7804

IN SENATE

June 19, 2012

- Introduced by Sen. GOLDEN -- read twice and ordered printed, and when printed to be committed to the Committee on Rules
- AN ACT to amend the administrative code of city of New York, in relation to the rate of regular interest used in the actuarial valuation of liabilities for the purpose of calculating contributions to the New York city employees' retirement system, the New York city teachers' retirement system, the police pension fund, subchapter two, the fire department pension fund, subchapter two and the board of education retirement system of such city by public employers and other obligors required to make employer contributions to such retirement systems, the establishment of the entry age actuarial cost method of determining employer contributions to such retirement systems, the making of contributions to such retirement systems by such public employers and such other obligors, and the crediting of special interest and addiinterest to members of such retirement systems, and the allowtional ance of interest on the funds of such retirement systems; and to amend the education law, in relation to employer contributions to the board of education retirement system of such city

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subparagraph (a) of paragraph 1 of subdivision b of section 2 13-127 of the administrative code of the city of New York is amended by 3 adding two new items (i-a) and (i-b) to read as follows:

4 (I-A) ALL UNFUNDED ACCRUED LIABILITY INSTALLMENTS AS REQUIRED BY 5 SECTION 13-638.2 OF THIS TITLE OR ANY OTHER PROVISION OF LAW; AND

6 (I-B) ANY OTHER PAYMENTS TO THE CONTINGENT RESERVE FUND AS REQUIRED BY 7 APPLICABLE LAW; AND

8 S 2. Subparagraph (c) of paragraph 1 of subdivision b of section 9 13-127 of the administrative code of the city of New York is amended by 10 adding a new item (iv) to read as follows:

11 (IV) THE CITY AND ALL OTHER RESPONSIBLE OBLIGORS (AS DEFINED IN PARA-12 GRAPH TEN OF SUBDIVISION A OF SECTION 13-638.2 OF THIS TITLE) SHALL MAKE 13 ALL PAYMENTS TO THE RETIREMENT SYSTEM REQUIRED BY APPLICABLE LAW IN 14 ACCORDANCE WITH THE TIME OF PAYMENT REQUIREMENTS SET FORTH IN SUBDIVI-

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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SION C OF SECTION 13-133 OF THIS CHAPTER. ANY RESPONSIBLE OBLIGOR WHICH 1 2 PORTION OF SUCH REQUIRED PAYMENTS TO THE DOES NOT MAKE ALL OR ANY 3 TIMELY RETIREMENT SYSTEM IN А MANNER IN FISCAL YEAR TWO THOUSAND 4 TWELVE--TWO THOUSAND THIRTEEN, OR IN ANY FISCAL YEAR THEREAFTER, SHALL 5 BE REQUIRED TO PAY INTEREST TO THE RETIREMENT SYSTEM ON SUCH OVERDUE 6 AMOUNTS, AS DETERMINED BY THE ACTUARY. THE ACTUARY SHALL DETERMINE, AT 7 SUCH TIME AS HE OR SHE DEEMS APPROPRIATE, INTEREST PAYMENTS ON SUCH 8 AMOUNTS USING A RATE OF INTEREST EQUIVALENT TO THE VALUATION OVERDUE 9 RATE OF INTEREST (AS DEFINED IN PARAGRAPH ELEVEN OF SUBDIVISION A OF 10 SECTION 13-638.2 OF THIS TITLE). RESPONSIBLE OBLIGORS SHALL MAKE SUCH INTEREST PAYMENTS ON OVERDUE AMOUNTS TO THE 11 RETIREMENT SYSTEM IN THE MANNER AND AT SUCH TIME AS THE ACTUARY DEEMS APPROPRIATE. 12

13 S 3. Item (i) of subparagraph (a) of paragraph 2 of subdivision b of 14 section 13-127 of the administrative code of the city of New York, as 15 amended by chapter 85 of the laws of 2000, is amended to read as 16 follows:

17 (i) NOTWITHSTANDING THE SUCCEEDING PROVISIONS OF THIS SUBPARAGRAPH OR SUBPARAGRAPH (A-ONE), (B) OR (C) OF THIS PARAGRAPH, 18 THE PROVISIONS OF 19 FOR FISCAL YEAR TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE, AND FOR EACH FISCAL YEAR THEREAFTER, THE AMOUNT OF THE NORMAL CONTRIBUTION PAYABLE TO 20 21 CONTINGENT RESERVE FUND SHALL BE DETERMINED PURSUANT ТΟ THE THE 22 PROVISIONS OF SUBPARAGRAPH (D) OF THIS PARAGRAPH. Upon the basis of the 23 latest mortality and other tables herein authorized and regular inter-24 est, the actuary shall determine as of June thirtieth, nineteen hundred 25 eighty and as of each succeeding June thirtieth, the amount of the total 26 liability for all benefits provided in this title, in articles eleven and fourteen of the retirement and social security law and in any other 27 28 prescribing benefits payable by the retirement system on account of law 29 all members and beneficiaries, excluding the liability on account of 30 future increased-take-home-pay contributions, if any, and the liability for benefits attributable to the annuity savings fund, provided, howev-31 32 er, that in determining such total liability as of June thirtieth, nine-33 teen hundred ninety-five and as of each succeeding June thirtieth, the 34 actuary shall include (A) the liability on account of future increased-35 take-home-pay contributions, if any, (B) the liability on account of future public employer obligations under the provisions of subdivision 36 37 twenty of section two hundred forty-three of the military law, to pay in 38 behalf of members qualifying for such benefit, member contributions with 39 respect to certain periods of the military service of such members and 40 (C) the liability for benefits attributable to the annuity savings fund. S 4. Paragraph 2 of subdivision b of section 13-127 of the administra-41 42 tive code of the city of New York is amended by adding a new subpara-43 graph (d) to read as follows:

44 (I) NOTWITHSTANDING THE PRECEDING SUBPARAGRAPHS OF THIS PARAGRAPH (D) 45 OR ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE NORMAL CONTRIBUTION THE CONTINGENT RESERVE ТО 46 PAYABLE FUND IN FISCAL YEAR TWO THOUSAND 47 ELEVEN--TWO THOUSAND TWELVE, AND IN EACH FISCAL YEAR THEREAFTER, SHALL 48 ΒE THE ENTRY AGE NORMAL CONTRIBUTION, AS DETERMINED BY THE ACTUARY 49 PURSUANT TO THIS SUBPARAGRAPH IN A MANNER CONSISTENT WITH THE ENTRY AGE 50 COST METHOD. THE ACTUARY SHALL DETERMINE THE ENTRY AGE NORMAL ACTUARIAL 51 CONTRIBUTION FOR EACH SUCH FISCAL YEAR AS OF JUNE THIRTIETH OF THE 52 FISCAL YEAR PRECEDING THE FISCAL YEAR IN WHICH SUCH NORMAL SECOND 53 CONTRIBUTION IS PAYABLE, BASED ON THE LATEST MORTALITY AND OTHER TABLES 54 APPLICABLE AT THE TIME HE OR SHE PERFORMS SUCH CALCULATIONS, AND THE 55 VALUATION RATE OF INTEREST AS PROVIDED FOR THE RETIREMENT SYSTEM IN 56 PARAGRAPH TWO OF SUBDIVISION B OF SECTION 13-638.2 OF THIS TITLE.

(II) IN CALCULATING THE ENTRY AGE NORMAL CONTRIBUTION PAYABLE IN ANY 1 SUCH FISCAL YEAR PURSUANT TO THIS SUBPARAGRAPH, THE ACTUARY, IN HIS OR 2 HER DISCRETION, MAY MAKE CERTAIN ADJUSTMENTS IN THE CALCULATION METHOD-3 4 OLOGY, PROVIDED THAT SUCH ADJUSTMENTS ARE GENERALLY ACCEPTED AS CONSIST-5 ENT WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND ARE DESIGNED, IN 6 GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS 7 FROM THEIR AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO 8 WHICH SUCH MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY. SUCH GENERALLY ACCEPTED ADJUSTMENTS IN THE CALCULATION METHOD-9 10 OLOGY, IN THE DISCRETION OF THE ACTUARY, MAY INCLUDE, BUT ARE NOT LIMIT-ED TO, THE CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION (A) ON AN 11 INDIVIDUAL MEMBER BASIS BY CALCULATING THE AMOUNT OF THE ENTRY AGE 12 NORMAL CONTRIBUTION ATTRIBUTABLE TO EACH INDIVIDUAL MEMBER, AND 13 THEN ADDING TOGETHER SUCH INDIVIDUAL MEMBER AMOUNTS, (B) ON AN AGGREGATE

14 ADDING TOGETHER SUCH INDIVIDUAL MEMBER AMOUNTS, (B) ON AN AGGREGATE
15 BASIS FOR ALL MEMBERS OR (C) ON ANY COMBINATION OF AN INDIVIDUAL MEMBER
16 BASIS AND AN AGGREGATE BASIS WHICH IS CONSISTENT WITH THE ENTRY AGE
17 ACTUARIAL COST METHOD, AND THE PRECEDING PROVISIONS OF THIS ITEM.
18 (III) FOR EACH SUCH FISCAL YEAR, THE ACTUARY, IN HIS OR HER

18 (III) FOR EACH SUCH FISCAL YEAR, THE ACTUARY, IN HIS OR HER 19 DISCRETION, SHALL DETERMINE, IN ACCORDANCE WITH THE PROVISIONS OF ITEM 20 (II) OF THIS SUBPARAGRAPH, THE METHODOLOGY FOR CALCULATING THE ENTRY AGE 21 NORMAL CONTRIBUTION PAYABLE FOR THAT PARTICULAR FISCAL YEAR.

(IV) THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH ITEM 22 (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE ACTUARY TO CALCULATE THE 23 24 ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL MEMBER BASIS BY (A) 25 MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER, AS DETERMINED BY THE ACTUARY, BY THE SALARY EXPECTED TO BE PAID 26 TO THAT MEMBER DURING THE FISCAL YEAR IN WHICH SUCH NORMAL CONTRIBUTION 27 PAYABLE, AND (B) CALCULATING THE SUM OF THE INDIVIDUAL ENTRY AGE 28 IS 29 NORMAL CONTRIBUTIONS ATTRIBUTABLE TO ALL SUCH MEMBERS. THE ACTUARY, IN 30 HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL BASIS 31 32 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE 33 PROVISIONS OF ITEM (II) OF THIS SUBPARAGRAPH.

(V) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN 34 ACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE 35 ACTUARY TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE 36 37 BASIS BY MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR ALL 38 MEMBERS IN THE AGGREGATE, AS DETERMINED BY THE ACTUARY, BY THE AGGREGATE AMOUNT OF THE SALARIES EXPECTED TO BE PAID TO ALL MEMBERS DURING THE 39 40 FISCAL YEAR IN WHICH THE NORMAL CONTRIBUTION IS PAYABLE. THE ACTUARY, IN HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR 41 DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE BASIS 42 43 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE PROVISIONS OF ITEM (II) OF THIS SUBPARAGRAPH. 44

(VI) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN
ACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE
CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION ON ANY OTHER BASIS
WHICH THE ACTUARY DEEMS APPROPRIATE, AND WHICH IS CONSISTENT WITH THE
ENTRY AGE ACTUARIAL COST METHOD AND THE PROVISIONS OF ITEM (II) OF THIS
SUBPARAGRAPH.

(VII) (A) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH REQUIRES THE DETERMINATION OF
AN ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER IN
ORDER TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR EACH INDIVIDUAL
MEMBER, THE ACTUARY SHALL DETERMINE SUCH RATE FOR EACH SUCH MEMBER IN
ACCORDANCE WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS

1 DETERMINED BY THE ACTUARY FOR EACH SUCH MEMBER, SHALL BE CONSISTENT WITH 2 A METHOD DESIGNED, IN GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORK-3 ING LIFETIME OF THAT PARTICULAR MEMBER FROM HIS OR HER AGE AT ENTRY, THE 4 ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH MEMBER IS EXPECTED TO 5 BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

6 (B) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH 7 ITEM (III) OF THIS SUBPARAGRAPH REOUIRES THE DETERMINATION OF AN ENTRY 8 NORMAL CONTRIBUTION RATE FOR ALL MEMBERS IN THE AGGREGATE IN ORDER AGE 9 TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR ALL MEMBERS IN THE 10 AGGREGATE, THE ACTUARY SHALL DETERMINE SUCH RATE IN ACCORDANCE WITH THE 11 ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS DETERMINED ΒY THE 12 SHALL BE CONSISTENT WITH A METHOD DESIGNED, IN GENERAL, TO ACTUARY, FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR 13 14 AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH 15 MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

16 S 5. Paragraph 1 of subdivision c of section 13-133 of the administra-17 tive code of the city of New York is amended by adding a new subpara-18 graph (G) to read as follows:

(G) WHERE A RESPONSIBLE OBLIGOR (AS DEFINED IN PARAGRAPH TEN OF SUBDI-19 20 VISION A OF SECTION 13-638.2 OF THIS TITLE) IS REQUIRED TO MAKE PAYMENTS 21 THE RETIREMENT SYSTEM PURSUANT TO APPLICABLE PROVISIONS OF LAW IN TΟ 22 FISCAL YEAR TWO THOUSAND TWELVE--TWO THOUSAND THIRTEEN, AND INANY 23 FISCAL YEAR THEREAFTER, AND THE PROVISIONS OF THIS SUBDIVISION OR THE 24 PROVISIONS OF ANY OTHER APPLICABLE LAW DO NOT OTHERWISE SPECIFICALLY 25 REQUIRE SUCH RESPONSIBLE OBLIGOR TO MAKE SUCH PAYMENTS BY A PARTICULAR 26 DATE OR DATES DURING SUCH FISCAL YEAR, SUCH RESPONSIBLE OBLIGOR SHALL EITHER (I) IN TOTAL ON OR BEFORE JANUARY FIRST OF 27 SUCH PAYMENTS MAKE 28 SUCH FISCAL YEAR, OR (II) TWELVE EQUAL MONTHLY INSTALLMENTS, IN AS 29 DETERMINED BY THE ACTUARY, WITH EACH MONTHLY INSTALLMENT TO BE PAID ON OR BEFORE THE LAST DAY OF EACH MONTH. 30

31 S 6. Subparagraph 3 of paragraph (e) of subdivision 4 of section 32 13-194 of the administrative code of the city of New York, as amended by 33 chapter 255 of the laws of 2000, is amended to read as follows:

(3) Except as otherwise provided in SUBDIVISION ELEVEN OF THIS SECTION
AND IN sections 13-195 and 13-195.1 of this chapter, nothing contained
in this section shall create or impose any obligation on the part of the
retirement system, or the funds or monies thereof, or authorize such
funds or monies to be appropriated or used for any payment under this
section or for any purpose thereof.

