#### HOUSE BILL NO. 131

#### INTRODUCED BY SESSO

#### BY REQUEST OF THE OFFICE OF BUDGET AND PROGRAM PLANNING

A BILL FOR AN ACT ENTITLED: "AN ACT REVISING PUBLIC RETIREMENT LAWS; PROVIDING FOR THE ACTUARIAL FUNDING OF THE PUBLIC EMPLOYEES' AND SHERIFFS' RETIREMENT SYSTEMS BY INCREASING EMPLOYER CONTRIBUTION RATES; PROVIDING THAT THE INCREASE WILL NOT BE IMPOSED IF CERTAIN ACTUARIAL CONDITIONS ARE MET; ALLOCATING A PORTION OF THE EMPLOYER CONTRIBUTION IN THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM DEFINED CONTRIBUTION PLAN <del>TO PAY FOR THE PLAN'S STARTUP LOAN;</del> ALLOCATING A PORTION OF THE EMPLOYER CONTRIBUTION IN THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM DEFINED CONTRIBUTION PLAN TO PAY FOR THE PLAN'S STARTUPLOAN; REDUCING THE GUARANTEED ANNUAL BENEFIT ADJUSTMENT FOR MEMBERS OF THE PUBLIC EMPLOYEES', JUDGES', HIGHWAY PATROL OFFICERS', SHERIFFS', AND GAME WARDENS' AND PEACE OFFICERS', MUNICIPAL POLICE OFFICERS', AND MONTANA FIREFIGHTERS' UNIFIED RETIREMENT SYSTEMS HIRED OR ASSUMING OFFICE ON OR AFTER JULY 1, 2007; INCREASING THE STATUTORY APPROPRIATION FOR STATE RETIREMENT CONTRIBUTIONS FOR EMPLOYEES OF LOCAL GOVERNMENT ENTITIES AND SCHOOL DISTRICTS; PROVIDING APPROPRIATIONS; AMENDING SECTIONS 19-3-316, 19-3-319, 19-3-1605, 19-3-2117, 19-3-2121, 19-5-901, <del>19-5-902, 19-6-710, 19-6-711,</del> 19-7-404, 19-7-711, 19-8-1105, <del>19-9-1009, 19-9-1010, 19-9-1013, 19-13-1010,</del> <del>19-13-1011,</del> AND 19-21-214, MCA; AND PROVIDING AN EFFECTIVE DATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 19-3-316, MCA, is amended to read:

"19-3-316. Employer contribution rates. (1) Each employer shall contribute to the system. Except as provided in subsection (2), the employer shall pay as employer contributions 6.9% of the compensation paid to all of the employer's employees plus any additional contribution under subsection (3), except for those employees properly excluded from membership. Of employer contributions made under this subsection for both defined benefit plan and defined contribution plan members, a portion must be allocated for educational programs as provided in 19-3-112. Employer contributions for members under the defined contribution plan must be allocated as provided in 19-3-2117.

(2) Local government and school district employer contributions must be the total employer contribution rate provided in subsection (1) minus the state contribution rate rates under 19-3-319.

- (3) Subject to subsection (4), each employer shall contribute to the system an additional employer contribution equal to 0.27% THE FOLLOWING PERCENTAGE of the compensation paid to all of the employer's employees, except for those employees properly excluded from membership:
  - (A) BEGINNING JULY 1, 2007, 0.135%; AND
  - (B) BEGINNING JULY 1, 2009, 0.27%.
- (4) (a) The board shall periodically review the additional employer contribution provided for under subsection (3) and recommend adjustments to the legislature as needed to maintain the amortization schedule set by the board for payment of the system's unfunded liabilities.
- (b) The employer contribution required under subsection (3) terminates on July 1 immediately following the system's actuarial valuation if:
- (i) the actuarial valuation determines that the period required to amortize the system's unfunded liabilities, including adjustments made for any benefit enhancements enacted by the legislature after the valuation, is less than 25 years; and
- (ii) terminating the additional employer contribution would not cause the amortization period as of the most recent actuarial valuation to exceed 25 years."
  - **Section 2.** Section 19-3-319, MCA, is amended to read:
- "19-3-319. State contributions for local government and school district employers. (1) The state shall contribute monthly from the general fund to the pension trust fund a sum equal to 0.1% of the compensation paid to all employees of local government entities and school districts on and after July 1, 1997, except those employees properly excluded from membership.
- (2) In (A) SUBJECT TO SUBSECTION (2)(B), IN addition to the contribution required under subsection (1), the state shall contribute monthly from the general fund to the pension trust fund a sum equal to 0.27% THE FOLLOWING PERCENTAGE of the compensation paid to all employees of school districts on and after July 1, 2007, except for those employees properly excluded from membership:
  - (I) BEGINNING JULY 1, 2007, 0.135%; AND
  - (II) BEGINNING JULY 1, 2009, 0.27%.
- (B) THE ADDITIONAL CONTRIBUTION UNDER SUBSECTION (2)(A) TERMINATES WHEN THE ADDITIONAL CONTRIBUTION UNDER 19-3-316(3) TERMINATES.

