional benefit shall be that used to calculate his original benefit. If his period of additional service is equal to 5 or longer than his average compensation period at the commencement of 6 7 participation in the Deferred Retirement Option Plan, the average compensation 8 figure used to calculate the additional benefit shall be based on his compensation 9 during the period of additional service.

10(b) If the member was first employed before December 31, 1967, and his11period of additional service is less than one year, the average compensation figure12used to calculate the additional benefit shall be that used to calculate his original13benefit. If his period of additional service is twelve or more months, the average14compensation figure used to calculate the additional benefit shall be based on his15compensation during the period of additional service.

16 (c) (2) Both the The distribution option originally selected and the 17 beneficiary designated pursuant to R.S. 11:3385 when the member commenced 18 participation in the Deferred Retirement Option Plan shall also apply to any 19 additional benefits accrued based on for additional creditable service- earned. If the 20 beneficiary designated pursuant to R.S. 11:3385 predeceases the member, the 21 member (d) The beneficiary designated to receive the additional retirement benefit 22 shall be the same beneficiary designated to receive the original benefit, unless that 23 beneficiary has predeceased the member. In that event, he shall designate a new 24 beneficiary for any additional benefits accrued.

(e) If the member was first employed before December 31, 1967, and
 originally elected to retire with benefits under the new system applicable to
 employees employed after that date, the election shall also apply to any additional
 benefits accrued for additional service. If he elected to retire with benefits applicable

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to employees employed before December 31, 1967, the election shall also apply to any additional benefits accrued for additional service.

3 (f) (3) If the member is found by the board to be disabled pursuant to R.S. 4 11:3376, the service-connected disability benefit shall be limited to the additional 5 amount payable pursuant to R.S. 11:3381 or 3384 based on service rendered since 6 termination of participation in the Deferred Retirement Option Plan. The lump sum 7 payment made from the individual account balance in the Deferred Retirement 8 Option Plan shall be paid to the member within one year of termination of 9 employment, and the monthly payments that were being paid into the Deferred 10 Retirement Option Plan during the period of participation shall begin to be paid to 11 the retiree. The the board's service-connected disability determination made 12 pursuant to this Subparagraph shall apply to all benefits paid to and accrued by the 13 member based on all creditable service rendered both before and since termination 14 of participation in the Deferred Retirement Option Plan as a member and to the 15 DROP account.

16 (g)(i) (4)(a) In no event shall the The additional benefit shall not exceed an
amount which, when combined with the original benefit, equals one hundred percent
of the average of any three highest consecutive years of compensation earned by a
member electing to retire under the old system both during participation and after
leaving the Deferred Retirement Option Plan.

(ii) (b) In no event shall the The additional benefit shall not exceed an
amount which, when combined with the original benefit, equals one hundred percent
of the average of any four highest consecutive years of compensation earned by a
member retiring under the new system with an average compensation period of four
years, both during participation and after leaving the Deferred Retirement Option
Plan.

27 (iii) (c) For any member whose average compensation period is longer than
28 four years, in no event shall the additional benefit shall not exceed an amount which,
29 when combined with the original benefit, equals one hundred percent of the average

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1	of the highest consecutive months of compensation for any period equal to the
2	average compensation period applicable when the member entered the Deferred
3	Retirement Option Plan, both during participation and after leaving the Deferred
4	Retirement Option Plan.
5	E. M. In lieu of terminating employment and accepting a service retirement
6	allowance under R.S. 11:3381 and 3384, any member of this system who has not less
7	than twelve years of creditable service in this system, and who is eligible to receive
8	a service retirement benefit, may elect to participate in the Deferred Retirement
9	Option Plan on a retroactive basis, and receive a lump sum benefit of up to five
10	years, based upon the value of the pension <u>benefit</u> on the retroactive date selected.
11	M. Notwithstanding any other provision of law to the contrary, a member
12	may participate in the Deferred Retirement Option Plan provided by this Section and
13	also make an election to receive an initial lump sum benefit as set forth in R.S.
14	11:3385.2.
15	O. Any appeal of a determination made pursuant to the provisions of this
16	Section shall be lodged and conducted pursuant to the laws and rules of the system.