40 S 7. Section 13-194 of the administrative code of the city of New York 41 is amended by adding a new subdivision 11 to read as follows:

11. IN THE EVENT THAT, FOR ANY CALENDAR YEAR COVERED BY A PAYMENT
GUARANTEE, THE ASSETS OF THE VARIABLE SUPPLEMENTS FUND ARE NOT SUFFICIENT TO PAY BENEFITS UNDER THIS SECTION FOR SUCH YEAR, AN AMOUNT SUFFICIENT TO PAY SUCH BENEFITS SHALL BE APPROPRIATED FROM THE CONTINGENT
RESERVE FUND OF THE RETIREMENT SYSTEM AND TRANSFERRED TO THE CORRECTION
OFFICERS' VARIABLE SUPPLEMENTS FUND.

48 S 8. Subparagraph (a) of paragraph 1 of subdivision b of section 49 13-228 of the administrative code of the city of New York is amended by 50 adding two new items (i-a) and (i-b) to read as follows:

51 (I-A) ALL UNFUNDED ACCRUED LIABILITY INSTALLMENTS AS REQUIRED BY 52 SECTION 13-638.2 OF THIS TITLE OR ANY OTHER PROVISION OF LAW; AND

53 (I-B) ANY OTHER PAYMENTS TO THE CONTINGENT RESERVE FUND AS REQUIRED BY 54 APPLICABLE LAW; AND 1 S 9. Subparagraph (c) of paragraph 1 of subdivision b of section 2 13-228 of the administrative code of the city of New York is amended by 3 adding a new item (iv) to read as follows:

4 (IV) THE CITY SHALL MAKE ALL PAYMENTS TO THE PENSION FUND REQUIRED BY 5 APPLICABLE LAW IN ACCORDANCE WITH THE TIME OF PAYMENT REQUIREMENTS SET 6 FORTH IN SUBDIVISION C OF SECTION 13-231 OF THIS SUBCHAPTER. COMMENCING 7 WITH PAYMENTS DUE IN FISCAL YEAR TWO THOUSAND TWELVE--TWO THOUSAND THIR-8 TEEN, IN ANY FISCAL YEAR IN WHICH THE CITY DOES NOT MAKE ALL OR ANY 9 SUCH REQUIRED PAYMENTS TO THE PENSION FUND IN A TIMELY PORTION OF 10 MANNER, THE CITY SHALL BE REQUIRED TO PAY INTEREST TO THE PENSION FUND ON SUCH OVERDUE AMOUNTS, AS DETERMINED BY THE ACTUARY. THE ACTUARY SHALL 11 12 AT SUCH TIME AS OR SHE DEEMS APPROPRIATE, INTEREST DETERMINE, HEPAYMENTS ON SUCH OVERDUE AMOUNTS USING A RATE OF INTEREST EQUIVALENT 13 TΟ 14 THE VALUATION RATE OF INTEREST (AS DEFINED IN PARAGRAPH ELEVEN OF SUBDI-15 VISION A OF SECTION 13-638.2 OF THIS TITLE). THE CITY SHALL MAKE SUCH 16 INTEREST PAYMENTS ON OVERDUE AMOUNTS TO THE PENSION FUND IN THE MANNER 17 AND AT SUCH TIME AS THE ACTUARY DEEMS APPROPRIATE.

18 S 10. Item (i) of subparagraph (a) of paragraph 2 of subdivision b of 19 section 13-228 of the administrative code of the city of New York, as 20 amended by chapter 598 of the laws of 1996, is amended to read as 21 follows:

22 (i) NOTWITHSTANDING THE SUCCEEDING PROVISIONS OF THIS SUBPARAGRAPH OR 23 PROVISIONS OF SUBPARAGRAPH (A-ONE), (B), (C) OR (D) OF THIS PARA-THE 24 GRAPH, FOR FISCAL YEAR TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE, AND FOR 25 EACH FISCAL YEAR THEREAFTER, THE AMOUNT OF THE NORMAL CONTRIBUTION PAYA-BLE TO THE CONTINGENT RESERVE FUND SHALL BE DETERMINED PURSUANT 26 TO THE 27 PROVISIONS OF SUBPARAGRAPH (E) OF THIS PARAGRAPH. Upon the basis of the 28 latest mortality and other tables herein authorized and regular inter-29 est, the actuary shall determine, as of June thirtieth, nineteen hundred eighty and as of each succeeding June thirtieth, the amount of the total 30 liability for all benefits provided in this subchapter, in article elev-31 32 of the retirement and social security law, article fourteen of such en 33 law (if and when applicable) and in any other law prescribing benefits 34 payable by the pension fund on account of all members and beneficiaries, excluding the liability on account of future increased-take-home-pay 35 36 contributions, if any, and the liability for benefits attributable to 37 the annuity savings fund, provided, however, that in determining such 38 total liability for all benefits as of June thirtieth, nineteen hundred ninety-five and as of each succeeding June thirtieth, the actuary shall 39 40 include (A) the liability on account of future increased-take-home-pay contributions, if any, (B) the liability on account of future public 41 employer obligations under the provisions of subdivision twenty of 42 43 section two hundred forty-three of the military law, to pay in behalf of 44 members qualifying for such benefit, member contributions with respect 45 to certain periods of the military service of such members and (C) the liability for benefits attributable to the annuity savings fund. 46

47 S 11. Paragraph 2 of subdivision b of section 13-228 of the adminis-48 trative code of the city of New York is amended by adding a new subpara-49 graph (e) to read as follows:

50 (E) (I) NOTWITHSTANDING THE PRECEDING SUBPARAGRAPHS OF THIS PARAGRAPH 51 ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE NORMAL CONTRIBUTION OR PAYABLE TO THE CONTINGENT RESERVE FUND IN FISCAL YEAR 52 TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE, AND IN EACH FISCAL YEAR THEREAFTER, SHALL 53 54 BE THE ENTRY AGE NORMAL CONTRIBUTION, AS DETERMINED ΒY THE ACTUARY 55 TO THIS SUBPARAGRAPH IN A MANNER CONSISTENT WITH THE ENTRY AGE PURSUANT 56 ACTUARIAL COST METHOD. THE ACTUARY SHALL DETERMINE THE ENTRY AGE NORMAL 1 CONTRIBUTION FOR EACH SUCH FISCAL YEAR AS OF JUNE THIRTIETH OF THE 2 SECOND FISCAL YEAR PRECEDING THE FISCAL YEAR IN WHICH SUCH NORMAL 3 CONTRIBUTION IS PAYABLE, BASED ON THE LATEST MORTALITY AND OTHER TABLES 4 APPLICABLE AT THE TIME HE OR SHE PERFORMS SUCH CALCULATIONS, AND THE 5 VALUATION RATE OF INTEREST AS PROVIDED FOR THE PENSION FUND IN PARAGRAPH 6 TWO OF SUBDIVISION B OF SECTION 13-638.2 OF THIS TITLE.

7 (II) IN CALCULATING THE ENTRY AGE NORMAL CONTRIBUTION PAYABLE IN ANY 8 SUCH FISCAL YEAR PURSUANT TO THIS SUBPARAGRAPH, THE ACTUARY, IN HIS OR 9 HER DISCRETION, MAY MAKE CERTAIN ADJUSTMENTS IN THE CALCULATION METHOD-10 OLOGY, PROVIDED THAT SUCH ADJUSTMENTS ARE GENERALLY ACCEPTED AS CONSIST-11 WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND ARE DESIGNED, IN ENTGENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS 12 FROM THEIR AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS 13 TO 14 WHICH SUCH MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE 15 ACTUARY. SUCH GENERALLY ACCEPTED ADJUSTMENTS IN THE CALCULATION METHOD-16 OLOGY, IN THE DISCRETION OF THE ACTUARY, MAY INCLUDE, BUT ARE NOT LIMIT-ED TO, THE CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION (A) ON AN 17 INDIVIDUAL MEMBER BASIS BY CALCULATING THE AMOUNT OF THE ENTRY AGE 18 19 NORMAL CONTRIBUTION ATTRIBUTABLE TO EACH INDIVIDUAL MEMBER, AND THEN 20 ADDING TOGETHER SUCH INDIVIDUAL MEMBER AMOUNTS, (B) ON AN AGGREGATE 21 BASIS FOR ALL MEMBERS OR (C) ON ANY COMBINATION OF AN INDIVIDUAL MEMBER 22 BASIS AND AN AGGREGATE BASIS WHICH IS CONSISTENT WITH THE ENTRY AGE 23 ACTUARIAL COST METHOD, AND THE PRECEDING PROVISIONS OF THIS ITEM.

(III) FOR EACH SUCH FISCAL YEAR, THE ACTUARY, IN HIS OR HER
DISCRETION, SHALL DETERMINE, IN ACCORDANCE WITH THE PROVISIONS OF ITEM
(II) OF THIS SUBPARAGRAPH, THE METHODOLOGY FOR CALCULATING THE ENTRY AGE
NORMAL CONTRIBUTION PAYABLE FOR THAT PARTICULAR FISCAL YEAR.
(IV) THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH ITEM

28 (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE ACTUARY TO CALCULATE THE 29 ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL MEMBER BASIS BY (A) 30 MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL 31 32 MEMBER, AS DETERMINED BY THE ACTUARY, BY THE SALARY EXPECTED TO BE PAID 33 TO THAT MEMBER DURING THE FISCAL YEAR IN WHICH SUCH NORMAL CONTRIBUTION PAYABLE, AND (B) CALCULATING THE SUM OF THE INDIVIDUAL ENTRY AGE 34 IS 35 NORMAL CONTRIBUTIONS ATTRIBUTABLE TO ALL SUCH MEMBERS. THE ACTUARY, IΝ HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR 36 37 DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL BASIS 38 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE 39 PROVISIONS OF ITEM (II) OF THIS SUBPARAGRAPH.

40 (V) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY INACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE 41 ACTUARY TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE 42 43 BASIS BY MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR ALL 44 MEMBERS IN THE AGGREGATE, AS DETERMINED BY THE ACTUARY, BY THE AGGREGATE AMOUNT OF THE SALARIES EXPECTED TO BE PAID TO ALL MEMBERS DURING THE 45 FISCAL YEAR IN WHICH THE NORMAL CONTRIBUTION IS PAYABLE. THE ACTUARY, IN 46 47 OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR HIS 48 DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE BASIS 49 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE 50 PROVISIONS OF ITEM (II) OF THIS SUBPARAGRAPH.

51 (VI) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN 52 ACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE 53 CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION ON ANY OTHER BASIS 54 WHICH THE ACTUARY DEEMS APPROPRIATE, AND WHICH IS CONSISTENT WITH THE 55 ENTRY AGE ACTUARIAL COST METHOD AND THE PROVISIONS OF ITEM (II) OF THIS 56 SUBPARAGRAPH.

(A) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORD-1 (VII) 2 ANCE WITH ITEM (III) OF THIS SUBPARAGRAPH REQUIRES THE DETERMINATION OF 3 AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER IN AN ENTRY 4 ORDER TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR EACH INDIVIDUAL 5 THE ACTUARY SHALL DETERMINE SUCH RATE FOR EACH SUCH MEMBER IN MEMBER, 6 ACCORDANCE WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS 7 DETERMINED BY THE ACTUARY FOR EACH SUCH MEMBER, SHALL BE CONSISTENT WITH 8 A METHOD DESIGNED, IN GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORK-ING LIFETIME OF THAT PARTICULAR MEMBER FROM HIS OR HER AGE AT ENTRY, THE 9 10 ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH MEMBER IS EXPECTED TO 11 BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

12 (B) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH 13 (III) OF THIS SUBPARAGRAPH REQUIRES THE DETERMINATION OF AN ENTRY ITEM 14 AGE NORMAL CONTRIBUTION RATE FOR ALL MEMBERS IN THE AGGREGATE IN ORDER 15 TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR ALL MEMBERS IN THE 16 AGGREGATE, THE ACTUARY SHALL DETERMINE SUCH RATE IN ACCORDANCE WITH THE 17 ACTUARIAL COST METHOD, AND SUCH RATE, AS DETERMINED BY THE ENTRY AGE 18 ACTUARY, SHALL BE CONSISTENT WITH A METHOD DESIGNED, INGENERAL, ΤO 19 FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR 20 AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH 21 MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

22 S 12. Paragraph 3 of subdivision b of section 13-271 of the adminis-23 trative code of the city of New York, as amended by chapter 247 of the 24 laws of 1988, is amended to read as follows:

(3) Except as otherwise provided in SUBDIVISION F OF THIS SECTION AND IN sections 13-232 and 13-232.1 of this chapter, nothing contained in this subchapter shall create or impose any obligation on the part of pension fund, subchapter one or pension fund, subchapter two or the funds or monies thereof, or authorize such funds or monies to be appropriated or used for any payment under this subchapter or for any purpose thereof.

32 S 13. Section 13-271 of the administrative code of the city of New 33 York is amended by adding a new subdivision f to read as follows:

F. IN THE EVENT THAT THE ASSETS OF THE VARIABLE SUPPLEMENTS FUND ARE
NOT SUFFICIENT TO PAY BENEFITS UNDER THIS SECTION FOR ANY CALENDAR YEAR,
AN AMOUNT SUFFICIENT TO PAY SUCH BENEFITS SHALL BE APPROPRIATED FROM THE
CONTINGENT RESERVE FUND OF PENSION FUND, SUBCHAPTER TWO AND TRANSFERRED
TO THE POLICE OFFICER'S VARIABLE SUPPLEMENTS FUND.

39 S 14. Paragraph 3 of subdivision b of section 13-281 of the adminis-40 trative code of the city of New York, as amended by chapter 479 of the 41 laws of 1993, is amended to read as follows:

42 (3) Except as otherwise provided in SUBDIVISION F OF THIS SECTION AND 43 IN sections 13-232, 13-232.2 and 13-232.3 of this chapter, nothing 44 contained in this subchapter shall create or impose any obligation on 45 the part of pension fund, subchapter one or pension fund, subchapter two 46 or the funds or monies thereof, or authorize such funds or monies to be 47 appropriated or used for any payment under this subchapter or for any 48 purpose thereof.

