SENATE BILL NO. 429

INTRODUCED BY R. MANNING, BRAND, MENAHAN, HALLIGAN

IN THE SENATE

February 15, 1983 Introduced and referred to Committee on State Administration. Pebruary 16, 1983 Piscal Note requested. Committee recommend bill do pass. Report adopted. February 17, 1983 Bill printed and placed on members' desks. February 18, 1983 Fiscal Note returned. February 19, 1983 Second reading, do pass. Correctly engrossed. February 21, 1983 February 22, 1983 Third reading, passed. Ayes, 31; Noes, 17. Transmitted to House. IN THE HOUSE Pebruary 28, 1983 Introduced and referred to Committee on State Administration. Committee recommend bill be March 23, 1983 concurred in as amended. Report adopted. March 24, 1983 On motion, taken from second reading and referred to Committee on Appropriations. April 7, 1983 Committee recommend bill be concurred in as amended. Report adopted.

April 8, 1983	Second reading, concurred in.
	Segregated.
April 9, 1983	Second reading, concurred in.
April 11, 1983	Third reading, concurred in.
	IN THE SENATE
April 12, 1983	Returned to Senate with amendments.
April 13, 1983	Referred to Committee on Rules.
April 18, 1983	Second reading, amendments concurred in.
April 19, 1983	Third reading, amendments concurred in. Ayes, 47; Noes, 0.
	Sent to enrolling.
	Reported correctly enrolled.

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LC 2230/01

Manning Brand Menahan Manning Brand Menahan 1 2 INTRODUCED BY/ ALA 3 A BILL FOR AN ACT ENTITLED: "AN ACT REDUCING "THE EMPLOYER CONTRIBUTION RATE TO THE MUNICIPAL POLICE OFFICERS* 5 6 RETIREMENT SYSTEM AND THE FIREFIGHTERS' UNIFIED RETIREMENT 7 SYSTEM; INCREASING THE STATE CONTRIBUTION TO EACH RETIREMENT 8 SYSTEM BY AN AMOUNT EQUAL TO THE REDUCTION IN THE EMPLOYER 9 CONTRIBUTION RATE; FUNDING THE CITIES UNFUNDED LIABILITIES 10 UNDER BOTH PLANS THROUGH INSURANCE PREMIUM TAXES: CLARIFYING THE PROHIBITION AGAINST A FIREFIGHTER PARTICIPATING IN OTHER 11 RETIREMENT PLANS; AMENDING SECTIONS 19-9-503, 19-9-702, 12 19-9-703, 19-13-302, 19-13-503, 19-13-604, AND 19-13-605, 13 MCA; AND PROVIDING AN EFFECTIVE DATE." 14 15

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 16 17 Section 1. Section 19-9-503, MCA, is amended to read: 18 "19-9-503. Unfunded liabilities. (1) It is found and 19 declared by the legislature that many cities operating under 20 prior plans have excess and unfunded liabilities under such 21 prior plans, which liabilities cannot be amortized by the 22 percentage contributions set forth in 19-9-702 and 19-9-703. 23 (2) The administrator shall, on or before October 1, 24 1977, determine the excess and unfunded liability of each 25 city which participates in the plan created by this chapter.

The determination of the administrator, in the absence of 1 2 fraud, abuse of discretion, or arithmetic error, is final 3 and binding on each city. Each city found by the administrator to have an excess and unfunded liability under 5 a prior plan which as of July 1, 1977, is not funded by sums on deposit or funds available for deposit with the 6 7 administrator shall pay an additional sum over a period of time to amortize its excess liability as determined by the 8 9 administrator. If any city and the administrator are unable 10 by January 1, 1978, to negotiate and reduce to writing the 11 terms of an agreement satisfactory to both of them for the 12 city to amortize its excess liability, the administrator 13 shall require such city to pay an additional sum to amortize 14 its excess liability on July 1, 1977, over a period of not 15 more than 40 years.

16 (3) Each city found by the administrator to be paying
17 an amount in excess of the amount necessary to amortize its
18 liabilities under the prior plan and under this chapter
19 shall receive a credit in the accounts of the administrator
20 for any such excess payments.

21 (4) The excess unfunded liabiliity for each city shall
22 be revaluated by the administrator on July 1, 1980, as part
23 of the normal actuarial valuations required in 19-9-504
24 reflecting the change in the contribution rates made in
25 19-9-501, 19-9-702, and 19-9-703, as amended by Chapter 375;

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Laws of 1979, and each city's funding position will be
 changed using the procedures of 19+9+107. The resulting
 report will be made available to the cities no later than
 October 1, 1980.

