By: Representatives Janus, Barnett (116th), Simpson

To: Local and Private Legislation

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HOUSE BILL NO. 487

AN ACT TO AMEND CHAPTER 435, LOCAL AND PRIVATE LAWS OF 1944, AS LAST AMENDED BY CHAPTER 1019, LOCAL AND PRIVATE LAWS OF 1999, 3 TO AUTHORIZE THE GOVERNING AUTHORITIES OF THE CITY OF BILOXI TO PROVIDE FOR ANNUAL COST-OF-LIVING INCREASES FOR CURRENT AND FUTURE RETIRED MEMBERS OF THE GENERAL MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM OF THE CITY OF BILOXI, AND BENEFICIARIES THEREOF, IN AN AMOUNT EQUAL TO THREE PERCENT OF THE ANNUAL RETIREMENT ALLOWANCE; 7 TO PROVIDE THAT THE COST-OF-LIVING INCREASES SHALL BE PAID IN ONE 8 ADDITIONAL ANNUAL PAYMENT OR IN TWELVE EQUAL MONTHLY INSTALLMENTS, 9 AS ELECTED BY THE RETIREE; TO PROVIDE THAT THE MAXIMUM CUMULATIVE 10 PERCENTAGE OF ALL ANNUAL COST-OF-LIVING INCREASES RECEIVED UNDER 11 THIS ACT SHALL NOT EXCEED THIRTY PERCENT OF THE ANNUAL RETIREMENT 12 ALLOWANCE, UNLESS THE GOVERNING AUTHORITIES AUTHORIZE THE PAYMENT 13 OF ADDITIONAL ANNUAL COST-OF-LIVING INCREASES ABOVE THIRTY PERCENT 14 AND CERTAIN CONDITIONS ARE MET; TO PROVIDE THAT THE COST-OF-LIVING 15 INCREASES AUTHORIZED UNDER THIS ACT SHALL BE SUSPENDED IF THE 16 PUBLIC EMPLOYEES' RETIREMENT SYSTEM AT ANY TIME DETERMINES THAT 17 18 CONTINUING THE PAYMENT OF THE COST-OF-LIVING INCREASES WOULD MAKE THE GENERAL MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM ACTUARIALLY 19 20 UNSOUND; TO PROVIDE THAT THE COST-OF-LIVING INCREASES AUTHORIZED UNDER THIS ACT SHALL NOT BE IMPLEMENTED UNLESS THE GENERAL 21 MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM CURRENTLY IS ACTUARIALLY 22 SOUND AND WILL REMAIN ACTUARIALLY SOUND IF THE COST-OF-LIVING 23 INCREASES ARE MADE; TO PROVIDE THAT IF THE COST-OF-LIVING 2.4 25 INCREASES AUTHORIZED UNDER THIS ACT WOULD MAKE THE GENERAL MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM ACTUARIALLY UNSOUND, THE 26 GOVERNING AUTHORITIES ARE AUTHORIZED TO PROVIDE FOR A REDUCED VERSION OF THE COST-OF-LIVING INCREASES THAT WOULD LEAVE THE 27 28 RETIREMENT SYSTEM ACTUARIALLY SOUND; TO AUTHORIZE THE GOVERNING 29 30 AUTHORITIES TO USE ANY AVAILABLE FUNDS TO SUPPLEMENT THE GENERAL MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM TO MAKE IT ACTUARIALLY 31 32 SOUND; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 33 SECTION 1. Chapter 435, Local and Private Laws of 1944, as 34 amended by Chapter 573, Local and Private Laws of 1954, as amended 35 by Chapter 96, Local and Private Laws of the Extraordinary Session 36 of 1954, as amended by Chapter 945, Local and Private Laws of 37 1966, as amended by Chapter 897, Local and Private Laws of 1972, 38 as amended by Chapter 975, Local and Private Laws of 1974, as 39 40 amended by Chapter 996, Local and Private Laws of 1975, as amended by Chapter 966, Local and Private Laws of 1979, as amended by 41 Chapter 816, Local and Private Laws of 1982, as amended by Section 42

H. B. No. 487

01/HR40/R708 PAGE 1 (RF\BD)