49 S 15. Section 13-281 of the administrative code of the city of New 50 York is amended by adding a new subdivision f to read as follows:

51 F. IN THE EVENT THAT THE ASSETS OF THE VARIABLE SUPPLEMENTS FUND ARE 52 NOT SUFFICIENT TO PAY BENEFITS UNDER THIS SECTION FOR ANY CALENDAR YEAR, 53 AN AMOUNT SUFFICIENT TO PAY SUCH BENEFITS SHALL BE APPROPRIATED FROM THE 54 CONTINGENT RESERVE FUND OF PENSION FUND, SUBCHAPTER TWO AND TRANSFERRED 55 TO THE POLICE SUPERIOR OFFICERS' VARIABLE SUPPLEMENTS FUND. 1 S 16. Subparagraph (a) of paragraph 1 of subdivision b of section 2 13-331 of the administrative code of the city of New York is amended by 3 adding two new items (i-a) and (i-b) to read as follows:

4 (I-A) ALL UNFUNDED ACCRUED LIABILITY INSTALLMENTS AS REQUIRED BY 5 SECTION 13-638.2 OF THIS TITLE OR ANY OTHER PROVISION OF LAW; AND

6 (I-B) ANY OTHER PAYMENTS TO THE CONTINGENT RESERVE FUND AS REQUIRED BY 7 APPLICABLE LAW; AND

8 S 17. Subparagraph (c) of paragraph 1 of subdivision b of section 9 13-331 of the administrative code of the city of New York is amended by 10 adding a new item (iv) to read as follows:

11 (IV) THE CITY SHALL MAKE ALL PAYMENTS TO THE PENSION FUND REQUIRED ΒY IN ACCORDANCE WITH THE TIME OF PAYMENT REOUIREMENTS SET 12 APPLICABLE LAW FORTH IN SUBDIVISION C OF SECTION 13-334 OF THIS SUBCHAPTER. 13 COMMENCING 14 WITH PAYMENTS DUE IN FISCAL YEAR TWO THOUSAND TWELVE--TWO THOUSAND THIR-15 TEEN, INANY FISCAL YEAR IN WHICH THE CITY DOES NOT MAKE ALL OR ANY 16 PORTION OF SUCH REQUIRED PAYMENTS TO THE PENSION FUND IN TIMELY А 17 CITY SHALL BE REQUIRED TO PAY INTEREST TO THE PENSION FUND MANNER, THE 18 ON SUCH OVERDUE AMOUNTS, AS DETERMINED BY THE ACTUARY. THE ACTUARY SHALL 19 DETERMINE, AT SUCH TIME AS HE OR SHE DEEMS APPROPRIATE, INTEREST 20 PAYMENTS ON SUCH OVERDUE AMOUNTS USING A RATE OF INTEREST EQUIVALENT TO 21 THE VALUATION RATE OF INTEREST (AS DEFINED IN PARAGRAPH ELEVEN OF SUBDI-22 VISION A OF SECTION 13-638.2 OF THIS TITLE). THE CITY SHALL MAKE SUCH INTEREST PAYMENTS ON OVERDUE AMOUNTS TO THE PENSION FUND IN THE MANNER 23 24 AND AT SUCH TIME AS THE ACTUARY DEEMS APPROPRIATE.

25 S 18. Item (i) of subparagraph (a) of paragraph 2 of subdivision b of 26 section 13-331 of the administrative code of the city of New York, as 27 amended by chapter 249 of the laws of 1996, is amended to read as 28 follows:

29 (i) NOTWITHSTANDING THE SUCCEEDING PROVISIONS OF THIS SUBPARAGRAPH OR 30 THE PROVISIONS OF SUBPARAGRAPH (A-ONE), (B), (C) OR (D) OF THIS PARA-GRAPH, FOR FISCAL YEAR TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE, AND FOR 31 32 EACH FISCAL YEAR THEREAFTER, THE AMOUNT OF THE NORMAL CONTRIBUTION PAYA-THE CONTINGENT RESERVE FUND SHALL BE DETERMINED PURSUANT TO THE 33 BLE ТΟ PROVISIONS OF SUBPARAGRAPH (E) OF THIS PARAGRAPH. Upon the basis of the 34 mortality and other tables herein authorized and regular inter-35 latest est, the actuary shall determine, as of June thirtieth, nineteen hundred 36 37 eighty and as of each succeeding June thirtieth, the amount of the total 38 liability for all benefits provided in this subchapter, in article elev-39 en of the retirement and social security law and in any other law 40 prescribing benefits payable by the pension fund, on account of all members and beneficiaries, excluding the liability on account of future 41 increased-take-home-pay contributions, if any, and the liability for 42 43 benefits attributable to the annuity savings fund, provided, however, 44 that in determining such total liability for all benefits as of June 45 thirtieth, nineteen hundred ninety-five and as of each succeeding June thirtieth, the actuary shall include (A) the liability on account of 46 future increased-take-home-pay contributions, if any, (B) the 47 liability 48 on account of future public employer obligations under the provisions of subdivision twenty of section two hundred forty-three of the military law, to pay in behalf of members qualifying for such benefit, member 49 50 contributions with respect to certain periods of the military service of 51 52 such members and (C) the liability for benefits attributable to the 53 annuity savings fund.

54 S 19. Paragraph 2 of subdivision b of section 13-331 of the adminis-55 trative code of the city of New York is amended by adding a new subpara-56 graph (e) to read as follows:

(I) NOTWITHSTANDING THE PRECEDING SUBPARAGRAPHS OF THIS PARAGRAPH (E) 1 OR ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE NORMAL CONTRIBUTION 2 3 PAYABLE TO THE CONTINGENT RESERVE FUND IN FISCAL YEAR TWO THOUSAND 4 ELEVEN--TWO THOUSAND TWELVE, AND IN EACH FISCAL YEAR THEREAFTER, SHALL 5 BE THE ENTRY AGE NORMAL CONTRIBUTION, AS DETERMINED BY THE ACTUARY 6 PURSUANT TO THIS SUBPARAGRAPH IN A MANNER CONSISTENT WITH THE ENTRY AGE 7 ACTUARIAL COST METHOD. THE ACTUARY SHALL DETERMINE THE ENTRY AGE NORMAL 8 CONTRIBUTION FOR EACH SUCH FISCAL YEAR AS OF JUNE THIRTIETH OF THE SECOND FISCAL YEAR PRECEDING THE FISCAL YEAR IN WHICH SUCH NORMAL 9 10 CONTRIBUTION IS PAYABLE, BASED ON THE LATEST MORTALITY AND OTHER TABLES APPLICABLE AT THE TIME HE OR SHE PERFORMS SUCH CALCULATIONS, AND THE 11 VALUATION RATE OF INTEREST AS PROVIDED FOR THE PENSION FUND IN PARAGRAPH 12 TWO OF SUBDIVISION B OF SECTION 13-638.2 OF THIS TITLE. 13

14 (II) IN CALCULATING THE ENTRY AGE NORMAL CONTRIBUTION PAYABLE IN ANY 15 SUCH FISCAL YEAR PURSUANT TO THIS SUBPARAGRAPH, THE ACTUARY, IN HIS OR 16 HER DISCRETION, MAY MAKE CERTAIN ADJUSTMENTS IN THE CALCULATION METHOD-OLOGY, PROVIDED THAT SUCH ADJUSTMENTS ARE GENERALLY ACCEPTED AS CONSIST-17 ENT WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND ARE DESIGNED, IN 18 19 GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS 20 FROM THEIR AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO 21 WHICH SUCH MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY. SUCH GENERALLY ACCEPTED ADJUSTMENTS IN THE CALCULATION METHOD-22 OLOGY, IN THE DISCRETION OF THE ACTUARY, MAY INCLUDE, BUT ARE NOT LIMIT-23 ED TO, THE CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION (A) ON AN 24 25 INDIVIDUAL MEMBER BASIS BY CALCULATING THE AMOUNT OF THE ENTRY AGE NORMAL CONTRIBUTION ATTRIBUTABLE TO EACH INDIVIDUAL MEMBER, AND THEN 26 ADDING TOGETHER SUCH INDIVIDUAL MEMBER AMOUNTS, (B) ON AN AGGREGATE BASIS FOR ALL MEMBERS OR (C) ON ANY COMBINATION OF AN INDIVIDUAL MEMBER 27 28 BASIS AND AN AGGREGATE BASIS WHICH IS CONSISTENT WITH THE ENTRY AGE 29 30 ACTUARIAL COST METHOD, AND THE PRECEDING PROVISIONS OF THIS ITEM.

(III) FOR EACH SUCH FISCAL YEAR, THE ACTUARY, IN HIS OR HER
DISCRETION, SHALL DETERMINE, IN ACCORDANCE WITH THE PROVISIONS OF ITEM
(II) OF THIS SUBPARAGRAPH, THE METHODOLOGY FOR CALCULATING THE ENTRY AGE
NORMAL CONTRIBUTION PAYABLE FOR THAT PARTICULAR FISCAL YEAR.

(IV) THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH ITEM 35 36 (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE ACTUARY TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL MEMBER BASIS BY (A) 37 38 MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER, AS DETERMINED BY THE ACTUARY, BY THE SALARY EXPECTED TO BE PAID 39 40 TO THAT MEMBER DURING THE FISCAL YEAR IN WHICH SUCH NORMAL CONTRIBUTION IS PAYABLE, AND (B) CALCULATING THE SUM OF THE INDIVIDUAL ENTRY AGE 41 NORMAL CONTRIBUTIONS ATTRIBUTABLE TO ALL SUCH MEMBERS. THE ACTUARY, IN 42 43 HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR 44 DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL BASIS 45 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE PROVISIONS OF ITEM (II) OF THIS SUBPARAGRAPH. 46

47 (V) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN 48 ACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE ACTUARY TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE 49 50 BASIS BY MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR ALL MEMBERS IN THE AGGREGATE, AS DETERMINED BY THE ACTUARY, BY THE AGGREGATE 51 AMOUNT OF THE SALARIES EXPECTED TO BE PAID TO ALL MEMBERS DURING THE 52 FISCAL YEAR IN WHICH THE NORMAL CONTRIBUTION IS PAYABLE. THE ACTUARY, IN 53 54 HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR 55 DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE BASIS

1 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE 2 PROVISIONS OF ITEM (II) OF THIS SUBPARAGRAPH.

3 IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN (VI) 4 ACCORDANCE WITH ITEM (III) OF THIS SUBPARAGRAPH MAY PROVIDE FOR THE 5 CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION ON ANY OTHER BASIS 6 WHICH THE ACTUARY DEEMS APPROPRIATE, AND WHICH IS CONSISTENT WITH THE 7 ENTRY AGE ACTUARIAL COST METHOD AND THE PROVISIONS OF ITEM (II) OF THIS 8 SUBPARAGRAPH.

9 (VII) (A) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORD-10 WITH ITEM (III) OF THIS SUBPARAGRAPH REQUIRES THE DETERMINATION OF ANCE AN ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH 11 INDIVIDUAL MEMBER IN 12 ORDER TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR EACH INDIVIDUAL 13 MEMBER, THE ACTUARY SHALL DETERMINE SUCH RATE FOR EACH SUCH MEMBER IN 14 ACCORDANCE WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS 15 DETERMINED BY THE ACTUARY FOR EACH SUCH MEMBER, SHALL BE CONSISTENT WITH 16 A METHOD DESIGNED, IN GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORK-17 ING LIFETIME OF THAT PARTICULAR MEMBER FROM HIS OR HER AGE AT ENTRY, THE 18 ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH MEMBER IS EXPECTED TO 19 BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

20 (B) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH 21 (III) OF THIS SUBPARAGRAPH REQUIRES THE DETERMINATION OF AN ENTRY ITEM 22 AGE NORMAL CONTRIBUTION RATE FOR ALL MEMBERS IN THE AGGREGATE IN ORDER 23 CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR ALL MEMBERS IN THE TO 24 AGGREGATE, THE ACTUARY SHALL DETERMINE SUCH RATE IN ACCORDANCE WITH THE 25 ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS DETERMINED BY THE 26 ACTUARY, SHALL BE CONSISTENT WITH A METHOD DESIGNED, IN GENERAL, TΟ FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR 27 28 AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH 29 MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

30 S 20. Paragraph 1 of subdivision a of section 13-527 of the adminis-31 trative code of the city of New York is amended by adding two new 32 subparagraphs (a-1) and (a-2) to read as follows:

33 (A-1) ALL UNFUNDED ACCRUED LIABILITY INSTALLMENTS AS REQUIRED BY 34 SECTION 13-638.2 OF THIS TITLE OR ANY OTHER PROVISION OF LAW; AND

35 (A-2) ANY OTHER PAYMENTS TO THE CONTINGENT RESERVE FUND AS REQUIRED BY 36 APPLICABLE LAW; AND

37 S 21. Paragraph 3 of subdivision a of section 13-527 of the adminis-38 trative code of the city of New York is amended by adding a new subpara-39 graph (iv) to read as follows:

40 THE CITY AND ALL OTHER RESPONSIBLE OBLIGORS (AS DEFINED IN PARA-(IV) GRAPH TEN OF SUBDIVISION A OF SECTION 13-638.2 OF THIS TITLE) SHALL MAKE 41 ALL PAYMENTS TO THE RETIREMENT SYSTEM REQUIRED BY APPLICABLE 42 LAW IN ACCORDANCE WITH THE TIME OF PAYMENT REQUIREMENTS SET FORTH IN SUBDIVI-43 44 SION (C) OF SECTION 13-533 OF THIS CHAPTER. ANY RESPONSIBLE OBLIGOR 45 WHICH DOES NOT MAKE ALL OR ANY PORTION OF SUCH REQUIRED PAYMENTS TO THE RETIREMENT SYSTEM IN A TIMELY MANNER IN FISCAL YEAR TWO 46 THOUSAND 47 TWELVE--TWO THOUSAND THIRTEEN, OR IN ANY FISCAL YEAR THEREAFTER, SHALL 48 BE REQUIRED TO PAY INTEREST TO THE RETIREMENT SYSTEM ON SUCH OVERDUE AMOUNTS, AS DETERMINED BY THE ACTUARY. THE ACTUARY SHALL DETERMINE, AT 49 50 SUCH TIME AS HE OR SHE DEEMS APPROPRIATE, INTEREST PAYMENTS ON SUCH 51 OVERDUE AMOUNTS USING A RATE OF INTEREST EQUIVALENT TO THE VALUATION RATE OF INTEREST (AS DEFINED IN PARAGRAPH ELEVEN OF SUBDIVISION A OF 52 SECTION 13-638.2 OF THIS TITLE). RESPONSIBLE OBLIGORS SHALL MAKE SUCH 53 54 INTEREST PAYMENTS ON OVERDUE AMOUNTS TO THE RETIREMENT SYSTEM IN THE MANNER AND AT SUCH TIME AS THE ACTUARY DEEMS APPROPRIATE. 55