(5) If a majority of the cities participating in the 5 municipal police officers' retirement system do not agree 6 with the results of the revaluation outlined in subsection 7 8 (4), they may, by mutual agreement of the cities, select a 9 qualified actuary, as defined in 19-9-504, to perform a second actuarial valuation as of July 1, 1980, with the 10 11 conclusions of the second actuarial valuation to replace the 12 actuarial valuation discussed in subsection (4). The cost of 13 the second actuarial valuation shall be paid by all cities 14 participating in the system in proportion to their active 15 membership in the system as of July 1, 1980.

16 (6) The time and method of settlement on the unfunded 17 liability will be as agreed on by the administrator and the 18 city. The minimum allowable payment must be equal to or 19 greater than the interest due at the interest rate used in 20 the actuarial study for the unfunded balance.

21 [I1__If__under__an__agreement__negotiated__between__the administrator_and_a_city:__the__city__is_required_to__make payments_on_or__after_duly_l:_l93:_to_amortize_its_excess and_unfunded_liability_under_a_orior__plan:_these__payments must__be_made_by_the_state_auditor_from_the_premium_taxes_on 1 insurance_risks_enumerated_in_19=11=512.**

2 Section 2. Section 19-9-702, MCA, is amended to read: а. "19-9-702. State contribution. The state of Montana 4 shall make its contributions through the state auditor out 5 of the premium tax on motor vehicle property and casualty 6 insurance policies. Such payments shall be made annually 7 after the end of each fiscal year but no later than September 1 from the gross premium tax after deduction for 8 9 cancellations and returned premiums. The administrator shall 10 notify the auditor by April 1 of each year of the annual 11 compensation paid to all active members during the preceding 12 year, and the state's contribution shall be 14=04% 15=06% of 13 such compensation.

14 Section 3. Section 19-9-703, MCA, is amended to read: 15 #19-9-703. Employer contribution. Each employer shall 16 make its contribution on behalf of members through the city 17 treasurer or other appropriate official out of moneys 18 available to the city for such purpose. The employer's 19 contribution shall be 14-04% 13-02% of the total monthly 20 compensation paid to all active members during the preceding 21 wonth and shall be payable monthly to the administrator."

Section 4. Section 19-13-302, MCA, is amended to read:
#19-13-302. Ineligibility for other retirement plans.
No active member is eligible to be covered under any other
mandatory retirement plan for--firefighters to which an

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employer is required to contribute on his behalf while he is
 eligible to be covered by this plan."

3 Section 5. Section 19-13-503, MCA, is amended to read: 4 "19-13-503. Unfunded liabilities. (1) The legislature 5 finds and declares that many cities operating under prior 6 plans have excess and unfunded liabilities, and the 7 liabilities cannot be amortized by the percentage 8 contributions set forth in this chapter.

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(3) Each-city-determined-by If the administrator to-be
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 that exceeds the amount necessary to maintain the current
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7 of the unfunded Hability.*

8 Section 6. Section 19-13-604, MCA, is amended to read: 9 "19-13-604. State contribution. The state shall make its contributions through the state auditor from the premium 10 11 taxes on the insurance risks enumerated in 19-11-512. These 12 payments shall be made annually to the administrator after 13 the and of each fiscal year but no later than September 1 14 from the gross premium taxes after deduction for 15 cancellations and returned premiums. The administrator shall 16 notify the auditor of the annual compensation, excluding overtime, holiday payments, shift differential payments, 17 18 compensatory time payments, and payments in lieu of sick 19 leave, paid to all active members during the preceding year. 20 and effective July 1, 1981, the state's contribution is 12% 21 of this compensation. This contribution shall increase to 22 15% effective July 1, 1982, and to 10% 22_98% effective July 23 1, 1983. As soon as practicable after receipt of the state 24 contribution, the administrator shall deposit it with the 25 state treasurer.*

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Section 7. Section 19-13-605, MCA, is amended to read: 1 2 *19+13-605. Employer contribution. Each employer shall make its contribution on behalf of members through the city 3 4 treasurer or other appropriate official from money available 5 to the city for this purpose. Effective July 1, 1981, the employer's contribution is 12% of the total monthly 6 7 compensation paid to all active members during the preceding month. This contribution shall increase to 15% effective 8 9 July 1, 1982, and to 184 13.02% effective July 1, 1983. All 10 contributions are payable monthly to the administrator who shall, as soon as practicable after their receipt, deposit 11 12 them with the state treasurer."