(3) The board shall certify amounts due under this section on a monthly basis, and the state treasurer shall transfer those amounts to the pension trust fund within 1 week. The payment is payments in this section are statutorily appropriated as provided in 17-7-502."

## Section 3. Section 19-3-1605, MCA, is amended to read:

- "19-3-1605. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4).
- (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January.
- (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%.
- (c) If a benefit recipient is a contingent annuitant receiving an optional benefit upon the death of the original payee that occurred since the preceding January, the new recipient's monthly benefit must be increased to 3% the applicable percentage provided in subsection (4) (5) more than the amount that the contingent annuitant would have received had the contingent annuitant received a benefit during the preceding January.
- (3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made.
  - (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office:
  - (i) before July 1, 2007; or
- (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%.
- (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007.
  - (5) (A) THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C)

## IS 3% IF THE ORIGINAL PAYEE:

- (I) WAS HIRED OR ASSUMED OFFICE BEFORE JULY 1, 2007; OR
- (II) WAS AN EXISTING MEMBER OF A BENEFIT PLAN FOR WHICH THE APPLICABLE PERCENTAGE IS 3%.
- (B) EXCEPT AS PROVIDED IN SUBSECTION (5)(A)(II), THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C) IS 1.5% IF THE ORIGINAL PAYEE WAS HIRED OR ASSUMED OFFICE ON OR AFTER JULY 1, 2007.

(4)(5)(6) The board shall adopt rules to administer the provisions of this section."

# **Section 4.** Section 19-3-2117, MCA, is amended to read:

- "19-3-2117. Allocation of contributions and forfeitures. (1) The member contributions made under 19-3-315 and additional contributions paid by the member for the purchase of service must be allocated to the plan member's retirement account.
- (2) Subject to adjustment by the board as provided in 19-3-2121, of the employer contributions under 19-3-316 RECEIVED received:
  - (a) on or after July 1, 2002, an amount equal to:
  - (a)(i) 4.19% of compensation must be allocated to the member's retirement account;
  - (b)(ii) 2.37% of compensation must be allocated to the defined benefit plan as the plan choice rate;
  - (c)(iii) 0.04% of compensation must be allocated to the education fund as provided in 19-3-112(1)(b); and
- (d)(iv) 0.3% of compensation must be allocated to the long-term disability plan trust fund established pursuant to 19-3-2141; AND
- (b) on July 1, 2007, and continuing until the additional employer contributions terminate pursuant to 19-3-316, 0.56% of compensation must be allocated in the following order:
- (i) to the administrative account used by the board to meet the expenses of the plan's startup loan, until paid in full;
  - (ii) to the defined benefit plan to eliminate the plan choice rate unfunded actuarial liability; and
- (iii) to the long-term disability plan trust fund to provide disability benefits to eligible members. THE ADDITIONAL EMPLOYER CONTRIBUTION PROVIDED IN 19-3-316(3) MUST BE ALLOCATED TO THE MEMBER'S RETIREMENT ACCOUNT UNTIL THE ADDITIONAL CONTRIBUTION TERMINATES ON JULY 1, 2007, THROUGH JUNE 30, 2009, 0.135% OF COMPENSATION AND ON JULY 1, 2009, CONTINUING UNTIL THE ADDITIONAL EMPLOYER CONTRIBUTIONS TERMINATE PURSUANT TO 19-3-316, 0.27% OF COMPENSATION MUST BE ALLOCATED IN THE FOLLOWING ORDER:
  - (I) TO THE ADMINISTRATIVE ACCOUNT USED BY THE BOARD TO MEET THE EXPENSES OF THE PLAN'S STARTUP

## LOAN, UNTIL PAID IN FULL;

(II) TO THE DEFINED BENEFIT PLAN TO ELIMINATE THE PLAN CHOICE RATE UNFUNDED ACTUARIAL LIABILITY; AND (III) TO THE LONG-TERM DISABILITY PLAN TRUST FUND TO PROVIDE DISABILITY BENEFITS TO ELIGIBLE MEMBERS.