1 S 22. Paragraph 1 of subdivision b of section 13-527 of the adminis-2 trative code of the city of New York, as amended by chapter 85 of the 3 laws of 2000, is amended to read as follows:

4 (1) NOTWITHSTANDING THE SUCCEEDING PROVISIONS OF THIS PARAGRAPH OR THE PROVISIONS OF PARAGRAPH ONE-A, TWO, THREE OR FOUR OF THIS SUBDIVISION, FOR FISCAL YEAR TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE, AND FOR EACH 5 6 EACH 7 FISCAL YEAR THEREAFTER, THE AMOUNT OF THE NORMAL CONTRIBUTION PAYABLE TO 8 CONTINGENT RESERVE FUND SHALL BE DETERMINED THE PURSUANT ΤO THE 9 PROVISIONS OF PARAGRAPH FIVE OF THIS SUBDIVISION. Upon the basis of the 10 latest mortality and other tables herein authorized and regular inter-11 est, the actuary shall determine as of June thirtieth, nineteen hundred eighty and as of each succeeding June thirtieth, the amount of the total 12 liability for all benefits provided in this chapter, in articles eleven 13 14 and fourteen of the retirement and social security law and in any other 15 law prescribing benefits payable by the retirement system on account of 16 all contributors and beneficiaries, excluding the liability on account 17 of future increased-take-home-pay contributions, if any, and the liabil-18 ity for benefits attributable to the annuity savings fund and to the 19 variable annuity savings fund, provided, however, that in determining 20 such total liability as of June thirtieth, nineteen hundred ninety-five 21 and as of each succeeding June thirtieth, the actuary shall include (a) 22 liability on account of future reserve-for-increased-take-home-pay the contributions, if any, (b) the liability on account of future city obli-23 gations under the provisions of subdivision twenty of section two 24 25 hundred forty-three of the military law, to pay in behalf of contribu-26 tors qualifying for such benefit, member contributions with respect to certain periods of the military service of such contributors, and (c) 27 the liability for benefits attributable to the annuity savings fund and 28 29 the variable annuity savings fund, and provided further that in to determining such total liability as of June thirtieth, nineteen hundred 30 ninety-nine and as of each succeeding June thirtieth, the actuary shall 31 32 include any other liability, as determined by the actuary, for benefits 33 attributable to the variable annuity programs, and provided further that in determining such total liability as of June thirtieth, two thousand 34 and as of each succeeding June thirtieth, the actuary shall include the 35 any, as estimated by the actuary, of the total liability of 36 amount, if 37 the retirement system on account of payments which the retirement system may be required to make to any other fund without a corresponding offset 38 39 in the liabilities of the retirement system.

40 S 23. Subdivision b of section 13-527 of the administrative code of 41 the city of New York is amended by adding a new paragraph 5 to read as 42 follows:

43 (5) (A) NOTWITHSTANDING THE PRECEDING PARAGRAPHS OF THIS SUBDIVISION 44 ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE NORMAL CONTRIBUTION OR 45 PAYABLE TO THE CONTINGENT RESERVE FUND IN FISCAL YEAR TWO THOUSAND THOUSAND TWELVE, AND IN EACH FISCAL YEAR THEREAFTER, SHALL 46 ELEVEN--TWO 47 BE THE ENTRY AGE NORMAL CONTRIBUTION, AS DETERMINED ΒY ACTUARY THE 48 PURSUANT ТΟ THIS PARAGRAPH IN A MANNER CONSISTENT WITH THE ENTRY AGE 49 ACTUARIAL COST METHOD. THE ACTUARY SHALL DETERMINE THE ENTRY AGE NORMAL 50 CONTRIBUTION FOR EACH SUCH FISCAL YEAR AS OF JUNE THIRTIETH OF THE 51 SECOND FISCAL YEAR PRECEDING WHICH THE FISCAL YEAR IN SUCH NORMAL IS PAYABLE, BASED ON THE LATEST MORTALITY AND OTHER TABLES 52 CONTRIBUTION APPLICABLE AT THE TIME HE OR SHE PERFORMS SUCH CALCULATIONS, 53 AND THE 54 VALUATION RATE OF INTEREST AS PROVIDED FOR THE RETIREMENT SYSTEM IN 55 PARAGRAPH TWO OF SUBDIVISION B OF SECTION 13-638.2 OF THIS TITLE.

(B) IN CALCULATING THE ENTRY AGE NORMAL CONTRIBUTION PAYABLE IN ANY 1 2 SUCH FISCAL YEAR PURSUANT TO THIS PARAGRAPH, THE ACTUARY, IN HIS OR HER DISCRETION, MAY MAKE CERTAIN ADJUSTMENTS IN THE CALCULATION METHODOLOGY, 3 4 PROVIDED THAT SUCH ADJUSTMENTS ARE GENERALLY ACCEPTED AS CONSISTENT WITH 5 THE ENTRY AGE ACTUARIAL COST METHOD, AND ARE DESIGNED, IN GENERAL, TO 6 FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH 7 8 MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY. SUCH GENERALLY ACCEPTED ADJUSTMENTS IN THE CALCULATION METHODOLOGY, IN 9 10 THE DISCRETION OF THE ACTUARY, MAY INCLUDE, BUT ARE NOT LIMITED TO, THE CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION (I) ON AN INDIVIDUAL 11 MEMBER BASIS BY CALCULATING THE AMOUNT OF THE ENTRY AGE NORMAL CONTRIB-12 UTION ATTRIBUTABLE TO EACH INDIVIDUAL MEMBER, AND THEN ADDING TOGETHER 13 14 SUCH INDIVIDUAL MEMBER AMOUNTS, (II) ON AN AGGREGATE BASIS FOR ALL MEMBERS OR (III) ON ANY COMBINATION OF AN INDIVIDUAL MEMBER BASIS AND AN 15 16 AGGREGATE BASIS WHICH IS CONSISTENT WITH THE ENTRY AGE ACTUARIAL COST 17 METHOD, AND THE PRECEDING PROVISIONS OF THIS SUBPARAGRAPH.

18 (C) FOR EACH SUCH FISCAL YEAR, THE ACTUARY, IN HIS OR HER DISCRETION,
19 SHALL DETERMINE, IN ACCORDANCE WITH THE PROVISIONS OF SUBPARAGRAPH (B)
20 OF THIS PARAGRAPH, THE METHODOLOGY FOR CALCULATING THE ENTRY AGE NORMAL
21 CONTRIBUTION PAYABLE FOR THAT PARTICULAR FISCAL YEAR.

22 (D) THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH SUBPARAGRAPH (C) OF THIS PARAGRAPH MAY PROVIDE FOR THE ACTUARY TO CALCU-23 LATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL MEMBER BASIS BY 24 25 (I) MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVID-UAL MEMBER, AS DETERMINED BY THE ACTUARY, BY THE SALARY EXPECTED TO BE 26 PAID TO THAT MEMBER DURING THE FISCAL YEAR IN WHICH SUCH NORMAL CONTRIB-27 UTION IS PAYABLE, AND (II) CALCULATING THE SUM OF THE 28 INDIVIDUAL ENTRY 29 AGE NORMAL CONTRIBUTIONS ATTRIBUTABLE TO ALL SUCH MEMBERS. THE ACTUARY, 30 IN HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL BASIS 31 32 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE 33 PROVISIONS OF SUBPARAGRAPH (B) OF THIS PARAGRAPH.

(E) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN 34 ACCORDANCE WITH SUBPARAGRAPH (C) OF THIS PARAGRAPH MAY PROVIDE FOR THE 35 ACTUARY TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE 36 BASIS BY MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR ALL 37 38 MEMBERS IN THE AGGREGATE, AS DETERMINED BY THE ACTUARY, BY THE AGGREGATE AMOUNT OF THE SALARIES EXPECTED TO BE PAID TO ALL MEMBERS DURING THE 39 40 FISCAL YEAR IN WHICH THE NORMAL CONTRIBUTION IS PAYABLE. THE ACTUARY, IN HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR 41 DETERMINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE BASIS 42 43 WHICH HE OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE PROVISIONS OF SUBPARAGRAPH (B) OF THIS PARAGRAPH. 44

(F) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN
ACCORDANCE WITH SUBPARAGRAPH (C) OF THIS PARAGRAPH MAY PROVIDE FOR THE
CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION ON ANY OTHER BASIS
WHICH THE ACTUARY DEEMS APPROPRIATE, AND WHICH IS CONSISTENT WITH THE
ENTRY AGE ACTUARIAL COST METHOD AND THE PROVISIONS OF SUBPARAGRAPH (B)
OF THIS PARAGRAPH.

(G) (I) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE
WITH SUBPARAGRAPH (C) OF THIS PARAGRAPH REQUIRES THE DETERMINATION OF AN
ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER IN ORDER
TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR EACH INDIVIDUAL
MEMBER, THE ACTUARY SHALL DETERMINE SUCH RATE FOR EACH SUCH MEMBER IN
ACCORDANCE WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS

1 DETERMINED BY THE ACTUARY FOR EACH SUCH MEMBER, SHALL BE CONSISTENT WITH 2 A METHOD DESIGNED, IN GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORK-3 ING LIFETIME OF THAT PARTICULAR MEMBER FROM HIS OR HER AGE AT ENTRY, THE 4 ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH MEMBER IS EXPECTED TO 5 BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

6 (II) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE 7 WITH SUBPARAGRAPH (C) OF THIS PARAGRAPH REOUIRES THE DETERMINATION OF AN ENTRY AGE NORMAL CONTRIBUTION RATE FOR ALL MEMBERS IN THE AGGREGATE IN 8 ORDER TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR ALL MEMBERS IN 9 10 AGGREGATE, THE ACTUARY SHALL DETERMINE SUCH RATE IN ACCORDANCE WITH THE THE ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS DETERMINED BY THE 11 ACTUARY, SHALL BE CONSISTENT WITH A METHOD DESIGNED, IN GENERAL, 12 ТΟ FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR 13 14 AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH 15 MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY.

16 S 24. Subdivision (c) of section 13-533 of the administrative code of 17 the city of New York is amended by adding a new paragraph 2-a to read as 18 follows:

19 (2-A) WHERE A RESPONSIBLE OBLIGOR (AS DEFINED IN PARAGRAPH TEN OF 20 SUBDIVISION A OF SECTION 13-638.2 OF THIS TITLE) IS REQUIRED TO MAKE 21 PAYMENTS TO THE RETIREMENT SYSTEM PURSUANT TO APPLICABLE PROVISIONS OF 22 IN FISCAL YEAR TWO THOUSAND TWELVE--TWO THOUSAND THIRTEEN, AND IN LAW 23 ANY FISCAL YEAR THEREAFTER, AND THE PROVISIONS OF THIS SUBDIVISION OR 24 THE PROVISIONS OF ANY OTHER APPLICABLE LAW DO NOT OTHERWISE SPECIFICALLY 25 REQUIRE SUCH RESPONSIBLE OBLIGOR TO MAKE SUCH PAYMENTS BY A PARTICULAR 26 DATE OR DATES DURING SUCH FISCAL YEAR, SUCH RESPONSIBLE OBLIGOR SHALL 27 SUCH PAYMENTS EITHER (A) IN TOTAL ON OR BEFORE JANUARY FIRST OF MAKE 28 SUCH FISCAL YEAR, OR (B) IN TWELVE EQUAL MONTHLY INSTALLMENTS, AS DETER-MINED BY THE ACTUARY, WITH EACH MONTHLY INSTALLMENT TO BE PAID ON OR 29 BEFORE THE LAST DAY OF EACH MONTH. 30

S 25. Paragraph 2 of subdivision b of section 13-638.2 of the administrative code of city of New York, as amended by chapter 180 of the laws of 2011, is amended to read as follows:

34 (2) With respect to each retirement system, such rate of interest 35 shall be as hereinafter set forth in this paragraph:

36 37 38 39 40 41 42	Retirement System	Rate of interest per centum per annum, compounded annually	First day and last day of fiscal year or series of fiscal years for which rate is effective
43 44	NYCERS	[8] 7%	July 1, [2004] 2011 to June 30, [2012] 2016
45 46	NYCTRS	[8] 7%	July 1, [2004] 2011 to June 30, [2012] 2016
47 48	PPF	[8] 7%	July 1, [2004] 2011 to June 30, [2012] 2016
49 50	FPF	[8] 7%	July 1, [2004] 2011 to June 30, [2012] 2016
51 52	BERS	[8] 7%	July 1, [2004] 2011 to June 30, [2012] 2016

S. 7804

1 S 26. Paragraph 2 of subdivision f of section 13-638.2 of the adminis-2 trative code of the city of New York, as amended by chapter 180 of the 3 laws of 2011, is amended to read as follows:

4 (2) Such special interest shall be allowed at the rates and for the 5 periods set forth below in this paragraph:

6 7 9 10 11 12	Retirement System	Rate of interest per centum per annum, compounded annually	First day and last day of fiscal year or series of fiscal years for which rate is effective
13 14	NYCERS	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
15 16	NYCTRS	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
17 18	PPF	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
19 20	FPF	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
21 22	BERS	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016

23 S 27. Paragraph 2 of subdivision g of section 13-638.2 of the adminis-24 trative code of the city of New York, as amended by chapter 180 of the 25 laws of 2011, is amended to read as follows:

26 (2) Such additional interest shall be included at the rates and for 27 the periods set forth below in this paragraph:

28 29 30 31 32 33 34	Retirement System	Rate of interest per centum per annum, compounded annually	First day and last day of fiscal year or series of fiscal years for which rate is effective
35 36	NYCERS	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
37 38	NYCTRS	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
39 40	PPF	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
41 42	FPF	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016
43 44	BERS	1 1/4%	July 1, [2004] 2011 to June 30, [2012] 2016