NEW_SECTION: Section 8. Effective date. This act is
 affective July 1, 1983.

-End-

STATE OF MONTANA

REQUEST NO. 435-83

FISCAL NOTE

Form BD-15

n	compliance	with a	written	request	received	February 1	.6,, 19	<u>83</u>	, there is t	hereby s	submitted a	Fiscal Note
or	Senate	Bil1	429		pursua	nt to Title 5, Cha	apter 4, Part	2 of the	Montana (Code An	notated (MC	CA).
Background information used in developing this Fiscal Note is available from the Office of Budget and Program Planning, to members												
of	the Lenislati	ure upo	n reques	t.								

DESCRIPTION OF PROPOSED LEGISLATION:

Senate Bill 429 is an act to provide state funding for part of the current local government contributions to the police and fire pension funds from the taxes on insurance premiums.

ASSUMPTIONS:

- 1) Recent monthly payroll reports plus projected salary increases were used to develop the fiscal impact for FY 84 and FY 85.
- 2) The existing unfunded liabilities and credits in the police system will be assumed by state and amortized over a 10-year period.
- 3) No excess unfunded liability payments for fire systems are to be calculated until July 1, 1984 19-13-503, MCA.
- 4) The potential fiscal impact related to locally administered police and fire departments, which may elect to join the unified retirement systems upon passage of this act, has not been calculated.
- 5) The increased cost assumed by the state will reduce revenues to the general fund in a like amount.
- FISCAL IMPACT:

	FY 84	FY 85	
Police Officers Contributions			
Under Current Law	\$ 1,958,875	\$ 2,108,560	
Under Proposed Law	2,054,028	2,212,277	
Increase	\$ 95,153	\$ 103,717	
Unfunded Liability Payments	131,032	131,032	
Total	\$ 226,185	\$ 234,749	
Firefighters Contributions			
Under Current Law	\$ 2,375,038	\$ 2,508,267	
Under Proposed Law	2,798,867	2,957,525	
Increase	\$ 423,829	\$ 449,258	
TOTAL INCREASE TO STATE			
(Decrease To Cities)	<u>\$650,014</u>	<u>\$684,007</u>	

FISCAL NOTE 14:X/1

David M Leur

Approved by Committee on State Administration

BILL NO. 40 1 Janning Brand Menahan 2 INTRODUCED BY 3 A BILL FOR AN ACT ENTITLED: "AN ACT REDUCING THE EMPLOYER 4 5 CONTRIBUTION RATE TO THE MUNICIPAL POLICE OFFICERS. 6 RETIREMENT SYSTEM AND THE FIREFIGHTERS? UNIFIED RETIREMENT 7 SYSTEM; INCREASING THE STATE CONTRIBUTION TO EACH RETIREMENT 8 SYSTEM BY AN AMOUNT EQUAL TO THE REDUCTION IN THE EMPLOYER 9 CONTRIBUTION RATE; FUNDING THE CITIES * UNFUNDED LIABILITIES 10 UNDER BOTH PLANS THROUGH INSURANCE PREMIUM TAXES: CLARIFYING 11 THE PROHIBITION AGAINST A FIREFIGHTER PARTICIPATING IN OTHER RETIREMENT PLANS; AMENDING SECTIONS 19-9-503, 19-9-702, 12 13 19-9-703, 19-13-302, 19-13-503, 19-13-604, AND 19-13-605, 14 MCA; AND PROVIDING AN EFFECTIVE DATE."

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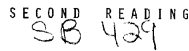
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Section 3. Section 19-9-703, MCA, is amended to read: 14 15 *19-9-703. Employer contribution. Each employer shall make its contribution on behalf of members through the city 16 treasurer or other appropriate official out of moneys 17 18 available to the city for such purpose. The employer's 19 contribution shall be 14#84% 13_02% of the total monthly compensation paid to all active members during the preceding 20 month and shall be payable monthly to the administrator." 21