(3) Forfeitures of employer contributions and investment income on the employer contributions may not be used to increase a member's retirement account. The board shall allocate the forfeitures under 19-3-2116 to meet the plan's administrative expenses, including startup expenses."

Section 5. Section 19-3-2121, MCA, is amended to read: <u>"19-3-2121. Determination and adjustment of plan choice rate and contribution allocations. (1) "</u> The board shall periodically review the sufficiency of the plan choice rate and shall adjust the allocation of contributions under 19-3-2117 as specified in this section. The board shall collect and maintain the data necessary to comply with this section. (2) The plan choice rate set in 19-3-2117(2)(b) 19-3-2117(2)(a)(ii) must be adjusted as provided in this section, taking into account: (a) as determined under subsection (3), the change in the normal cost contribution rate in the defined benefit plan that is the result of member selection of the defined contribution plan; and (b) as determined under subsection (4), the sufficiency of the plan choice rate to actuarially fund the defined contribution plan member's appropriate share of the defined benefit plan's unfunded liabilities. (3) The change in the normal cost contribution rate must be an amount equal to the difference between the normal cost contribution rate in the defined benefit plan that would have resulted if all system members remained in the defined benefit plan and the normal cost contribution rate in the defined benefit plan for the actual members of the defined benefit plan, multiplied by the compensation paid to all of the members in the defined benefit plan, divided by the compensation paid to all of the members in the defined contribution plan. The measurements under this subsection must be based on the defined benefit plan in effect on the effective date of the defined contribution plan until the board determines that the defined benefit plan has been amended in a manner that significantly affects plan choices available to system members. After a board determination that the defined benefit plan has been significantly changed, the measurements in this subsection with respect to members entering the system after the significant change must be made on the basis of the defined benefit plan, as amended. (4) The sufficiency of the plan choice rate to actuarially fund the appropriate share of the defined benefit

plan's unfunded liabilities must be determined as follows:

(a) The board shall determine the number of years required to actuarially fund the defined benefit plan's unfunded liabilities as of the June 30, 1998, actuarial valuation, which must be the initial schedule for the defined contribution plan to actuarially fund the plan's share of the unfunded liabilities. The board shall reduce the schedule by 1 year each biennium.

- (b) During each subsequent actuarial valuation of the defined benefit plan conducted pursuant to 19-2-405, the board shall determine whether the plan choice rate minus the amount provided in subsection (2)(a) of this section is sufficient to pay the unfunded liability obligations within the schedule determined under subsection (4)(a) of this section. If the amount is insufficient to fund the liability over a period of 10 years longer than the scheduled period or is more than sufficient to fund the liability over a period of 10 years earlier than the scheduled period, the board shall determine to the nearest 0.1% the amount of the increase or decrease change in the plan choice rate that is required to actuarially fund the liabilities according to the established schedule.
- (5) If the board determines that the plan choice rate should be increased or decreased changed, the plan choice rate under 19-3-2117(2)(b) 19-3-2117(2)(a)(ii) must be increased or decreased changed accordingly. If the plan choice rate is increased, the allocation of employer contributions to member accounts under 19-3-2117(2)(a) 19-3-2117(2)(a)(ii) must be decreased by that amount. If the plan choice rate is decreased, the allocation of employer contributions to member accounts under 19-3-2117(2)(a) 19-3-2117(2)(a)(ii) must be increased by that amount.
- (6) If the board determines that the contribution rate to the disability plan under 19-3-2117(2)(d) 19-3-2117(2)(a)(iv) should be increased, the employer contribution to each member's account under 19-3-2117(2)(a) 19-3-2117(2)(a)(i) must be decreased by that amount. If the board determines that the contribution rate to the disability plan under 19-3-2117(2)(d) 19-3-2117(2)(a)(iv) should be decreased, the employer contribution to each member's account under 19-3-2117(2)(a) 19-3-2117(2)(a)(i) must be increased by that amount.
- (7) By November 1 of the year of a determination pursuant to this section that the allocation of employer contributions under 19-3-2117(2) must be changed, the board shall notify system members, participating employers, employee and employer organizations, the governor, and the legislature of its determination and of the changes required.
- (8) Effective January 1 of the year after the regular legislative session that immediately follows a determination under this section, the plan choice rate and the allocation of contributions under 19-3-2117(2) must be adjusted according to the board's determination."