45 S 28. Paragraph 2 of subdivision i of section 13-638.2 of the adminis-46 trative code of the city of New York, as amended by chapter 180 of the 47 laws of 2011, is amended to read as follows:

48 (2) Such supplementary interest shall be allowed at the rates and for 49 the periods set forth below in this paragraph:

First day and last day of

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1 2 3 4 5	Retirement System	Rate of interest per centum per annum, compounded annually	fiscal year or series of fiscal years for which rate is effective
6 7	NYCERS	[1] 0%	July 1, [2004] 2011 to June 30, [2012] 2016
8 9	NYCTRS	[1] 0%	July 1, [2004] 2011 to June 30, [2012] 2016
10 11	PPF	[1] 0%	July 1, [2004] 2011 to June 30, [2012] 2016
12 13	FPF	[1] 0%	July 1, [2004] 2011 to June 30, [2012] 2016
14 15	BERS	[1] 0%	July 1, [2004] 2011 to June 30, [2012] 2016

16 S 29. Subparagraph (i) of paragraph 1 of subdivision k of section 17 13-638.2 of the administrative code of the city of New York, as added by 18 chapter 85 of the laws of 2000, is amended to read as follows:

19 (i) Subject to the provisions of subparagraphs (iii) and (iv) of this 20 paragraph, in any case where the valuation rate of interest for a 21 retirement system is changed by law for any period beginning on or after 22 July first, two thousand four, or where the board of trustees of а 23 for any period beginning on or after July first, retirement system, 24 nineteen hundred ninety-nine, adopts changed actuarial tables used in 25 valuing the liabilities of such retirement system, or where a signif-26 icant change in an actuarial valuation method (as defined in paragraph sixteen of subdivision a of this section) is made for any period begin-27 28 ning on or after July first, nineteen hundred ninety-nine in relation to 29 a retirement system, the actuary thereof shall calculate, as of June 30 thirtieth next preceding the first day of the fiscal year for which such 31 changed tables or significant change in an actuarial changed rate or 32 valuation method first becomes or became effective, an unfunded accrued 33 liability adjustment applicable to each responsible obligor in relation 34 to such retirement system, PROVIDED, HOWEVER, THAT NO UNFUNDED ACCRUED 35 LIABILITY ADJUSTMENT SHALL BE ESTABLISHED UNDER THIS SUBDIVISION FOR ANY 36 RETIREMENT SYSTEM WITH RESPECT TO ANY CHANGE IN THE VALUATION RATE OF 37 INTEREST, CHANGE IN ACTUARIAL TABLES OR SIGNIFICANT CHANGE IN AN ACTUAR-38 IAL VALUATION METHOD WHERE SUCH CHANGED VALUATION RATE OF INTEREST, 39 ACTUARIAL TABLES OR ACTUARIAL VALUATION METHOD APPLIES TO SUCH RETIRE-MENT SYSTEM WITH RESPECT TO ANY ACTUARIAL 40 VALUATION PERFORMED ΒY THE 41 ACTUARY AS OF JUNE THIRTIETH, TWO THOUSAND TEN OR AS OF ANY DATE THERE-42 AFTER.

43 S 30. Section 13-638.2 of the administrative code of the city of New 44 York is amended by adding a new subdivision k-1 to read as follows:

45 K-1. INSTALLMENTS OF CONTRIBUTION RESULTING FROM ANY UNFUNDED ALL 46 ACCRUED LIABILITY ESTABLISHED FOR ANY RETIREMENT SYSTEM PRIOR TΟ THE 47 ESTABLISHMENT OF THE UNFUNDED ACCRUED LIABILITY AS OF JUNE THIRTIETH, 48 TWO THOUSAND TEN FOR THE RETIREMENT SYSTEMS PURSUANT TO THE PROVISIONS 49 OF PARAGRAPH ONE OF SUBDIVISION K-2 OF THIS SECTION WHICH ARE PAYABLE TO 50 RETIREMENT SYSTEM ON OR AFTER JULY FIRST, TWO THOUSAND ELEVEN ARE ANY 51 HEREBY CANCELED AND SHALL NOT BE DUE AND PAYABLE ON OR AFTER SUCH JULY 52 FIRST.

53 S 31. Section 13-638.2 of the administrative code of the city of New 54 York is amended by adding a new subdivision k-2 to read as follows:

K-2. (1) (I) THE ACTUARY FOR EACH OF THE RETIREMENT SYSTEMS 1 (AS IN PARAGRAPH ONE OF SUBDIVISION A OF THIS SECTION), UPON THE 2 DEFINED 3 BASIS OF THE LATEST MORTALITY AND OTHER TABLES APPLICABLE AT THE TIME HE 4 OR SHE PERFORMS THE CALCULATIONS, AND THE VALUATION RATE OF INTEREST (AS 5 DEFINED IN PARAGRAPH ELEVEN OF SUBDIVISION A OF THIS SECTION), SHALL 6 CALCULATE SEPARATELY FOR EACH OF THE RETIREMENT SYSTEMS, AS OF JUNE 7 THIRTIETH, TWO THOUSAND TEN AND AS OF EACH SUCCEEDING JUNE THIRTIETH, AN UNFUNDED ACCRUED LIABILITY FOR EACH OF THE RETIREMENT SYSTEMS IN ACCORD-8 ANCE WITH THE SUCCEEDING SUBPARAGRAPHS OF THIS PARAGRAPH. 9

10 (II) THE ACTUARY SHALL CALCULATE, AS OF THE APPLICABLE JUNE THIRTIETH, AN AMOUNT EQUAL TO THE SUM OF (A) THE TOTAL ACTUARIAL PRESENT VALUE OF 11 12 ALL BENEFITS PAYABLE BY THE RETIREMENT SYSTEM PURSUANT TO APPLICABLE LAW, AS DETERMINED BY THE ACTUARY, AND (B) THE LIABILITY OF THE RETIRE-13 14 MENT SYSTEM, AS DETERMINED BY THE ACTUARY, FOR AMOUNTS WHICH THE RETIRE-15 MENT SYSTEM MAY BE REQUIRED BY APPLICABLE LAW TO PAY TO ANY OTHER FUND 16 ON ACCOUNT OF RELATED BENEFITS FINANCED THROUGH THE RETIREMENT SYSTEM, 17 WITHOUT A CORRESPONDING OFFSET IN THE LIABILITIES OF THE RETIREMENT 18 SYSTEM.

19 (III) THE UNFUNDED ACCRUED LIABILITY OF THE RETIREMENT SYSTEM AS OF 20 THE APPLICABLE JUNE THIRTIETH SHALL BE THE AMOUNT OBTAINED BY DEDUCTING 21 FROM THE AMOUNT OF SUCH TOTAL LIABILITY OF THE RETIREMENT SYSTEM ON 22 ACCOUNT OF BENEFITS, AS DETERMINED BY THE ACTUARY PURSUANT TO SUBPARA-23 GRAPH (II) OF THIS PARAGRAPH, THE SUM OF:

THE ACTUARIAL PRESENT VALUE OF ENTRY AGE NORMAL CONTRIBUTIONS 24 (A) 25 PAYABLE TO THE RETIREMENT SYSTEM, AS DETERMINED BY THE ACTUARY AS OF THE 26 APPLICABLE JUNE THIRTIETH IN A MANNER CONSISTENT WITH THE ENTRY AGE ACTUARIAL COST METHOD, AND WITH THE APPLICABLE METHODOLOGIES SET FORTH 27 28 FOR NYCERS IN SUBPARAGRAPH (D) OF PARAGRAPH TWO OF SUBDIVISION B OF SECTION 13-127 OF THIS TITLE, FOR THE PPF IN SUBPARAGRAPH (E) OF PARA-29 GRAPH TWO OF SUBDIVISION B OF SECTION 13-228 OF THIS TITLE, FOR THE FPF 30 SUBPARAGRAPH (E) OF PARAGRAPH TWO OF SUBDIVISION B OF SECTION 13-331 31 IN 32 OF THIS TITLE, FOR THE NYCTRS IN PARAGRAPH FIVE OF SUBDIVISION B OF 33 SECTION 13-527 OF THIS TITLE OR FOR BERS IN ITEM (V) OF SUBPARAGRAPH 34 FOUR OF PARAGRAPH (C) OF SUBDIVISION SIXTEEN OF SECTION TWENTY-FIVE HUNDRED SEVENTY-FIVE OF THE EDUCATION LAW; 35

(B) THE PRESENT VALUE OF FUTURE MEMBER CONTRIBUTIONS OF ALL MEMBERS OF
 THE RETIREMENT SYSTEM, AS DETERMINED BY THE ACTUARY AS OF THE APPLICABLE
 JUNE THIRTIETH;

39 (C) THE TOTAL FUNDS ON HAND OF THE RETIREMENT SYSTEM, AS DETERMINED BY40 THE ACTUARY AS OF THE APPLICABLE JUNE THIRTIETH; AND

41 (D) THE PRESENT VALUE OF FUTURE INSTALLMENTS OF UNFUNDED ACCRUED 42 LIABILITY CONTRIBUTIONS TO THE RETIREMENT SYSTEM.

(IV) THE ACTUARY, IN DETERMINING THE UNFUNDED ACCRUED LIABILITY PURSUANT TO THIS PARAGRAPH, MAY MAKE ANY ADJUSTMENTS WHICH HE OR SHE DEEMS
APPROPRIATE DUE TO THE CALCULATION OF THE UNFUNDED ACCRUED LIABILITY AS
OF THE SECOND JUNE THIRTIETH PRECEDING THE FISCAL YEAR IN WHICH THE
FIRST INSTALLMENT OF SUCH UNFUNDED ACCRUED LIABILITY BECOMES PAYABLE OR
CREDITABLE.

(2) (1) THE UNFUNDED ACCRUED LIABILITY CALCULATED BY THE ACTUARY AS OF
JUNE THIRTIETH, TWO THOUSAND TEN FOR EACH RETIREMENT SYSTEM PURSUANT TO
PARAGRAPH ONE OF THIS SUBDIVISION SHALL BE KNOWN AS THE "2010 UAL" OR,
WITH RESPECT TO NYCERS AS THE "NYCERS 2010 UAL", WITH RESPECT TO NYCTRS
AS THE "NYCTRS 2010 UAL", WITH RESPECT TO THE PPF AS THE "PPF 2010 UAL",
WITH RESPECT TO THE FPF AS THE "FPF 2010 UAL" AND WITH RESPECT TO BERS
AS THE "BERS 2010 UAL".

(II) THE 2010 UAL FOR EACH RETIREMENT SYSTEM SHALL BE AMORTIZED IN 1 2 TWENTY-ONE ANNUAL INSTALLMENTS, AS DETERMINED BY THE ACTUARY, PAYABLE 3 OVER A PERIOD OF TWENTY-TWO FISCAL YEARS FOLLOWING ITS ESTABLISHMENT AS 4 OF JUNE THIRTIETH, TWO THOUSAND TEN, WITH PAYMENTS COMMENCING WITH THE 5 TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE FISCAL YEAR. THE ACTUARY FOR 6 EACH OF THE RETIREMENT SYSTEMS SHALL DETERMINE THE SCHEDULE OF CONTRIB-7 UTION INSTALLMENTS SO THAT EACH INSTALLMENT AFTER THE FIRST SHALL EOUAL 8 ONE HUNDRED THREE PER CENTUM OF THE NEXT PRECEDING INSTALLMENT.

(3) (I) THE UNFUNDED ACCRUED LIABILITY CALCULATED PURSUANT TO PARA-9 10 GRAPH ONE OF THIS SUBDIVISION BY THE ACTUARY AS OF JUNE THIRTIETH, TWO THOUSAND ELEVEN, AND AS OF EACH SUCCEEDING JUNE THIRTIETH, 11 SHALL BE KNOWN AS A "POST-2010 UAL ADJUSTMENT". WITH RESPECT TO EACH RETIREMENT 12 SYSTEM, SUCH UNFUNDED ACCRUED LIABILITY SHALL BE KNOWN BY THE NAME 13 14 CONSISTING OF THE APPLICABLE ABBREVIATION FOR THE RETIREMENT SYSTEM, AS DEFINED IN PARAGRAPH THREE, FOUR, FIVE, SIX OR SEVEN OF SUBDIVISION A OF 15 16 THIS SECTION, FOLLOWED BY THE CALENDAR YEAR AS OF WHICH THE UNFUNDED ACCRUED LIABILITY WAS ESTABLISHED, FOLLOWED BY THE TERM "UAL ADJUST-17 18 MENT".