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Section 6. Section 19-13-604, NCA, is amended to read: R 9 #19-13-604. State contribution. The state shall make its contributions through the state auditor from the premium 10 11 taxes on the insurance risks enumerated in 19-11-512. These 12 payments shall be made annually to the administrator after 13 the and of each fiscal year but no later than September 1 14 from the gross premium taxes after deduction for 15 cancellations and returned premiums. The administrator shall notify the auditor of the annual compensation, excluding 16 17 overtime, holiday payments, shift differential payments, 16 compensatory time payments, and payments in lieu of sick 19 leave, paid to all active members during the preceding year. and effective July 1, 1981, the state's contribution is 12% 20 21 of this compensation. This contribution shall increase to 22 15% effective July 1, 1982, and to 18% 22.98% effective July 1, 1983. As soon as practicable after receipt of the state 23 24 contribution, the administrator shall deposit it with the 25 state treasurer.*

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13 NEW_SECTION. Section 8. Effective date. This act is
 14 effective July 1, 1983.

-End-

48th Legislature

LC 2230/01

BILL NO. 429 1 Manning Brand Menaha Z INTRODUCED BY 3 4 A BILL FOR AN ACT ENTITLED: "AN ACT REDUCING JTHE EMPLOYER 5 CONTRIBUTION RATE TO THE MUNICIPAL POLICE OFFICERS* 6 RETIREMENT SYSTEM AND THE FIREFIGHTERS! UNIFIED RETIREMENT 7 SYSTEM: INCREASING THE STATE CONTRIBUTION TO EACH RETIREMENT 8 SYSTEM BY AN AMOUNT EQUAL TO THE REDUCTION IN THE EMPLOYER CONTRIBUTION RATE; FUNDING THE CITIES' UNFUNDED LIABILITIES 9 10 UNDER BOTH PLANS THROUGH INSURANCE PREATUR TAXES: CLARIFYING 11 THE PROHIBITION AGAINST A FIREFIGHTER PARTICIPATING IN OTHER 12 RETIREMENT PLANS; AMENDING SECTIONS 19-9-503, 19-9-702. 13 19-9-703+ 19-13-302+ 19-13-503+ 19-13-604+ AND 19-13-605+ 14 MCA: AND PROVIDING AN EFFECTIVE DATE."

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THIRD READING SB 429

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13 NEW_SECTION: Section 8. Effective date. This act is 14. effective July 1, 1983.

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HOUSE APPROPRIATIONS COMMITTEE AMENDMENTS TO SB 429, THIRD READING COPY BLUE APRIL 7, 1983

- 1. Page 3, lines 21 and 22. Strike: "under" on line 21 through "and" on line 22 Following: "a city" on line 22 Strike: ", the city"
- 2. Page 3, line 23. Strike: "1983" Insert: "1985"
- 3. Page 4, line 12. Strike: ", and" Insert: ". Before July 1, 1985," Strike: "15.06%" Insert: "14.04%"
- 4. Page 4, line 13. Following: "compensation" Insert: "and 15.06% on and after July 1, 1985"
- 5. Page 4, line 18. Strike: "The" Insert: "Before July 1, 1985, the"
- 6. Page 4, line 19. Strike: "<u>13.028</u>" Insert: "<u>14.048</u>"
- 7. Page 4, line 21. Following: "month" Insert: ", 13.02% on and after July 1, 1985,"
- 8. Page 5, line 10. Strike: "1984" Insert: "1986"
- 9. Page 5, line 15. Strike: "1984" Insert: "1986"
- 10. Page 6, line 22. Strike: "and" Following: "18%" Strike: "22.98%" Insert: "18%"
- 11. Page 6, line 23.
 Following: "1983"
 Insert: ", and to 22.98% effective July 1, 1985"

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> House Appropriations Committee Amendments to SB 429, Third reading copy blue April 7, 1983

12. Page 7, line 9. Strike: "and" Strike: "<u>13.02%</u>" Insert: "18%" Following: "1983" Insert: ", and shall decrease to 13.02% effective July 1, 1985"