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Section 5. Section 19-5-901, MCA, is amended to read:
"19-5-901. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each
year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible unde
subsection (3) must be increased by 3% the applicable percentage provided in subsection (4).
(2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more
adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase
of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by ar
amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the
<del>preceding January.</del>
(b) If a recipient's benefit payable during the preceding January has been increased by one or more
adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase
of the applicable percentage provided in subsection (4), then the benefit increase provided under this section
must be 0%.
(c) If a benefit recipient is a contingent annuitant receiving an optional benefit upon the death of the
original payee that occurred since the preceding January, the new recipient's monthly benefit must be increased
to 3% the applicable percentage provided in subsection (4) (5) more than the amount that the contingen
annuitant would have received had the contingent annuitant received a benefit during the preceding January.
(3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the
minimum annual benefit adjustment provided for in this section if:
(a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the
adjustment is to be made; and
(b) the member or benefit recipient either:
(i) first became an active member on or after July 1, 1997; or
(ii) filed a voluntary, irrevocable election to be covered under this section. The election must be filed with
the board prior to January 1, 1998.
(4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office:
(i) before July 1, 2007; or
(ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the
applicable percentage is 3%.
(b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients
hirad or accuming office on or after July 1, 2007

(5) (A) THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C)				
IS 3% IF THE ORIGINAL PAYEE:				
(i) WAS HIRED OR ASSUMED OFFICE BEFORE JULY 1, 2007; OR				
(II) WAS AN EXISTING MEMBER OF A BENEFIT PLAN FOR WHICH THE APPLICABLE PERCENTAGE IS 3%.				
(B) EXCEPT AS PROVIDED IN SUBSECTION (5)(A)(II), THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT				
$\underline{\text{ANNUITANT DESCRIBED IN SUBSECTION (2)(c) IS 1.5\% IF THE ORIGINAL PAYEE WAS HIRED OR ASSUMED OFFICE ON OR}\\$				
AFTER JULY 1, 2007.				
(4)(5)(6) The board shall adopt rules to administer the provisions of this section."				
Section 6. Section 19-5-902, MCA, is amended to read:				
"19-5-902. Election guaranteed annual benefit adjustment. (1) Subject to subsection (2), on				
January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient				
who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection				
<del>(4)</del> .				
(2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more				
$\textbf{adjustments not provided for in this section and the adjustments amount to less than a 3\%}  \underline{\textbf{an}}  \textbf{annualized increase}$				
of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an				
${\color{red} \mathbf{a}} {\color{blue} \mathbf{mount}} {\color{blue} \mathbf{that}} {\color{blue} \mathbf{will}} {\color{blue} \mathbf{provide}} {\color{blue} \mathbf{a}} {\color{blue} \mathbf{total}} {\color{blue} \mathbf{annualized}} {\color{blue} \mathbf{increase}} {\color{blue} \mathbf{of}} {\color{blue} \mathbf{3\%}} {\color{blue} \underline{\mathbf{the}}} {\color{blue} \mathbf{applicable}} {\color{blue} \mathbf{percentage}} {\color{blue} \mathbf{in}} {\color{blue} \mathbf{the}} {\color{blue} \mathbf{benefit}} {\color{blue} \mathbf{paid}} {\color{blue} \mathbf{since}} {\color{blue} \mathbf{the}} {\color{blue} \mathbf{applicable}} {\color{blue} \mathbf{percentage}} {\color{blue} \mathbf{in}} {\color{blue} \mathbf{the}} {\color{blue} \mathbf{applicable}} {\color{blue} \mathbf{percentage}} {\color{blue} \mathbf{in}} {\color{blue} \mathbf{the}} {\color{blue} \mathbf{applicable}} {\color{blue} appli$				
preceding January.				
(b) If a recipient's benefit payable during the preceding January has been increased by one or more				
$\textbf{adjustments not provided for in this section and the increases amount to more than a 3\%} \ \underline{\textbf{an}} \ \textbf{annualized increase}$				
of the applicable percentage provided in subsection (4), then the benefit increase provided under this section				
must be 0%.				
(3) A benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided				
for in this section if:				
(a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the				
adjustment is to be made; and				
(b) the member either:				
(i) first became an active member on or after July 1, 1997; or				
(ii) filed a voluntary, irrevocable election to be covered under this section. The election must be filed with				
the board prior to December 1, 2005.				