19 (II) EACH POST-2010 UAL ADJUSTMENT FOR EACH RETIREMENT SYSTEM SHALL BE 20 AMORTIZED IN EQUAL INSTALLMENTS PAYABLE OR CREDITABLE, AS DETERMINED BY 21 THE ACTUARY, AS FOLLOWS:

22 (A) THAT PORTION OF A POST-2010 UAL ADJUSTMENT WHICH IS ATTRIBUTABLE 23 TO ACTUARIAL GAINS OR LOSSES, AS DETERMINED BY THE ACTUARY, SHALL BE AMORTIZED IN FOURTEEN ANNUAL INSTALLMENTS, AS DETERMINED BY THE ACTUARY, 24 25 PAYABLE OR CREDITABLE OVER A PERIOD OF FIFTEEN FISCAL YEARS FOLLOWING THE JUNE THIRTIETH AS OF WHICH THE UNFUNDED ACCRUED LIABILITY WAS ESTAB-26 LISHED, WITH PAYMENTS OR CREDITS COMMENCING WITH THE SECOND FISCAL YEAR 27 SUCCEEDING THE JUNE THIRTIETH AS OF WHICH THE UNFUNDED ACCRUED LIABILITY 28 WAS ESTABLISHED, PROVIDED, HOWEVER, THAT THE PORTION OF A POST-2010 UAL 29 30 ADJUSTMENT WHICH IS ATTRIBUTABLE TO ACTUARIAL GAINS AND LOSSES SHALL BE AN AMOUNT EQUAL TO THE TOTAL AMOUNT OF SUCH POST-2010 UAL ADJUSTMENT 31 32 MINUS AN AMOUNT EQUAL TO THE SUM OF THE PORTIONS OF SUCH POST-2010 UAL 33 ADJUSTMENT, IF ANY, WHICH ARE ATTRIBUTABLE TO (1) CHANGES IN THE VALU-ATION RATE OF INTEREST, CHANGES IN ACTUARIAL TABLES AND CHANGES IN ACTU-34 ARIAL METHODS, AS DETERMINED BY THE ACTUARY PURSUANT TO ITEM (B) OF THIS 35 SUBPARAGRAPH, AND (2) RECENTLY ENACTED CHANGES IN BENEFITS WHICH WERE 36 37 NOT INCORPORATED IN THE UNFUNDED ACCRUED LIABILITY ESTABLISHED AS OF THE 38 PRECEDING JUNE THIRTIETH, AS DETERMINED BY THE ACTUARY PURSUANT TO ITEM 39 (C) OF THIS SUBPARAGRAPH;

40 (B) THAT PORTION OF A POST-2010 UAL ADJUSTMENT WHICH IS ATTRIBUTABLE TO CHANGES IN THE VALUATION RATE OF INTEREST, CHANGES IN ACTUARIAL 41 TABLES OR CHANGES IN ACTUARIAL METHODS, AS DETERMINED BY THE 42 ACTUARY, 43 SHALL BE AMORTIZED IN NINETEEN ANNUAL INSTALLMENTS, AS DETERMINED BY THE ACTUARY, PAYABLE OR CREDITABLE OVER A PERIOD OF TWENTY FISCAL YEARS 44 45 FOLLOWING THE JUNE THIRTIETH AS OF WHICH THE UNFUNDED ACCRUED LIABILITY WAS ESTABLISHED, WITH PAYMENTS OR CREDITS COMMENCING WITH THE SECOND 46 47 FISCAL YEAR SUCCEEDING THE JUNE THIRTIETH AS OF WHICH THE UNFUNDED 48 ACCRUED LIABILITY WAS ESTABLISHED; OR

49 (C) THAT PORTION OF A POST-2010 UAL ADJUSTMENT WHICH IS ATTRIBUTABLE 50 TO RECENTLY ENACTED CHANGES IN BENEFITS WHICH WERE NOT INCORPORATED IN THE UNFUNDED ACCRUED LIABILITY ESTABLISHED AS OF THE PRECEDING JUNE 51 THIRTIETH, AS DETERMINED BY THE ACTUARY, SHALL, UNLESS AN AMORTIZATION 52 PERIOD OF A DIFFERENT LENGTH IS SPECIFIED BY THE LAW ENACTING SUCH BENE-53 54 FIT CHANGES, BE PAYABLE OR CREDITABLE IN ANNUAL INSTALLMENTS OVER A 55 PERIOD OF FISCAL YEARS COMPARABLE IN LENGTH TO THE NUMBER OF YEARS WHICH IS ONE LESS THAN THE NUMBER OF YEARS OF THE REMAINING WORKING LIFETIMES 56

OF MEMBERS COVERED BY THE BENEFIT CHANGES, AS DETERMINED BY THE ACTUARY, 1 2 THE PAYMENT OR CREDIT OF SUCH ANNUAL INSTALLMENTS COMMENCING WITH WITH THE SECOND FISCAL YEAR SUCCEEDING THE JUNE THIRTIETH AS OF 3 WHICH THE 4 UNFUNDED ACCRUED LIABILITY WAS ESTABLISHED, PROVIDED, HOWEVER, THAT 5 WHERE THE LENGTH OF THE AMORTIZATION PERIOD FOR THE BENEFIT CHANGES IS 6 NOT SPECIFIED IN THE LAW ENACTING THE BENEFIT CHANGES, THE ACTUARY, IN 7 HIS OR HER DISCRETION, AND IN LIEU OF AMORTIZING THE PORTION OF THE 8 UNFUNDED ACCRUED LIABILITY ATTRIBUTABLE TO THE BENEFIT CHANGES OVER A PERIOD OF FISCAL YEARS COMPARABLE IN LENGTH TO THE NUMBER OF YEARS WHICH 9 10 IS ONE LESS THAN THE NUMBER OF YEARS OF THE REMAINING WORKING LIFETIMES MEMBERS COVERED BY THE BENEFIT CHANGES, MAY SELECT AN AMORTIZATION 11 OF PERIOD THAT IS REASONABLY CONSISTENT WITH PAST PRACTICE FOR AMORTIZING 12 UNFUNDED ACCRUED LIABILITY ATTRIBUTABLE TO THE PARTICULAR TYPE OF BENE-13 14 FIT CHANGES.

15 (4) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, WITH RESPECT TO ANY INSTALLMENT OF AN UNFUNDED ACCRUED LIABILITY OR AN UNFUNDED ACCRUED LIABILITY ADJUSTMENT, IN THE EVENT THAT SUCH RETIREMENT 16 17 SYSTEM HAS MORE THAN ONE RESPONSIBLE OBLIGOR, THE ACTUARY FOR THAT 18 19 RETIREMENT SYSTEM SHALL DETERMINE AND SHALL ALLOCATE TO EACH SUCH RESPONSIBLE OBLIGOR ITS SHARE OF THAT INSTALLMENT, AS DETERMINED TO BE 20 21 APPROPRIATE BY THE ACTUARY. EACH RESPONSIBLE OBLIGOR'S SHARE OF EACH SUCH INSTALLMENT SHALL BE EITHER A CHARGE OR A CREDIT WITH RESPECT TO 22 SUCH RESPONSIBLE OBLIGOR FOR THE APPLICABLE FISCAL YEAR. 23

(5) FOR EACH FISCAL YEAR, COMMENCING WITH THE TWO THOUSAND ELEVEN--TWO 24 25 THOUSAND TWELVE FISCAL YEAR, THE ACTUARY SHALL DETERMINE WHETHER THE SUM THE CHARGES AND CREDITS APPLICABLE TO EACH RESPONSIBLE OBLIGOR FOR 26 OF 27 SUCH FISCAL YEAR WITH RESPECT TO THE APPLICABLE RETIREMENT SYSTEM SHALL CONSTITUTE A TOTAL CHARGE OR A TOTAL CREDIT. WHERE SUCH AMOUNT FOR SUCH 28 RESPONSIBLE OBLIGOR FOR SUCH FISCAL YEAR WITH RESPECT TO SUCH RETIREMENT 29 SYSTEM IS A TOTAL CHARGE, THE RESPONSIBLE OBLIGOR SHALL PAY AN AMOUNT 30 EQUAL TO SUCH TOTAL CHARGE TO THE RETIREMENT SYSTEM IN A TIMELY MANNER, 31 32 AS REQUIRED BY PARAGRAPH SIX OF THIS SUBDIVISION. WHERE SUCH AMOUNT FOR SUCH RESPONSIBLE OBLIGOR FOR SUCH FISCAL YEAR WITH RESPECT TO SUCH 33 RETIREMENT SYSTEM IS A TOTAL CREDIT, THE AMOUNT OF EMPLOYER CONTRIB-34 35 UTIONS OTHERWISE PAYABLE BY SUCH RESPONSIBLE OBLIGOR TO SUCH RETIREMENT SYSTEM FOR SUCH FISCAL YEAR PURSUANT TO APPLICABLE PROVISIONS OF LAW, AS 36 DETERMINED BY THE ACTUARY, SHALL BE REDUCED BY THE AMOUNT OF SUCH TOTAL 37 38 CREDIT, PROVIDED, HOWEVER, THAT SUCH TOTAL AMOUNT OF EMPLOYER CONTRIB-UTIONS OTHERWISE PAYABLE BY SUCH RESPONSIBLE OBLIGOR TO SUCH RETIREMENT 39 40 SYSTEM FOR SUCH FISCAL YEAR SHALL NOT BE REDUCED BELOW AN AMOUNT EOUIV-ALENT TO THE AMOUNT PAYABLE BY SUCH RESPONSIBLE OBLIGOR FOR SUCH FISCAL 41 42 YEAR FOR ADMINISTRATIVE EXPENSES, AS DETERMINED BY THE ACTUARY IN 43 ACCORDANCE WITH THE PROVISIONS OF SUBDIVISION F OF SECTION 13-103 OF THIS TITLE FOR NYCERS, SUBDIVISION H OF SECTION 13-216 OF THIS TITLE FOR 44 45 THE PPF, SUBDIVISION D OF SECTION 13-518 OF THIS TITLE FOR THE NYCTRS OR PARAGRAPH (E) OF SUBDIVISION TWENTY-THREE OF SECTION TWENTY-FIVE HUNDRED 46 47 SEVENTY-FIVE OF THE EDUCATION LAW FOR BERS, AND SHALL NOT BE REDUCED BELOW ZERO FOR THE FPF, PROVIDED FURTHER, THAT WHERE A TOTAL CREDIT FOR 48 49 A RESPONSIBLE OBLIGOR WITH RESPECT TO A RETIREMENT SYSTEM HAS BEEN 50 OFFSET AGAINST EMPLOYER CONTRIBUTIONS OTHERWISE PAYABLE BY SUCH OBLIGOR TO SUCH RETIREMENT SYSTEM FOR SUCH FISCAL YEAR BY THE MAXIMUM AMOUNT 51 PERMISSIBLE PURSUANT TO THE PRECEDING PROVISIONS OF THIS PARAGRAPH, AND 52 ALL OR A PORTION OF SUCH CREDIT REMAINS AFTER SUCH OFFSET, THE REMAINING 53 54 CREDIT SHALL BE CARRIED FORWARD, TOGETHER WITH INTEREST CALCULATED ON 55 SUCH AMOUNT AT THE VALUATION RATE OF INTEREST, AS A CREDIT FOR SUCH 56 OBLIGOR FOR THE FOLLOWING FISCAL YEAR, AS DETERMINED BY THE ACTUARY.

(6) ALL RESPONSIBLE OBLIGORS SHALL MAKE ALL UNFUNDED ACCRUED LIABILITY 1 2 TO A RETIREMENT SYSTEM REQUIRED PURSUANT TO THE PROVISIONS OF PAYMENTS 3 THIS SUBDIVISION IN ACCORDANCE WITH THE TIME OF PAYMENT REQUIREMENTS SET FORTH IN SUBDIVISION C OF SECTION 13-133 OF 4 THIS TITLE FOR NYCERS, 5 SUBDIVISION C OF SECTION 13-231 OF THIS TITLE FOR THE PPF, SUBDIVISION C 6 SECTION 13-334 OF THIS TITLE FOR THE FPF, SUBDIVISION (C) OF SECTION OF 7 13-533 OF THIS TITLE FOR THE NYCTRS OR PARAGRAPH (J) OF SUBDIVISION 8 SIXTEEN OF SECTION TWENTY-FIVE HUNDRED SEVENTY-FIVE OF THE EDUCATION LAW 9 FOR BERS.

10 S 32. Subdivision d of section 13-705 of the administrative code of 11 the city of New York, as amended by chapter 152 of the laws of 2006, is 12 amended to read as follows:

In each city fiscal year, beginning with investment expenses paid 13 d. 14 during the nineteen hundred ninety-eight--nineteen hundred ninety-nine 15 fiscal year, whenever the income, interest or dividends derived from deposits or investments of the funds of a retirement system are used 16 pursuant to subdivision b of this section to pay the expenses incurred 17 by such retirement system in acquiring, managing or protecting invest-18 19 ments of its funds, the monies so paid shall be made a charge to be paid by each participating employer otherwise required to make contributions 20 21 to such retirement system no later than the end of the fiscal year next 22 succeeding the fiscal year during which such monies were drawn upon, provided, however, that where such charge is for such investment 23 24 expenses paid during fiscal year two thousand four--two thousand five or 25 during any subsequent fiscal year, such charge shall be paid by each 26 such participating employer no later than the end of the second fiscal succeeding the fiscal year during which such monies were drawn 27 vear upon, PROVIDED FURTHER THAT THE PROVISIONS OF THIS SUBDIVISION SHALL NOT 28 29 APPLY TO INVESTMENT EXPENSES PAID DURING THE TWO THOUSAND NINE--TWO THOUSAND TEN FISCAL YEAR OR DURING ANY SUBSEQUENT FISCAL YEAR. In the 30 event that such retirement system has more than one participating 31 32 employer, the actuary shall calculate and allocate to each such partic-33 ipating employer its share of such charge. All charges to be paid pursuant to this subdivision shall be paid at the regular rate of interest 34 utilized by the actuary in determining employer contributions to the 35 retirement system pursuant to the provisions of paragraph two of subdi-36 37 vision b of section 13-638.2 of this title.

38 S 33. Subparagraph 2 of paragraph (c) of subdivision 16 of section 39 2575 of the education law is amended by adding two new items (i-A) and 40 (i-B) to read as follows:

41 (I-A) ALL UNFUNDED ACCRUED LIABILITY INSTALLMENTS AS REQUIRED BY 42 SECTION 13-638.2 OF THE ADMINISTRATIVE CODE OF THE CITY OF NEW YORK OR 43 ANY OTHER PROVISION OF LAW; AND

44 (I-B) ANY OTHER PAYMENTS TO THE CONTINGENT RESERVE FUND AS REQUIRED BY 45 APPLICABLE LAW; AND

46 S 34. Subparagraph 3 of paragraph (c) of subdivision 16 of section 47 2575 of the education law is amended by adding a new item (vii) to read 48 as follows:

49 (VII) THE BOARD OF EDUCATION AND ALL OTHER RESPONSIBLE OBLIGORS (AS 50 DEFINED IN PARAGRAPH TEN OF SUBDIVISION A OF SECTION 13-638.2 OF THE 51 ADMINISTRATIVE CODE OF THE CITY OF NEW YORK) SHALL MAKE ALL PAYMENTS TO THE RETIREMENT SYSTEM REQUIRED BY APPLICABLE LAW IN ACCORDANCE WITH 52 THE TIME OF PAYMENT REQUIREMENTS SET FORTH IN PARAGRAPH (J) OF THIS SUBDIVI-53 54 SION. ANY RESPONSIBLE OBLIGOR WHICH DOES NOT MAKE ALL OR ANY PORTION OF 55 SUCH REQUIRED PAYMENTS TO THE RETIREMENT SYSTEM IN A TIMELY MANNER IN 56 FISCAL YEAR TWO THOUSAND TWELVE--TWO THOUSAND THIRTEEN, OR IN ANY FISCAL

SHALL BE REQUIRED TO PAY INTEREST TO THE RETIREMENT 1 YEAR THEREAFTER, 2 SYSTEM ON SUCH OVERDUE AMOUNTS, AS DETERMINED BY THE ACTUARY. THE ACTU-3 ARY SHALL DETERMINE, AT SUCH TIME AS HE OR SHE DEEMS APPROPRIATE, INTER-4 EST PAYMENTS ON SUCH OVERDUE AMOUNTS USING A RATE OF INTEREST EQUIVALENT 5 ТΟ THE VALUATION RATE OF INTEREST (AS DEFINED IN PARAGRAPH ELEVEN OF 6 SUBDIVISION A OF SECTION 13-638.2 OF THE ADMINISTRATIVE CODE OF THE CITY 7 OF NEW YORK). RESPONSIBLE OBLIGORS SHALL MAKE SUCH INTEREST PAYMENTS ON 8 OVERDUE AMOUNTS TO THE RETIREMENT SYSTEM IN THE MANNER AND AT SUCH TIME 9 AS THE ACTUARY DEEMS APPROPRIATE.