AND AS AMENDED BE CONCURRED IN STATE ADMINISTRATION COMMITTEE MARCH 23, 1983 SENATE BILL 429

1. Page 6, line 4.
Following: "employer,"
Insert: ", the employer,"

SB 0429/02

1	SENATE BILL NO. 429
2	INTRODUCED BY R. MANNING, BRAND,
3	MENAHAN, HALLIGAN
4	

A BILL FOR AN ACT ENTITLED: "AN ACT REDUCING THE EMPLOYER 5 CONTRIBUTION RATE TO THE MUNICIPAL POLICE OFFICERS' Б 7 RETIREMENT SYSTEM AND THE FIREFIGHTERS. UNIFIED RETIREMENT 8 SYSTEM; INCREASING THE STATE CONTRIBUTION TO EACH RETIREMENT SYSTEM BY AN AMOUNT EQUAL TO THE REDUCTION IN THE EMPLOYER. 9 CONTRIBUTION RATE; FUNDING THE CITIES' UNFUNDED LIABILITIES 10 UNDER BOTH PLANS THROUGH INSURANCE PREMIUM TAXES; CLARIFYING 11 12 THE PROHIBITION AGAINST A FIREFIGHTER PARTICIPATING IN OTHER 13 RETIREMENT PLANS; AMENDING SECTIONS 19-9-503, 19-9-702, 14 19-9-703, 19-13-302, 19-13-503, 19-13-604, AND 19-13-605, 15 MCA; AND PROVIDING AN EFFECTIVE DATE."

16

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 17 18 Section 1. Section 19-9-503, MCA, is amended to read: "19-9-503. Unfunded liabilities. (1) It is found and 19 20 declared by the legislature that many cities operating under 21 prior plans have excess and unfunded liabilities under such 22 prior plans, which liabilities cannot be amortized by the 23 percentage contributions set forth in 19-9-702 and 19-9-703. 24 (2) The administrator shall, on or before October 1, 25 1977, determine the excess and unfunded liability of each

1 city which participates in the plan created by this chapter. 2 The determination of the administrator, in the absence of 3 fraud, abuse of discretion, or arithmetic error, is final 4 and binding on each city. Each city found by the 5 administrator to have an excess and unfunded liability under a prior plan which as of July 1, 1977, is not funded by sums 6 7 on deposit or funds available for deposit with the 8 administrator shall pay an additional sum over a period of 9 time to amortize its excess liability as determined by the 10 administrator. If any city and the administrator are unable 11 by January 1, 1978, to negotiate and reduce to writing the 12 terms of an agreement satisfactory to both of them for the 13 city to amortize its excess liability, the administrator 14 shall require such city to pay an additional sum to amortize 15 its excess liability on July 1, 1977, over a period of not 16 more than 40 years.

17 (3) Each city found by the administrator to be paying
18 an amount in excess of the amount necessary to amortize its
19 Habilities under the prior plan and under this chapter
20 shall receive a credit in the accounts of the administrator
21 for any such excess payments.

(4) The excess unfunded liabiliity for each city shall
be revaluated by the administrator on July 1, 1980, as part
of the normal actuarial valuations required in 19-9-504
reflecting the change in the contribution rates made in

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-2- SB 429 REFERENCE BILL

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19-9-501, 19-9-702, and 19-9-703, as amended by Chapter 375,
 Laws of 1979, and each city's funding position will be
 changed using the procedures of 19-9-107. The resulting
 report will be made available to the cities no later than
 October 1, 1980.

(5) If a majority of the cities participating in the 6 7 municipal police officers' retirement system do not agree 8 with the results of the revaluation outlined in subsection (4), they may, by mutual agreement of the cities, select a 9 10 qualified actuary, as defined in 19-9-504, to perform a second actuarial valuation as of July 1. 1980. with the 11 12 conclusions of the second actuarial valuation to replace the 13 actuarial valuation discussed in subsection (4). The cost of the second actuarial valuation shall be paid by all cities 14 participating in the system in proportion to their active 15 membership in the system as of July 1, 1980. 15

17 (6) The time and method of settlement on the unfunded 18 liability will be as agreed on by the administrator and the 19 city. The minimum allowable payment must be equal to or 20 greater than the interest due at the interest rate used in 21 the actuarial study for the unfunded balance.

22 LIL_If under__nor__serversestimed__between__the
23 administrator_ond a_citysr=the=reity is__required_to__make
24 payments__on__or__after__July__1, 1983 1985, to_amortize_its
25 excess_and_unfunded_liability_under__a_prior__plan._these

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payments__must_be_made_by_the_state_auditor_from_the_premium

taxes_on_iosurance_risks_enumerated_in_19=11=512*"

3 Section 2. Section 19-9-702, MCA, is amended to read: 4 "19-9-702. State contribution. The state of Montana shall make its contributions through the state auditor out 5 of the premium tax on motor vehicle property and casualty κ. 7 insurance policies. Such payments shall be made annually 8 after the end of each fiscal year but no later than 9 September 1 from the gross premium tax after deduction for cancellations and returned premiums. The administrator shall 10 notify the auditor by April 1 of each year of the annual 11 12 compensation paid to all active members during the preceding 13 yeary-and, <u>REFORE JULY 1, 1985</u>, the state's contribution 14 shall be 14x04% 15x06% 14x04% of such compensation AND 15.062 ON_AND_AETER_JULY_1. 1985.** 15