60th Legislature HB0131.04 (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board may adopt rules to administer the provisions of this section. (5)(6) The decision of a member who previously elected to participate under 19-5-901 or this section remains valid. The decision of a member who previously elected not to participate under 19-5-901 or this section may be reversed under this section." Section 7. Section 19-6-710, MCA, is amended to read: "19-6-710. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4). (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January. (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%.

(3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if:

(a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and

(b) the member either:

(i) first became an active member on or after July 1, 1997; or

(ii) filed a voluntary, irrevocable election to be covered under this section. The election must be filed with

the board prior to January 1, 1998, and requires an active member to pay an increased contribution rate from July

1, 1997, forward. A retired member or the member's survivor who is receiving a monthly benefit before July 1, 1997, shall also file the voluntary, irrevocable election no later than January 1, 1998, to be covered under this section. (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board shall adopt rules to administer the provisions of this section." Section 8. Section 19-6-711, MCA, is amended to read: <u>"19-6-711. Election -- guaranteed annual benefit adjustment. (1) Subject to subsection (2), on </u> January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection <del>(4).</del> (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January. (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%. <del>(3) A benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided</del> for in this section if: (a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and

(b) the member either:

- (ii) first became an active member on or after July 1, 1997; or

  (iii) filed a voluntary, irrevocable election to be covered under this section. The election:

  (A) must be filed with the board prior to December 1, 2001; and

  (B) requires an active member to pay an increased or revised contribution rate from January 1, 2002, forward:

  (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office:

  (i) before July 1, 2007; or

  (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%:

  (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007.

  (4)(5) The board shall adopt rules to administer the provisions of this section:

  (5)(6) The decision of a member who elected to participate under 19-6-710 remains valid. The decision of a member who elected not to participate under 19-6-710 may be reversed under this section."
  - **Section 5.** Section 19-7-404, MCA, is amended to read:
- "19-7-404. Employer contributions. (1) The Each employer shall pay 9.535% of the compensation paid to all of the employer's employees plus any additional contribution under subsection (3), except for those employees properly excluded from membership.
- (2) If the required contribution to the retirement system exceeds the funds available to a county from general revenue sources, a county may, subject to 15-10-420, budget, levy, and collect annually a tax on the taxable value of all taxable property within the county that is sufficient to raise the amount of revenue needed to meet the county's obligation.
- (3) Subject to subsection (4), each employer shall contribute to the system an additional employer contribution equal to 0.58% THE FOLLOWING PERCENTAGE of the compensation paid to all of the employer's employees, except for those employees properly excluded from membership:
  - (A) BEGINNING JULY 1, 2007, 0.29%; AND
  - (B) BEGINNING JULY 1, 2007 2009, 0.58%.
- (4) (a) The board shall periodically review the additional employer contribution provided for under subsection (3) and recommend adjustments to the legislature as needed to maintain the amortization schedule set by the board for payment of the system's unfunded liabilities.

(b) The employer contribution required under subsection (3) terminates on July 1 immediately following the system's actuarial valuation if:

- (i) the actuarial valuation determines that the period required to amortize the system's unfunded liabilities, including adjustments made for any benefit enhancements enacted by the legislature after the valuation, is less than 25 years; and
- (ii) terminating the additional employer contribution would not cause the amortization period as of the most recent actuarial valuation to exceed 25 years."