10 S 35. Item (i) of subparagraph 4 of paragraph (c) of subdivision 16 of 11 section 2575 of the education law, as amended by chapter 85 of the laws 12 of 2000, is amended to read as follows:

13 (i) NOTWITHSTANDING THE SUCCEEDING PROVISIONS OF THIS ITEM OR THE 14 PROVISIONS OF ITEM (I-A), (II), (III) OR (IV) OF THIS SUBPARAGRAPH, FOR 15 FISCAL YEAR TWO THOUSAND ELEVEN--TWO THOUSAND TWELVE, AND FOR EACH 16 FISCAL YEAR THEREAFTER, THE AMOUNT OF THE NORMAL CONTRIBUTION PAYABLE TO 17 RESERVE FUND SHALL BE DETERMINED PURSUANT TO THE THE CONTINGENT PROVISIONS ITEM (V) OF THIS SUBPARAGRAPH. Upon the basis of the 18 OF 19 latest mortality and other tables authorized by the applicable 20 provisions of the rules and regulations and regular interest, the actu-21 ary shall determine, as of June thirtieth, nineteen hundred eighty and 22 of each succeeding June thirtieth, the amount of the total liability as 23 for all benefits provided in the rules and regulations, in articles 24 eleven and fourteen of the retirement and social security law and in any 25 other law prescribing benefits payable by the retirement system on 26 account of all members and beneficiaries, excluding the liability on account of future increased-take-home-pay contributions, if any, and the 27 28 liability for benefits attributable to the annuity savings fund and to 29 the variable annuity savings fund, provided, however, that in determinsuch total liability as of June thirtieth, nineteen hundred ninety-30 inq 31 five and as of each succeeding June thirtieth, the actuary shall include 32 (A) the liability on account of future increased-take-home-pay contrib-33 utions, if any, (B) the liability on account of future public employer obligations under the provisions of subdivision twenty of section two 34 hundred forty-three of the military law, to pay in behalf of members 35 qualifying for such benefit, member contributions with respect to 36 37 certain periods of the military service of such members and (C) the 38 liability for benefits attributable to the annuity savings fund and to variable annuity savings fund, and provided further that in deter-39 the 40 mining such total liability as of June thirtieth, nineteen hundred ninety-nine and as of each succeeding June thirtieth, the actuary shall 41 include any other liability, as determined by the actuary, for benefits 42 43 attributable to the variable annuity programs, and provided further that 44 in determining such total liability as of June thirtieth, two thousand 45 and as of each succeeding June thirtieth, the actuary shall include the 46 amount, if any, as estimated by the actuary, of the total liability of 47 the retirement system on account of payments which the retirement system 48 may be required to make to any other fund without a corresponding offset in the liabilities of the retirement system. 49

50 S 36. Subparagraph 4 of paragraph (c) of subdivision 16 of section 51 2575 of the education law is amended by adding a new item (v) to read as 52 follows:

53 (V) (A) NOTWITHSTANDING THE PRECEDING ITEMS OF THIS SUBPARAGRAPH OR 54 OTHER PROVISION OF LAW TO THE CONTRARY, THE NORMAL CONTRIBUTION ANY 55 PAYABLE TO THE CONTINGENT RESERVE FUND IN FISCAL YEAR TWO THOUSAND 56 ELEVEN--TWO THOUSAND TWELVE, AND IN EACH FISCAL YEAR THEREAFTER, SHALL

BE THE ENTRY AGE NORMAL CONTRIBUTION, AS DETERMINED BY THE ACTUARY 1 PURSUANT TO THIS ITEM IN A MANNER CONSISTENT WITH THE ENTRY AGE ACTUARI-2 3 THE ACTUARY SHALL DETERMINE THE ENTRY AGE NORMAL AL COST METHOD. 4 CONTRIBUTION FOR EACH SUCH FISCAL YEAR AS OF JUNE THIRTIETH OF THE 5 SECOND FISCAL YEAR PRECEDING THE FISCAL YEAR IN WHICH SUCH NORMAL 6 CONTRIBUTION IS PAYABLE, BASED ON THE LATEST MORTALITY AND OTHER TABLES 7 APPLICABLE AT THE TIME HE OR SHE PERFORMS SUCH CALCULATIONS, AND THE 8 INTEREST AS PROVIDED FOR THE RETIREMENT SYSTEM IN VALUATION RATE OF PARAGRAPH TWO OF SUBDIVISION B OF SECTION 13-638.2 OF THE ADMINISTRATIVE 9 10 CODE OF THE CITY OF NEW YORK.

(B) IN CALCULATING THE ENTRY AGE NORMAL CONTRIBUTION PAYABLE 11 IN ANY 12 SUCH FISCAL YEAR PURSUANT TO THIS ITEM, THE ACTUARY, IN HIS OR HER DISCRETION, MAY MAKE CERTAIN ADJUSTMENTS IN THE CALCULATION METHODOLOGY, 13 14 PROVIDED THAT SUCH ADJUSTMENTS ARE GENERALLY ACCEPTED AS CONSISTENT WITH 15 THE ENTRY AGE ACTUARIAL COST METHOD, AND ARE DESIGNED, IN GENERAL, TO 16 FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH 17 MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY. 18 19 SUCH GENERALLY ACCEPTED ADJUSTMENTS IN THE CALCULATION METHODOLOGY, ΙN THE DISCRETION OF THE ACTUARY, MAY INCLUDE, BUT ARE NOT LIMITED TO, THE 20 21 CALCULATION OF THE ENTRY AGE NORMAL CONTRIBUTION (1) ON AN INDIVIDUAL MEMBER BASIS BY CALCULATING THE AMOUNT OF THE ENTRY AGE NORMAL CONTRIB-22 23 UTION ATTRIBUTABLE TO EACH INDIVIDUAL MEMBER, AND THEN ADDING TOGETHER 24 SUCH INDIVIDUAL MEMBER AMOUNTS, (2) ON AN AGGREGATE BASIS FOR ALL 25 MEMBERS OR (3) ON ANY COMBINATION OF AN INDIVIDUAL MEMBER BASIS AND AN 26 AGGREGATE BASIS WHICH IS CONSISTENT WITH THE ENTRY AGE ACTUARIAL COST 27 METHOD, AND THE PRECEDING PROVISIONS OF THIS SUB-ITEM.

(C) FOR EACH SUCH FISCAL YEAR, THE ACTUARY, IN HIS OR HER DISCRETION,
SHALL DETERMINE, IN ACCORDANCE WITH THE PROVISIONS OF SUB-ITEM (B) OF
THIS ITEM, THE METHODOLOGY FOR CALCULATING THE ENTRY AGE NORMAL CONTRIBUTION PAYABLE FOR THAT PARTICULAR FISCAL YEAR.

32 (D) THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH SUB-33 ITEM (C) OF THIS ITEM MAY PROVIDE FOR THE ACTUARY TO CALCULATE THE ENTRY 34 AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL MEMBER BASIS BY (1) MULTIPLYING ENTRY AGE NORMAL CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER, AS 35 THE DETERMINED BY THE ACTUARY, BY THE SALARY EXPECTED TO BE PAID TO THAT 36 37 MEMBER DURING THE FISCAL YEAR IN WHICH SUCH NORMAL CONTRIBUTION IS PAYA-38 BLE, AND (2) CALCULATING THE SUM OF THE INDIVIDUAL ENTRY AGE NORMAL CONTRIBUTIONS ATTRIBUTABLE TO ALL SUCH MEMBERS. THE ACTUARY, IN HIS OR 39 40 HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR DETER-MINING THE ENTRY AGE NORMAL CONTRIBUTION ON AN INDIVIDUAL BASIS WHICH HE 41 OR SHE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE PROVISIONS 42 43 OF SUB-ITEM (B) OF THIS ITEM.

44 (E) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN 45 ACCORDANCE WITH SUB-ITEM (C) OF THIS ITEM MAY PROVIDE FOR THE ACTUARY TO CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE 46 BASIS BY 47 MULTIPLYING THE ENTRY AGE NORMAL CONTRIBUTION RATE FOR ALL MEMBERS IN 48 THE AGGREGATE, AS DETERMINED BY THE ACTUARY, BY THE AGGREGATE AMOUNT OF 49 THE SALARIES EXPECTED TO BE PAID TO ALL MEMBERS DURING THE FISCAL YEAR 50 IN WHICH THE NORMAL CONTRIBUTION IS PAYABLE. THE ACTUARY, IN HIS OR HER DISCRETION, MAY MAKE ANY ADJUSTMENTS TO SUCH METHODOLOGY FOR DETERMINING 51 ENTRY AGE NORMAL CONTRIBUTION ON AN AGGREGATE BASIS WHICH HE OR SHE 52 THE DEEMS APPROPRIATE, AND WHICH ARE CONSISTENT WITH THE PROVISIONS OF SUB-53 54 ITEM (B) OF THIS ITEM.

55 (F) IN THE ALTERNATIVE, THE METHODOLOGY DETERMINED BY THE ACTUARY IN 56 ACCORDANCE WITH SUB-ITEM (C) OF THIS ITEM MAY PROVIDE FOR THE CALCU-

LATION OF THE ENTRY AGE NORMAL CONTRIBUTION ON ANY OTHER BASIS WHICH THE 1 2 APPROPRIATE, AND WHICH IS CONSISTENT WITH THE ENTRY AGE ACTUARY DEEMS 3 ACTUARIAL COST METHOD AND THE PROVISIONS OF SUB-ITEM (B) OF THIS ITEM. 4 (G) (1) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE 5 WITH SUB-ITEM (C) OF THIS ITEM REQUIRES THE DETERMINATION OF AN ENTRY 6 CONTRIBUTION RATE FOR EACH INDIVIDUAL MEMBER IN ORDER TO AGE NORMAL 7 CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR EACH INDIVIDUAL MEMBER, 8 THE ACTUARY SHALL DETERMINE SUCH RATE FOR EACH SUCH MEMBER IN ACCORDANCE ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS DETERMINED 9 WITH THE 10 BY THE ACTUARY FOR EACH SUCH MEMBER, SHALL BE CONSISTENT WITH А METHOD GENERAL, TO FUND, ON A LEVEL BASIS OVER THE WORKING LIFE-11 DESIGNED, INTIME OF THAT PARTICULAR MEMBER FROM HIS OR HER AGE AT ENTRY, THE ACTUAR-12 13 IAL PRESENT VALUE OF BENEFITS TO WHICH SUCH MEMBER IS EXPECTED TO BECOME 14 ENTITLED, AS DETERMINED BY THE ACTUARY.

15 (2) WHERE THE METHODOLOGY DETERMINED BY THE ACTUARY IN ACCORDANCE WITH SUB-ITEM (C) OF THIS ITEM REQUIRES THE DETERMINATION OF 16 AN ENTRY AGE 17 CONTRIBUTION RATE FOR ALL MEMBERS IN THE AGGREGATE IN ORDER TO NORMAL 18 CALCULATE THE ENTRY AGE NORMAL CONTRIBUTION FOR ALL MEMBERS INTHE 19 AGGREGATE , THE ACTUARY SHALL DETERMINE SUCH RATE IN ACCORDANCE WITH THE 20 ENTRY AGE ACTUARIAL COST METHOD, AND SUCH RATE, AS DETERMINED ΒY THE 21 ACTUARY, SHALL BE CONSISTENT WITH A METHOD DESIGNED, IN GENERAL, TO 22 FUND, ON A LEVEL BASIS OVER THE WORKING LIFETIMES OF MEMBERS FROM THEIR 23 AGES AT ENTRY, THE ACTUARIAL PRESENT VALUE OF BENEFITS TO WHICH SUCH MEMBERS ARE EXPECTED TO BECOME ENTITLED, AS DETERMINED BY THE ACTUARY. 24 25 S 37. Paragraph (j) of subdivision 16 of section 2575 of the education

25 S 37. Paragraph (j) of subdivision 16 of section 2575 of the education 26 law is amended by adding a new subparagraph 2-a to read as follows:

(2-A) WHERE A RESPONSIBLE OBLIGOR (AS DEFINED IN PARAGRAPH TEN 27 OF SUBDIVISION A OF SECTION 13-638.2 OF THE ADMINISTRATIVE CODE OF THE CITY 28 29 OF NEW YORK) IS REOUIRED TO MAKE PAYMENTS TO THE RETIREMENT SYSTEM PURSUANT TO APPLICABLE PROVISIONS OF LAW IN FISCAL YEAR 30 TWO THOUSAND THOUSAND THIRTEEN, AND IN ANY FISCAL YEAR THEREAFTER, AND 31 TWELVE--TWO 32 THE PROVISIONS OF THIS PARAGRAPH OR THE PROVISIONS OF ANY OTHER APPLICA-33 BLE LAW DO NOT OTHERWISE SPECIFICALLY REQUIRE SUCH RESPONSIBLE OBLIGOR 34 то MAKE SUCH PAYMENTS BY A PARTICULAR DATE OR DATES DURING SUCH FISCAL 35 YEAR, SUCH RESPONSIBLE OBLIGOR SHALL MAKE SUCH PAYMENTS EITHER (I) IN TOTAL ON OR BEFORE JANUARY FIRST OF SUCH FISCAL YEAR, OR (II) IN TWELVE 36 37 EQUAL MONTHLY INSTALLMENTS, AS DETERMINED BY THE ACTUARY, WITH EACH MONTHLY INSTALLMENT TO BE PAID ON OR BEFORE THE LAST DAY OF EACH MONTH. 38

This act shall take effect immediately and shall be deemed to 39 S 38. 40 have been in full force and effect on and after July 1, 2011. Notwithstanding any other provision of law, for the purposes of calculating an 41 actuarial reserve pursuant to the provisions of section 13-557 of the 42 43 administrative code of the city of New York, the valuation rate of 44 interest and mortality tables in effect on June 30, 1988 shall be 45 utilized by the actuary.

