## Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

## **ENGROSSED**

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 10-0120.01 Ed DeCecco

**SENATE BILL 10-022** 

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# A BILL FOR AN ACT

101	CONCERNING A MEMBER-APPROVED INCREASE IN THE MEMBER
102	CONTRIBUTION RATE TO THE STATEWIDE DEFINED BENEFIT PLAN
103	ADMINISTERED BY THE FIRE AND POLICE PENSION ASSOCIATION.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

# Police Officers' and Firefighters' Pension Reform Commission.

Permits the board of directors of the fire and police pension association (board) to increase the member contribution rate for the statewide defined benefit plan (plan) if the increase:

! Does not require an increase in the employer contribution rate or adversely affect the plan's status under federal law; and

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! Is approved by a supermajority of active plan members and a majority of the employers.

Permits the board to eliminate the increase in the member contribution rate so long as the requirements for an increase are met. Makes conforming amendments to ensure that the increase in the member contribution rate does not change other requirements related to the plan.

Be it enacted by the General Assembly of the State of Colorado:

**SECTION 1.** 31-31-402 (1) and (3), Colorado Revised Statutes, are amended to read:

**31-31-402.** Employer and member contributions. (1) On and after January 1, 1980, until the board is able to determine a contribution rate from the first annual actuarial valuation, every member covered under the statewide defined benefit plan established by this part 4 shall pay into the defined benefit system trust fund eight percent of salary paid OR SUCH HIGHER MEMBER CONTRIBUTION RATE ESTABLISHED PURSUANT TO SECTION 31-31-408 (1.5) (a). The payment shall be made by the employer by deduction from the salary paid such member. employer shall pick up the employee MEMBER contributions required for all salaries paid after July 1, 1985, and the contributions so picked up shall be treated as employer contributions pursuant to section 414 (h) (2) of the federal "Internal Revenue Code of 1986", as amended, in determining tax treatment under such code. The employer shall pay these employee MEMBER contributions directly to the retirement association, instead of paying such amounts to employees MEMBERS, and such contributions shall be paid from the same funds that are used in paying salaries to the employees MEMBERS. Such contributions, although designated as employee MEMBER contributions, shall be paid by the employer in lieu of contributions by employees Employees MEMBERS.

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1 MEMBERS may not elect to choose to receive such contributions directly

2 instead of having them paid by the employer to the pension plan.

3 Employee MEMBER contributions so picked up shall be treated for all

4 purposes of this article, other than federal tax, in the same manner as

employee MEMBER contributions made before the date picked up.

6 Payment shall be made by one voucher for the aggregate amount

deducted and shall be made no later than ten days following the date of

payment of salary to the member. All such payments shall be credited to

9 the defined benefit system trust fund.

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(3) The general assembly declares that the rates of employee MEMBER and employer contributions shall be adequate to fund benefit liabilities accrued under the statewide defined benefit plan established by this part 4, and to this end, the board shall submit an annual actuarial valuation report to the state auditor, the legislative audit committee, and the joint budget committee of the general assembly, together with any recommendations concerning such liabilities as accrued. Amortization of such liability over a forty-year period shall be deemed adequate to maintain actuarial stability. If the actual financial experience of the new hire benefits account in the defined benefit system trust fund is found to be more or less favorable than the assumed experience during the two-year period from January 1, 1980, and each biennium thereafter, adjustments may be made by the board in the employee MEMBER and employer contributions as may be deemed feasible and advisable so long as THE employer contributions are CONTRIBUTION RATE IS at least equal to employee contributions THE MEMBER CONTRIBUTION RATE. IF THE MEMBER CONTRIBUTION RATE HAS BEEN INCREASED PURSUANT TO SECTION 31-31-408 (1.5) (a), THE REQUIREMENT THAT THE EMPLOYER