Section 3. Section 19-9-703, MCA, is amended to read: 16 17 "19-9-703. Employer contribution. Each employer shall make its contribution on behalf of members through the city 18 19 treasurer or other appropriate official out of moneys available to the city for such purpose. The BEFORE JULY 1: 20 21 1985. THE employer's contribution shall be 14.04% 13x82% 22 14_043 of the total monthly compensation paid to all active members during the preceding month<u>= 13+022_ON_AND_AETER_JULY</u> 23 1.1285. and shall be payable monthly to the administrator." 24 25 Section 4. Section 19-13-302, HCA, is amended to read:

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"19-13-302. Ineligibility for other retirement plans.
 No active member is eligible to be covered under any other
 mandatory retirement plan for--firefighters to which an
 employer is required to contribute on his behalf while he is
 eligible to be covered by this plan."

Section 5. Section 19-13-503, MCA, is amended to read:
"19-13-503. Unfunded liabilities. (1) The legislature
finds and declares that many citles operating under prior
plans have excess and unfunded liabilities, and the
liabilities cannot be amortized by the percentage
contributions set forth in this chapter.

(2) The administrator shall, on or before October 1, 12 1984 1986, determine the excess and unfunded liability of 13 each city participating in the plan created by this chapter. 14 The-determination-must-be-negatiated-between-each--eity--and 15 the--administratory--Each Egr_gach city determined by the 15 administrator to have an excess and unfunded liability under 17 a prior plan that, as of July 1, 1984 1286, is not funded by 18 sums on deposit or funds available for deposit with the 19 20 administrator: the state auditor shall pay an additional sum over a period of time from the premium taxes on insurance 21 risks enumerated in 19-11-512 to amortize its each city's 22 23 excess liability as-determined-by-agreement-between-the-city 24 and-the-administrator.

25 (3) Each-eity-determined-by If the administrator to-be

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determines_that_the_state_auditor_is paying an amount in 1 excess of the amount necessary to amortize its each city's 2 3 liabilities under the prior plan and under this chapters shall-receive--a the__administrator__shall credit the the 4 5 accounts of the administrator for the excess navments. 6 (4) For each city with an unfunded liability, any portion of the membery-employery, <u>THE ENPLOYERs</u> and state 7 contributions that exceeds the amount necessary to maintain 8 0 the current level of unfunded liability must be applied to 10 the reduction of the unfunded liability." 11 Section 6. Section 19-13-604, MCA, is amended to read: 12 *19-13-604. State contribution. The state shall make its contributions through the state auditor from the premium 13 14 taxes on the insurance risks enumerated in 19-11-512. These 15 payments shall be made annually to the administrator after 16 the end of each fiscal year but no later than September 1 17 from the gross premium taxes after deduction for cancellations and returned premiums. The administrator shall 18 19 notify the auditor of the annual compensation, excluding 20 overtime, holiday payments, shift differential payments. 21 compensatory time payments, and payments in lieu of sick 22 leave, paid to all active members during the preceding year. 23 and effective July 1, 1981, the state's contribution is 12% 24 of this compensation. This contribution shall increase to 25 15% effective July 1, 1982, and to 10% 22v98% 18% effective

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July 1, 1983, AND TO 22,982 EFFECTIVE JULY 1, 1985. As soon 1 2 as practicable after receipt of the state contribution, the administrator shall deposit it with the state treasurer." 3 Section 7. Section 19-13-605, MCA, is amended to read: 4 "19-13-605. Employer contribution. Each employer shall 5 6 make its contribution on behalf of members through the city treasurer or other appropriate official from money available 7 to the city for this purpose. Effective July 1, 1981, the 8 9 employer's contribution is 12% of the total monthly compensation paid to all active members during the preceding 10 11 month. This contribution shall increase to 15% effective 12 July 1, 1982, and to 18% 13x82% 18% effective July 1, 1983. 13 AND SHALL DECREASE TO 13.02% EFFECTIVE JULY 1. 1985. ATT 14 contributions are payable monthly to the administrator who 15 shall, as soon as practicable after their receipt, deposit 16 them with the state treasurer."

NEW_SECIION. Section 8. Effective date. This act is
 effective July 1, 1983.

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