Section 6. Section 19-7-711, MCA, is amended to read:

- "19-7-711. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4).
- (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January.
- (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%.
- (c) If a benefit recipient is a contingent annuitant receiving an optional benefit upon the death of the original payee that occurred since the preceding January, the new recipient's monthly benefit must be increased to 3% the applicable percentage provided in subsection (4) (5) more than the amount that the contingent annuitant would have received had the contingent annuitant received a benefit during the preceding January.
- (3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made.
  - (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office:
  - (i) before July 1, 2007; or
  - (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the

applicable percentage is 3%.

(b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007.

- (5) (A) THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C) IS 3% IF THE ORIGINAL PAYEE:
  - (I) WAS HIRED OR ASSUMED OFFICE BEFORE JULY 1, 2007; OR
  - (II) WAS AN EXISTING MEMBER OF A BENEFIT PLAN FOR WHICH THE APPLICABLE PERCENTAGE IS 3%.
- (B) EXCEPT AS PROVIDED IN SUBSECTION (5)(A)(II), THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C) IS 1.5% IF THE ORIGINAL PAYEE WAS HIRED OR ASSUMED OFFICE ON OR AFTER JULY 1, 2007.

(4)(5)(6) The board shall adopt rules to administer the provisions of this section."

**Section 7.** Section 19-8-1105, MCA, is amended to read:

"19-8-1105. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4).

- (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January.
- (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%.
- (c) If a benefit recipient is a contingent annuitant receiving an optional benefit upon the death of the original payee that occurred since the preceding January, the new recipient's monthly benefit must be increased to 3% the applicable percentage provided in subsection (4) (5) more than the amount that the contingent annuitant would have received had the contingent annuitant received a benefit during the preceding January.
- (3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if the benefit's commencement date is at least

12 months prior to January 1 of the year in which the adjustment is to be made.

- (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office:
- (i) before July 1, 2007; or
- (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%.
- (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007.
- (5) (A) THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C)

  IS 3% IF THE ORIGINAL PAYEE:
  - (I) WAS HIRED OR ASSUMED OFFICE BEFORE JULY 1, 2007; OR
  - (II) WAS AN EXISTING MEMBER OF A BENEFIT PLAN FOR WHICH THE APPLICABLE PERCENTAGE IS 3%.
- (B) EXCEPT AS PROVIDED IN SUBSECTION (5)(A)(II), THE APPLICABLE PERCENTAGE RATE FOR A CONTINGENT ANNUITANT DESCRIBED IN SUBSECTION (2)(C) IS 1.5% IF THE ORIGINAL PAYEE WAS HIRED OR ASSUMED OFFICE ON OR AFTER JULY 1, 2007.

(4)(5)(6) The board shall adopt rules to administer the provisions of this section."

Section 12. Section 19-9-1009, MCA, is amended to read:
"19-9-1009. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of
each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible
under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4).
(2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more
$\textbf{adjustments not provided for in this section and the adjustments amount to less than a 3\%}  \underline{\textbf{an}}  \underline{\textbf{annualized increase}}$
of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an
amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the
preceding January.
(b) If a recipient's benefit payable during the preceding January has been increased by one or more
adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase
of the applicable percentage provided in subsection (4), then the benefit increase provided under this section
must be 0%.
(3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the

minimum annual benefit adjustment provided for in this section if:

(a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and (b) the member either: (i) first became an active member on or after July 1, 1997; or (ii) filed a voluntary, irrevocable election to be covered under this section. The election must be filed with the board prior to January 1, 1998, and requires an active member to pay an increased contribution rate from July 1, 1997, forward. A retired member or the member's survivor who is receiving a monthly benefit before July 1, 1997, shall also file the voluntary, irrevocable election no later than January 1, 1998, to be covered under this section. (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board shall adopt rules to administer the provisions of this section." Section 13. Section 19-9-1010, MCA, is amended to read: "19-9-1010. Original election -- guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection <del>(4).</del> <del>(2)(a) If a recipient's benefit payable during the preceding January has been increased by one or more</del> adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January. (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%.

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60th Legislature HB0131.04 (3) A benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if: (a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and (b) the member either: (i) first became an active member on or after July 1, 1997; or (ii) filed a voluntary, irrevocable election to be covered under this section. The election: (A) must be filed with the board prior to December 1, 1999; and (B) requires an active member to pay an increased or revised contribution rate from January 1, 2000, forward. (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board shall adopt rules to administer the provisions of this section. (5)(6) The decision of a member who elected to participate under 19-9-1009 remains valid. The decision of a member who elected not to participate under 19-9-1009 may be reversed under this section." Section 14. Section 19-9-1013, MCA, is amended to read: <u>"19-9-1013. Extended election -- guaranteed annual benefit adjustment. (1) Subject to subsection -- </u> (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4). (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the

preceding January.