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1	CONTRIBUTION RATE BE AT LEAST EQUAL TO THE MEMBER CONTRIBUTION
2	RATE SHALL NOT APPLY, BUT IN SUCH CIRCUMSTANCE, ANY INCREASE TO
3	THE EMPLOYER CONTRIBUTION RATE SHALL BE AT LEAST EQUAL TO THE
4	INCREASE IN THE MEMBER CONTRIBUTION RATE AND ANY DECREASE IN
5	THE MEMBER CONTRIBUTION RATE SHALL BE AT LEAST EQUAL TO THE
6	DECREASE IN THE EMPLOYER CONTRIBUTION RATE.
7	<b>SECTION 2.</b> 31-31-403 (1) (b) and the introductory portion to
8	31-31-403 (2) (a), Colorado Revised Statutes, are amended, and the said
9	31-31-403 (2) is further amended BY THE ADDITION OF A NEW
10	PARAGRAPH, to read:
11	31-31-403. Normal retirement - statewide defined benefit plan.
12	(1) (b) The board shall determine after each annual actuarial valuation if
13	the cost of all benefits established by this part 4 for members covered
14	under this section and the cost of a normal retirement pension beginning
15	at age fifty-five for members then eligible may be fully funded on an
16	actuarially sound basis without necessitating an increase in the eight
17	percent employer and eight percent member contributions made pursuant
18	to section 31-31-402 OR SUCH HIGHER MEMBER CONTRIBUTION RATE
19	ESTABLISHED PURSUANT TO SECTION 31-31-408 (1.5) (a). If the board
20	cannot so determine, it shall order that the normal retirement pension
21	commence such number of months as are actuarially supportable, from
22	one to sixty, after age fifty-five for members who have completed at least
23	twenty-five years of active service and are otherwise eligible in
24	accordance with the board's determination. The determination of the
25	board shall be conclusive in the absence of fraud. A pension commenced
26	after age fifty-five pursuant to this paragraph (b) shall not be subject to

annual review. If a court determines that this paragraph (b) is invalid, the

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age of retirement to be eligible for any normal retirement benefit shall be age sixty except for persons receiving a benefit at the time of the court's decision.

- (2) (a) If in any year the board determines pursuant to this part 4 that the cost of the benefits described in paragraph (b) of subsection (1) of this section, excluding the benefit described in section 31-31-405, may not be fully funded on an actuarially sound basis without necessitating an increase in the eight percent employer and eight percent member contribution made pursuant to section 31-31-402 OR SUCH HIGHER MEMBER CONTRIBUTION RATE ESTABLISHED PURSUANT TO SECTION 31-31-408 (1.5) (a), the board shall not increase such employer or member contributions unless:
- (c) Nothing in this subsection (2) shall be construed to require the reduction of Benefits below the level sustainable by the higher member contribution rate established pursuant to section 31-31-408 (1.5) (a).
- **SECTION 3.** 31-31-404 (2) (b), Colorado Revised Statutes, is amended to read:

**31-31-404. Return or transfer of contributions - vested retirement.** (2) (b) The board shall determine after each annual actuarial valuation if the cost of all benefits established by this part 4 for members covered under section 31-31-403 and the cost of vested benefits beginning at age fifty-five for members then eligible may be fully funded on an actuarially sound basis without necessitating an increase in the eight percent employer and eight percent member contributions made pursuant to section 31-31-402 OR SUCH HIGHER MEMBER CONTRIBUTION RATE ESTABLISHED PURSUANT TO SECTION 31-31-408 (1.5) (a). If the board

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1	cannot so determine, it shall order that the vested benefits commence such
2	number of months as are actuarially supportable, from one to one hundred
3	twenty, after age fifty-five for eligible members in accordance with the
4	board's determination. The determination of the board shall be conclusive
5	in the absence of fraud. A vested benefit commenced before age
6	fifty-five pursuant to this paragraph (b) shall not be subject to annual
7	review. If a court determines that this paragraph (b) is invalid, the age to
8	be eligible for a vested benefit shall be age sixty-five except for persons
9	receiving a benefit at the time of the court's decision.
10	<b>SECTION 4.</b> 31-31-408 (1) (b), (3), (4), and (5), Colorado
11	Revised Statutes, are amended, and the said 31-31-408 is further amended
12	BY THE ADDITION OF A NEW SUBSECTION, to read:
13	31-31-408. Modification of state plan by the board.
14	(1) Notwithstanding any other provision of this part 4, the board may
15	modify the pension benefits and the age and service requirements for
16	pension benefits set forth in this part 4 with respect to the members of the
17	statewide defined benefit plan if:
18	(b) The modification does not require an increase in the employer
19	and member contribution rates established as of January 1, 1980, pursuant
20	to section 31-31-402 or such higher member contribution rate
21	ESTABLISHED PURSUANT TO PARAGRAPH (a) OF SUBSECTION $(1.5)$ OF THIS
22	SECTION;
23	(1.5) (a) Notwithstanding any other provision of this part
24	4, THE BOARD MAY INCREASE THE MEMBER CONTRIBUTION RATE ABOVE
25	THE RATE ESTABLISHED PURSUANT TO SECTION 31-31-402 WITH RESPECT
26	TO THE MEMBERS OF THE STATEWIDE DEFINED BENEFIT PLAN IF THE
27	INCREASE:

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1	(1) DOES NOT REQUIRE AN INCREASE IN THE EMPLOYER
2	CONTRIBUTION RATE ESTABLISHED PURSUANT TO SECTION 31-31-402;
3	(II) DOES NOT ADVERSELY AFFECT THE PLAN'S STATUS AS A
4	QUALIFIED PLAN PURSUANT TO THE FEDERAL "INTERNAL REVENUE CODE
5	of 1986", as amended;
6	(III) IS APPROVED BY SIXTY-FIVE PERCENT OF THE ACTIVE
7	MEMBERS OF THE PLAN; AND
8	(IV) IS APPROVED BY MORE THAN FIFTY PERCENT OF THE
9	EMPLOYERS HAVING ACTIVE MEMBERS COVERED BY THE PLAN, EACH
10	EMPLOYER TO BE ASSIGNED ONE VOTE; EXCEPT THAT EMPLOYERS HAVING
11	BOTH ACTIVE POLICE AND FIRE MEMBERS IN THE PLAN SHALL BE ASSIGNED
12	TWO VOTES.
13	(b) THE INCREASE IN THE MEMBER CONTRIBUTION RATE
14	ESTABLISHED PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (1.5)
15	SHALL BE PAID FROM A MEMBER'S SALARY AND OTHERWISE BE TREATED
16	IN THE SAME MANNER SPECIFIED IN SECTION 31-31-402 (1) FOR OTHER
17	MEMBER CONTRIBUTIONS FOR PURPOSES OF THE FEDERAL "INTERNAL
18	REVENUE CODE OF 1986", AS AMENDED. THE INCREASE IN THE MEMBER
19	CONTRIBUTION RATE SHALL NOT BE SUBJECT TO NEGOTIATION FOR
20	PAYMENT BY THE EMPLOYER.
21	(c) THE BOARD MAY ELIMINATE AN INCREASE IN THE MEMBER
22	CONTRIBUTION RATE ESTABLISHED PURSUANT TO PARAGRAPH (a) OF THIS
23	SUBSECTION $(1.5)$ SO LONG AS THE REQUIREMENTS FOR AN INCREASE SET
24	FORTH IN SAID PARAGRAPH (a) ARE MET.
25	(3) The board shall adopt rules setting forth the procedures for the
26	member election ELECTIONS required by paragraph (d) of subsection (1)
27	AND SUBPARAGRAPH (III) OF PARAGRAPH (a) OF SUBSECTION (1.5) of this

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section. Each employer having members in the statewide defined benefit plan shall comply with the procedures established by the board and shall certify the results of any member election to the board as prescribed by the board's rules.

- (4) A written copy of the language of any modifications to the statewide defined benefit plan OR AN INCREASE IN THE MEMBER CONTRIBUTION RATE adopted by the board pursuant to this section shall be kept and maintained by the board at its offices and be made available for copying and inspection by any interested party.
- (5) If at any time the cost of any modification adopted by the board pursuant to SUBSECTION (1) OF this section would require an increase in the eight percent employer and eight percent member contributions made pursuant to section 31-31-402 OR SUCH HIGHER MEMBER CONTRIBUTION RATE ESTABLISHED PURSUANT TO PARAGRAPH (a) OF SUBSECTION (1.5) OF THIS SECTION, the board shall revoke the modification as it applies to active members of the plan. The board may reinstitute the modification at a later date, in its discretion, if reinstituting the modification would not require an increase in the eight percent employer and eight percent member contributions made pursuant to section 31-31-402 OR SUCH HIGHER MEMBER CONTRIBUTION RATE ESTABLISHED PURSUANT TO PARAGRAPH (a) OF SUBSECTION (1.5) OF THIS SECTION.
- **SECTION 5.** Act subject to petition effective date. This act shall take effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the

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- state constitution against this act or an item, section, or part of this act
- within such period, then the act, item, section, or part shall not take effect
- 3 unless approved by the people at the general election to be held in
- 4 November 2010 and shall take effect on the date of the official
- 5 declaration of the vote thereon by the governor.

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