FISCAL NOTE.--Pursuant to Legislative Law, Section 50: BACKGROUND: In reports dated February 10, 2012, the Actuary presented proposed changes in actuarial assumptions and methods for determining employer contributions for Fiscal Years beginning on and after July 1, 2011 (i.e., the "Silver Books") to each of the Boards of Trustees of the following five actuarially-funded New York City Retirement Systems ("NYCRS"):

* New York City Employees' Retirement System ("NYCERS") New York City Teachers' Retirement System ("TRS")

* New York City Board of Education Retirement System ("BERS")

* New York City Police Pension Fund ("POLICE")

* New York City Fire Department Pension Fund ("FIRE")

These Silver Books were developed by the Actuary after reviewing the two most recent actuarial experience studies required by the New York City Charter and prepared by The Segal Company in their Report dated November 2006 and The Hay Group in their Report dated December 2011.

The principal components of the Actuary's proposed changes in actuarial assumptions and methods used to develop employer contributions to the NYCRS are to:

* Reduce the Actuarial Interest Rate ("AIR") assumption from 8.0% per annum (gross of expenses) to 7.0% per annum (net of expenses).

* Retain the current economic actuarial assumptions for the Consumer Price Inflation of 2.5% per year and the General Wage Increase ("GWI") of 3.0% per year.

* Update demographic actuarial assumptions to reflect the Actuary's best estimate of future experience.

* Replace the current Actuarial Cost Method ("ACM") (i.e., the Frozen Initial Liability ("FIL") ACM) with the Entry Age Actuarial Cost Method ("EAACM") and establish certain amortization methods and periods to be used for financing the Unfunded Actuarial Accrued Liabilities ("UAAL") developed under this new ACM.

* Retain the current six-year phase-in period for Unexpected Investment Returns ("UIR") for investment gains and losses for the Actuarial Asset Valuation Method ("AAVM") for Fiscal Year 2012 and beyond. Use a Market Value Restart as of June 30, 2011 and set the June 30, 2010 Actuarial Asset Value ("AAV") equal to the June 30, 2011 Market Value of Assets ("MVA") discounted by the AIR assumption (adjusted for cash flow).

Certain of the proposals developed by the Actuary (e.g., probabilities of decrement from active service, probabilities of death after retirement) require adoption by the Board of Trustees of each of the NYCRS.

Other proposed changes in actuarial assumptions and methods require passage of enabling legislation by the New York State Legislature and enactment by the Governor.

The provisions of this amended proposed legislation, together with the adoption of actuarial tables by the Boards of Trustees of the NYCRS and application of the revised AAVM, represent the packages of actuarial assumptions and methods proposed by the Actuary for financing the NYCRS.

PROVISIONS OF PROPOSED LEGISLATION: This proposed legislation would amend Administrative Code of the City of New York ("ACNY") Sections 13-127, 13-133, 13-194, 13-228, 13-271, 13-281, 13-331, 13-527, 13-533, 13-638.2 and 13-705 and Education Law Section 2575 by including provisions that impact the development of employer contributions to the NYCRS.

Specifically, for each of the NYCRS, this amended proposed legislation would:

* Reduce the AIR assumption to be used for developing employer contributions from 8.0% per annum (gross of expenses) to 7.0% per annum (net of expenses).

* Continue through Fiscal Year 2016 the use of the 8.25% per year crediting rate on Annuity Savings Fund ("ASF") and Increased-Take-Home-Pay ("ITHP") Reserves for Tier I and Tier II members.

* Replace the current ACM (i.e., the FIL ACM) with the EAACM.

* Amortize over a 22-year period the Initial UAAL established under the EAACM with 21 annual payments beginning Fiscal Year 2012 using Increasing Dollar Payments ("IDP"), where the increase in payments would be 3.0% per year, consistent with the proposed GWI assumption. S. 7804

Amortize over a 20-year period (19 annual payments) additional UAAL attributable to future actuarial assumption and/or method changes, over a 15-year period (14 annual payments) any actuarial gains and losses and over an approximation of the remaining working lifetimes of those impacted (unless the amortization period is established by statute) any benefit changes, using Level Dollar Payments ("LDP").

The Actuary would be provided with the authority to establish UAAL and/or amortization schedules consistent with the EAACM, where such UAAL and/or amortization schedules are appropriate but not provided in legislation.

* Retain the One-Year Lag Methodology ("OYLM").

* Retain the repayment of Administrative Expenses, with interest, in the second fiscal year after occurrence.

* Provide for the transfer of assets directly from NYCERS to the Correction Officers' Variable Supplements Fund ("COVSF") in the event that assets of the COVSF are insufficient to meet any legally-required benefit payments.

* Provide for the transfer of assets directly from POLICE to the Police Officers' Variable Supplements Fund ("POVSF") and to the Police Superior Officers' Variable Supplements Fund ("PSOVSF") in the event that assets of the POVSF or the PSOVSF are insufficient to meet any legally-required benefit payments.

* Although recommended by the Actuary, due to concerns expressed by certain FIRE Trustees, not provide for the transfer of assets directly from FIRE to the Firefighters' Variable Supplements Fund ("FFVSF") and to the Fire Officers' Variable Supplements Fund ("FOVSF") in the event that assets of the FFVSF or the FOVSF are insufficient to meet any legally-required benefit payments.

* Provide for the payment of interest on employer contributions made after the due dates determined and communicated by the Actuary to the Boards of Trustees.

ACTUARIAL PRESENT VALUES OF BENEFITS: Enactment of this amended proposed legislation, together with the other changes in actuarial assumptions and methods adopted by the Boards of Trustees of the NYCRS, would result in an increase in the Actuarial Present Value ("APV") of Benefits ("APVB") (inclusive of the APVB of the Variable Supplements Funds ("VSFs")) of the NYCRS of approximately \$36.0 billion as of June 30, 2010, as shown in the following Table I:

TABLE I

Comparison of Actuarial Present Values of Benefits Before and After Proposed Changes in Actuarial Assumptions and Methods as of June 30, 2010

(\$ Billions)

Actuarial Present Values of Benefits*

Retirement	Before	After	Difference#
System	Changes**	Changes*#	
NYCERS	\$ 64.7	\$ 78.0	\$ 13.3
TRS		68.2	9.9
BERS	58.3 3.7	4.6	9.9

POLICE	42.3	50.7	8.4
FIRE	17.0	20.5	3.5
Total	\$186.0	\$222.0	\$ 36.0

* Amounts include APVB of the VSFs.

** Equals APVB as of June 30, 2010 based on preliminary census data used for the June 30, 2010 (Lag) actuarial valuations, on preliminary calculations using actuarial software being replaced and on current actuarial assumptions and methods.

*# Equals APVB as of June 30, 2010 based on final census data used for the June 30, 2010 (Lag) actuarial valuations, on final calculations using new actuarial software and on proposed actuarial assumptions and methods.

Equals After Changes minus Before Changes.

ANNUAL EMPLOYER CONTRIBUTIONS: Under the EAACM, the Actuarial Present Value ("APV") of Projected Benefits ("APVB") of each individual included in the actuarial valuation is allocated on a level basis over the earnings (or service) of the individual between entry age and assumed exit age(s).

The portion of this APV allocated to a valuation year is referred to as the Normal Contribution. The portion of this APV not provided for at a valuation date by the APV of Future Normal Contributions is the Actuarial Accrued Liability ("AAL"). The excess, if any, of the AAL over the AAV is the UAAL.

Under this method, actuarial gains (losses), as they occur, reduce (increase) the UAAL and are explicitly identified and amortized. Increases (decreases) in obligations due to benefit changes, actuarial assumption and/or method changes are also explicitly identified and amortized.

The initial UAAL as of June 30, 2010 would be amortized over 22 years with 21 annual payments beginning Fiscal Year 2012 increasing by 3.0% per year, recognizing the impact of employer contributions made during Fiscal Year 2011 under the OYLM.

Furthermore, the Actuary proposes revising the AAVM as of June 30, 2010 for each of the NYCRS. The new method would retain the current six-year phase-in period for Unexpectedly Investment Returns ("UIR") for the AAVM of 15%, 15%, 15%, 20% and 20% for investment gains/losses for Fiscal Year 2012 and beyond. However, the AAV as of June 30, 2011 would be set equal to the MVA as of that date and the June 30, 2010 AAV would be set equal to the June 30, 2011 MVA, discounted by the AIR assumption and adjusted for cash flow.

The One-Year Lag Methodology and the repayment of Administrative Expenses with interest, in the second fiscal year after occurrence, would be retained.

EMPLOYER CONTRIBUTIONS - FISCAL YEAR 2012: The following Table II presents the combined impact of all of the proposed changes in actuarial assumptions and methods on the Fiscal Year 2012 employer contributions to the NYCRS.

Specifically, Table II shows a comparison between: (1) estimated Fiscal Year 2012 employer contributions based upon the actuarial assumptions and methods currently in effect ("Before Changes") and (2) final Fiscal Year 2012 employer contributions computed in accordance with this proposed legislation and all of the other proposed actuarial assumptions and methods ("After Changes"). S. 7804

Comparison of Fiscal Year 2012 Employer Contributions Calculated using Current Actuarial Assumptions and Methods with Those Calculated using Proposed Actuarial Assumptions and Methods

(\$ Billions)

Retirement	Before	After	Difference#
System	Changes*	Changes**	
NYCERS	\$ 2.59	\$ 3.02	\$.43
TRS	2.62	2.67	.05
BERS	.17	.21	.04
POLICE	2.20	2.39	.19
FIRE	.95	.98	.03
Total	\$ 8.53	\$ 9.27	\$.74

* Equals estimated employer contributions for Fiscal Year 2012 based on preliminary census data used for the June 30, 2010 (Lag) actuarial valuations, on preliminary calculations using actuarial software being replaced and on current actuarial assumptions and methods.

** Equals final employer contributions for Fiscal Year 2012 based on final census data used for the June 30, 2010 (Lag) actuarial valuations, on final calculations using new actuarial software and on proposed actuarial assumptions and methods.

Equals After Changes minus Before Changes.

EMPLOYER CONTRIBUTIONS - FISCAL YEARS 2012 TO 2016: The financial impact of the proposed changes in actuarial assumptions and methods, relative to the current actuarial assumptions and methods, is to increase and to smooth the pattern of employer contributions to the NYCRS for Fiscal Years 2012 to 2016.

The following Table III compares the estimated employer contributions for the five actuarially-funded NYCRS combined under the current actuarial assumptions and methods and under the proposed actuarial assumptions and methods:

TABLE III

Comparison of Employer Contributions For Fiscal Years 2012 to 2016 Calculated using Current Actuarial Assumptions and Methods with Those Calculated using Proposed Actuarial Assumptions and Methods*

(\$ Billions)

Fiscal	Before	After	Difference#
Year	Changes**	Changes*#	
2012	\$ 8.53	\$ 9.27	\$.74
2013	8.37	9.39	1.02
2014	8.36	9.37	1.01
2015	8.66	9.34	.68
2016	8.87	9.57	.70

* Amounts shown are estimated based on preliminary June 30, 2010 census data and on preliminary calculations using actuarial software that is being replaced, with adjustments in amounts shown After Changes to be consistent with final Fiscal Year 2012 amounts.

** Equals employer contributions for the respective Fiscal Years based upon the second prior June 30 actuarial valuations and on current actuarial assumptions and methods.

*# Equals employer contributions for the respective Fiscal Years based upon the second prior June 30 actuarial valuations and on proposed actuarial assumptions and methods.

Equals After Changes minus Before Changes.

CENSUS DATA: The census data used to determine APVB and estimated Fiscal Year 2012 employer contributions Before Changes and After Changes are the active and retired members included in the June 30, 2010 (Lag) actuarial valuations of the NYCRS.

ACTUARIAL ASSUMPTIONS AND METHODS: The actuarial assumptions and methods used to determine estimated Fiscal Year 2012 employer contributions Before Changes are generally the same as those utilized in the June 30, 2009 actuarial valuations of the NYCRS to determine Fiscal Year 2011 employer contributions.

The actuarial assumptions and methods used to determine Fiscal Year 2012 employer contributions After Changes are those proposed by the Actuary to the Boards of Trustees of each of the NYCRS during February 2012.

The actuarial assumptions used to estimate employer contributions for Fiscal Years 2013 to 2016 include projection assumptions consistent with those used to develop estimates for the April 2011 New York City Financial Plan.

APVB and employer contribution amounts shown Before Changes are estimated based on preliminary June 30,2010 census data and on actuarial software that is being replaced.

APVB and employer contributions After Changes used to determine Fiscal Year 2012 employer contributions are based on final June 30, 2010 census data and generally on new actuarial software.

Estimated employer contributions After Changes for Fiscal Years 2013 to 2016 are based on June 30, 2010 census data and projections of APVB adjusted to be consistent with Fiscal Year 2012 results.

ECONOMIC VALUES OF BENEFITS: The actuarial assumptions used to determine the financial impact of the proposed legislation discussed in this Fiscal Note are those appropriate for budgetary models and for determining annual employer contributions to NYCRS. However, the economic assumptions (current and proposed) that are used for determining employer contributions do not develop risk-adjusted, economic values of benefits. Such risk-adjusted, economic values of benefits would likely differ significantly from those developed by the budgetary models.

STATEMENT OF ACTUARIAL OPINION: I, Robert C. North, Jr., am the Chief Actuary for the New York City Retirement Systems. I am a Fellow of the Society of Actuaries and a Member of the American Academy of Actuaries. I meet the Qualification Standards of the American Academy of Actuaries to render the actuarial opinion contained herein.

FISCAL NOTE IDENTIFICATION: This estimate is intended for use only during the 2012 Legislative Session. It is Fiscal Note 2012-15, dated June 13, 2012 prepared by the Chief Actuary for the New York City Employees' Retirement System, the New York City Teachers' Retirement System, the New York City Board of Education Retirement System, the New York City Police Pension Fund and the New York City Fire Department Pension Fund.