(b) If a recipient's benefit payable during the preceding January has been increased by one or more

adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%. -(3) A benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if: (a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and (b) the member either: (i) first became an active member on or after July 1, 1997; or (ii) filed a voluntary, irrevocable election to be covered under this section. The election: (A) must be filed with the board prior to December 1, 2001; and (B) requires an active member to pay an increased or revised contribution rate from January 1, 2002, forward. (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board shall adopt rules to administer the provisions of this section. (5)(6) The decision of a member who elected to participate under 19-9-1009 or 19-9-1010 remains valid. The decision of a member who elected not to participate under 19-9-1009 and 19-9-1010 may be reversed under this section." Section 15. Section 19-13-1010, MCA, is amended to read: <u>"19-13-1010. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of </u> each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection (4). <del>(2)(a) If a recipient's benefit payable during the preceding January has been increased by one or more</del> adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an

amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January. (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%. (3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if: (a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and (b) the member either: (i) first became an active member on or after July 1, 1997; or (ii) filed a voluntary, irrevocable election to be covered under this section. The election must be filed with the board prior to January 1, 1998, and requires an active member to pay an increased contribution rate from July 1, 1997, forward. A retired member or the member's survivor who is receiving a monthly benefit before July 1, 1997, shall also file the voluntary, irrevocable election no later than January 1, 1998, to be covered under this section. (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board shall adopt rules to administer the provisions of this section." Section 16. Section 19-13-1011, MCA, is amended to read: "19-13-1011. Election -- guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of each year, the permanent monthly benefit payable during the preceding January to each recipient who is eligible under subsection (3) must be increased by 3% the applicable percentage provided in subsection <del>(4).</del> (2) (a) If a recipient's benefit payable during the preceding January has been increased by one or more

adjustments not provided for in this section and the adjustments amount to less than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted by an amount that will provide a total annualized increase of 3% the applicable percentage in the benefit paid since the preceding January. (b) If a recipient's benefit payable during the preceding January has been increased by one or more adjustments not provided for in this section and the increases amount to more than a 3% an annualized increase of the applicable percentage provided in subsection (4), then the benefit increase provided under this section must be 0%. (3) A benefit recipient is eligible for and must receive the minimum annual benefit adjustment provided for in this section if: (a) the benefit's commencement date is at least 12 months prior to January 1 of the year in which the adjustment is to be made; and (b) the member either: (i) first became an active member on or after July 1, 1997; or (ii) filed a voluntary, irrevocable election to be covered under this section. The election: (A) must be filed with the board prior to December 1, 2001; and (B) requires an active member to pay an increased or revised contribution rate from January 1, 2002, forward. (4) (a) The applicable percentage is 3% for benefit recipients hired or assuming office: (i) before July 1, 2007; or (ii) on or after July 1, 2007, if the benefit recipient is an existing member of a benefit plan for which the applicable percentage is 3%. (b) Except as provided in subsection (4)(a)(ii), the applicable percentage is 1.5% for benefit recipients hired or assuming office on or after July 1, 2007. (4)(5) The board shall adopt rules to administer the provisions of this section. (5)(6) The decision of a member who elected to participate under 19-13-1010 remains valid. The decision of a member who elected not to participate under 19-13-1010 may be reversed under this section."

**Section 8.** Section 19-21-214, MCA, is amended to read:

"19-21-214. Contributions and allocations for employees in positions covered under the public employees' retirement system. (1) The contribution rates for employees in positions covered under the public

employees' retirement system who elect to become program members pursuant to 19-3-2112 are as follows:

- (a) the member's contribution rate must be the rate provided in 19-3-315; and
- (b) the employer's contribution rate must be the rate provided in 19-3-316.
- (2) Subject to subsection (3), <u>OF</u> the employer's contribution <del>under subsection (1)(b) must be allocated</del> as follows:
  - (a) on or after July 1, 2002, an amount equal to:
  - (a)(i) 4.49% of compensation must be allocated to the participant's program account;
- (b)(ii) 2.37% of compensation must be allocated to the defined benefit plan under the public employees' retirement system as the plan choice rate; and
  - (c)(iii) 0.04% of compensation must be allocated to the education fund pursuant to 19-3-112(1)(b); AND
- (b) on July 1, 2007, until additional employer contributions terminate pursuant to 19-3-316, 0.27% of compensation must be allocated in the following order:
- (i) to the administrative account used by the board to meet the expenses of the plan's startup loan, until paid in full; and
  - (ii) to the defined benefit plan to eliminate the plan choice rate unfunded actuarial liability.
- (B) THE ADDITIONAL EMPLOYER CONTRIBUTION PROVIDED IN 19-3-316(3) MUST BE ALLOCATED TO THE PARTICIPANT'S PROGRAM ACCOUNT UNTIL THE ADDITIONAL CONTRIBUTION TERMINATES ON JULY 1, 2007, THROUGH JUNE 30, 2009, 0.135% OF COMPENSATION AND ON JULY 1, 2009, CONTINUING UNTIL THE ADDITIONAL EMPLOYER CONTRIBUTIONS TERMINATE PURSUANT TO 19-3-316, 0.27% OF COMPENSATION MUST BE ALLOCATED IN THE FOLLOWING ORDER:
- (I) TO THE ADMINISTRATIVE ACCOUNT USED BY THE PUBLIC EMPLOYEES' RETIREMENT BOARD TO MEET THE EXPENSES OF THE DEFINED CONTRIBUTION PLAN'S STARTUP LOAN, UNTIL PAID IN FULL; AND
  - (II) TO THE DEFINED BENEFIT PLAN TO ELIMINATE THE PLAN CHOICE RATE UNFUNDED ACTUARIAL LIABILITY.
- (3) The allocations under subsection (2) are subject to adjustment by the public employees' retirement board, but only as described in and in a manner consistent with the express provisions of 19-3-2121."
- <u>NEW SECTION.</u> **Section 9. Appropriation.** (1) For the fiscal year beginning July 1, 2007, there is appropriated:
- (a) to the office of budget and program planning the following amounts from the indicated fund for the purpose of making the additional employer contributions in [sections 1, 2, AND 4, and 10]:
  - (i) \$492,796, general fund;

(ii) \$425,317, state special revenue fund;				
(iii) \$276,385, federal special revenue fund; and				
<del>(iv) \$160,824, other funds; and</del>				
(b) to the Montana university from the general fund, \$126,469, for the purpose of making the additional				
employer contributions in [section 18].				
(2) For the fiscal year beginning July 1, 2008, there is appropriated:				
(a) to the office of budget and program planning the following amounts from the indicated fund for the				
purpose of making the additional employer contributions in [sections 1, 2, 4, and 10]:				
<del>(i)</del> \$514,593, general fund;				
<del>(ii) \$439,412, state special revenue fund;</del>				
<del>(iii) \$283,945, federal special revenue fund; and</del>				
<del>(iv) \$167,531, other funds; and</del>				
(b) to the Montana university from the general fund, \$131,272, for the purpose of making the additional				
employer contributions in [section 18].				
	FY 2008	FY 2009		
GENERAL FUND	<u>\$309,633</u>	<u>\$326,913</u>		

 GENERAL FUND
 \$309,633
 \$326,913

 STATE SPECIAL
 212,659
 221,068

 FEDERAL SPECIAL
 138,193
 142,593

 PROPRIETARY
 80,831
 84,637

NEW SECTION. Section 19. Contingent voidness. If House Bill No. 805, House Bill No. 806, House Bill No. 807, House Bill No. 808, House Bill No. 809, House Bill No. 819, and House Bill No. 820 are not passed and approved, then [this act] is void.

<u>NEW SECTION.</u> **Section 10. Saving clause.** [This act] does not affect rights and duties that matured, penalties that were incurred, or proceedings that were begun before [the effective date of this act].

<u>NEW SECTION.</u> **Section 11. Severability.** If a part of [this act] is invalid, all valid parts that are severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications, the part remains in effect in all valid applications that are severable from the invalid applications.

NEW SECTION. Section 12. Effective date. [This act] is effective July 1, 2007.

- END -