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)]

Arnold

HB No. 27

Abstract: Provides relative to the Deferred Retirement Option Plan (DROP) within the Firefighters' Pension and Relief Fund in the city of New Orleans (NOFF).

<u>Present law</u> authorizes qualifying members of NOFF to enter DROP upon attaining sufficient age and years of creditable service. Provides that while participating in DROP, the member is treated as though he is retired, and his benefit check is paid to his DROP account while he continues working. The DROP participation period may not exceed five years. <u>Proposed law</u> retains <u>present law</u>.

<u>Present law</u> provides for individual member accounts within DROP. <u>Proposed law</u> provides that DROP accounts are notional accounts for recordkeeping purposes only.

<u>Present law</u> provides that upon commencement of participation in DROP, membership in the system shall terminate. <u>Proposed law</u> removes <u>present law</u>. <u>Present law</u> allows the member to continue employment after DROP and to accrue additional benefits in the system for all post-DROP employment. <u>Proposed law</u> retains <u>present law</u>.

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<u>Present law</u> requires employee and employer contributions to cease while the member is in DROP. Further requires employee and employer contributions to resume if the member continues employment after completing DROP. <u>Proposed law</u> retains <u>present law</u>.

<u>Proposed law</u> provides that the DROP account shall be subject to Internal Revenue Service laws, rules, and regulations covering governmental defined benefit plans.

<u>Present law</u> provides that DROP accounts are not subject to fees, charges, or expenses during the member's period of participation. Further prohibits interest credits to the accounts during the period of participation. <u>Proposed law</u> retains <u>present law</u>.

<u>Present law</u> provides that if a member continues employment after his DROP participation, his account shall be credited with interest each year based on the composite one-year rate of return of the fund. <u>Proposed law</u> removes the requirement that the member continue employment after his DROP participation in order to receive interest on his account. Retains <u>present law</u> calculation of interest credits until Jan. 1, 2015. <u>Proposed law</u> provides that on and after Jan. 1, 2015, interest shall be credited to all DROP accounts based on a five-year rolling average of the composite rate of return of the fund.

<u>Present law</u> authorizes a 2% administration fee to be deducted from member accounts each year. <u>Proposed law</u> authorizes the board to set the administration fee to be deducted each year, up to a maximum of 2%.

<u>Proposed law</u> provides that in no event shall the member's account be diminished or impaired.

<u>Proposed law</u> requires the board of trustees to distribute a retiree's DROP withdrawals within a reasonable period of time from receipt of the member's written request for such.

<u>Present law</u> provides that if a member dies during participation in DROP, a lump sum payment of his account shall be paid to his named beneficiary. If there is no named beneficiary, the lump sum shall be paid to his estate. <u>Proposed law</u> provides that if a member dies at any time before his DROP account has been distributed in its entirety, the named beneficiary may elect to receive the balance of the member's DROP account in any form of payment approved by the board of trustees. Further provides that if there is no named beneficiary, the account shall be distributed to the following individuals, in the following order:

- (1) The surviving spouse.
- (2) The surviving child or children, to be shared equally.
- (3) The surviving parents.
- (4) The deceased member's estate.

<u>Present law</u> authorizes a member to change his beneficiary designation after starting DROP if the designated beneficiary predeceases the member. <u>Proposed law</u> authorizes a member to change his beneficiary designation in accordance with the laws and rules of the system. Further authorizes the member to change the beneficiary designated to receive his DROP account balance at any time by filing a form with the board.

<u>Present law</u> authorizes a member who finishes DROP and continues working to change his beneficiary designation only if the beneficiary predeceases the member. <u>Proposed law</u> retains <u>present law</u>.

<u>Present law</u> provides that for a member continuing employment after DROP a serviceconnected disability determination shall only apply to service rendered after DROP.

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<u>Proposed law</u> provides that the service-connected disability determination for such a member applies to all service and includes the DROP account.

<u>Present law</u> authorizes a member to participate in DROP on a retroactive basis. Further authorizes a participant in DROP to receive an initial lump sum benefit, notwithstanding <u>present law</u>. <u>Proposed law</u> retains <u>present law</u>.

<u>Proposed law</u> provides that any appeal of a determination made pursuant to <u>present law</u> and <u>proposed law</u> shall be lodged and conducted pursuant to the laws and rules of the system.

(Amends R.S. 11:3385.1)