- 43 1 of Chapter 931, Local and Private Laws of 1993, as amended by
- 44 Chapter 978, Local and Private Laws of 1995, as amended by Chapter
- 45 989, Local and Private Laws of 1996, as amended by Chapter 988,
- 46 Local and Private Laws of 1998, as amended by Chapter 1019, Local
- 47 and Private Laws of 1999, is amended as follows:
- 48 Section 1. As used in this act:
- 49 (a) "City" means the City of Biloxi, Mississippi.
- 50 (b) "Board" means the Board of Trustees of the Public
- 51 Employees' Retirement System.
- 52 (c) "Retirement system" means the General Municipal
- 53 Employees' Retirement System of the city.
- (d) "Member" means a member of the retirement system.
- The words and phrases defined in Section 21-29-3, Mississippi
- 56 Code of 1972, when used in this act, shall have the meanings
- 57 ascribed to them in that section unless a different meaning is
- 58 plainly required by the context.
- 59 Section 2. The retirement system shall operate and be
- 60 administered pursuant to provisions of the general law governing
- 61 general municipal employees' retirement systems, being Section
- 62 21-29-1 et seq., Mississippi Code of 1972, except that where
- 63 provisions of this act conflict with the general law, this act
- 64 shall prevail.
- 65 Section 3. Upon the retirement from service of any member,
- 66 the board shall order the payment of a monthly sum to such retired
- 67 member in an amount equal to fifty percent (50%) of the average
- 68 monthly salary or compensation received by such member in the
- 69 six-month period next before the filing of application for such
- 70 retirement or the minimum monthly benefits authorized in
- 71 accordance with Section 7, whichever is greater, and such payments
- 72 shall thereafter be made to such retired member for life.
- 73 Section 4. Present members who have five (5) years or more
- 74 of service may be entitled to draw benefits upon the completion of
- 75 twenty (20) years' active service. Members having less than five

- 76 (5) years' service at this time, although completing twenty (20)
- 77 years' service, cannot draw retirement benefits until they reach
- 78 the age of fifty-five (55) years.
- 79 Section 5. A member with not less than ten (10) years'
- 80 service who may be discharged or may voluntarily resign may waive
- 81 the return of his contributions and at a time prior to April 18,
- 82 1974, elect in lieu thereof to receive an annual pension,
- 83 beginning at the age of fifty-five (55) years, equal to
- 84 one-fortieth (1/40) of his average final compensation multiplied
- 85 by the number of years of service; provided, however, in no case
- 86 shall such pension be more than fifty percent (50%) of the average
- 87 final compensation of such member. From and after April 18, 1974,
- 88 the option to elect to receive an annual pension under the
- 89 provision of this paragraph shall not be available.
- 90 For any person who resigned from the employment of the city
- 91 before July 9, 1983, and to whom the Disability and Relief Fund
- 92 Board for the city approved the payment of forty percent (40%) of
- 93 such person's average monthly compensation upon such person
- 94 reaching the age of fifty-five (55) years, the board may pay the
- 95 amount of such agreed upon retirement benefits. Such benefits
- 96 shall be retroactive and will be payable back to the date the
- 97 person reached the age of fifty-five (55) years. Before the board
- 98 may make any payments under this paragraph, the board must receive
- 99 from the city funds necessary to make the payments authorized
- 100 under this paragraph.
- 101 Upon retirement from service on disability, the member shall
- 102 receive a minimum payment equal to the greatest of the following:
- 103 One Hundred Dollars (\$100.00) per month; one-fortieth (1/40) of
- 104 the final annual compensation multiplied by the number of years of
- 105 actual service; or the minimum monthly benefits authorized
- 106 pursuant to Section 7.

Section 6. (1) Subject to the provisions of Section 8, the governing authorities of the city, in their discretion, are authorized to take any of the following actions:

- 110 Establish an additional payment for each retired 111 member and beneficiary of the retirement system who is now or hereafter entitled to receive benefits under any provision of 112 Section 21-29-1 et seq., Mississippi Code of 1972, or Sections 3 113 through 5. The amount of the additional payment shall be equal to 114 115 the annual percentage change in the Consumer Price Index set by the United States Government, not to exceed three percent (3%) per 116 117 annum, and shall be computed based upon the amount of the benefits received by the members and beneficiaries in the fiscal year of 118 the retirement system before the effective date of the resolution 119 of the governing authorities of the city establishing the 120 additional payments. 121
- (b) Provide that the additional payments authorized in paragraph (a) shall be either automatically made each year, made for a specified number of years, or authorized on an annual basis by the governing authorities of the city.
- (c) Provide that the additional payments authorized in paragraph (a) shall cease or shall not be made for any subsequent fiscal year, regardless of whether a prior action of the governing authorities of the city called for the payments to be made automatically or without additional authorization by the governing authorities.
- (d) Provide that if the governing authorities of the
 city choose to reinstate the additional payments authorized in
 paragraph (a) after ceasing them for a period of time, the
 percentage increase shall not be compounded during the interim
 period unless specifically directed by the governing authorities.
- (e) Provide that the additional payments authorized by paragraph (a) may be based upon a percentage specified by the governing authorities of the city, regardless of the maximum

140 percentage allowed in paragraph (a), if the governing authorities

141 also transfer sufficient monies to the Public Employees'

142 Retirement System to fund the increase at the specified

143 percentage.

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144 (f) Provide that the additional payments authorized in

145 paragraph (a) shall automatically cease if continuing the

146 additional payments could make the retirement system actuarially

147 unsound; however, before ceasing the payments, the Board of

148 Trustees of the Public Employees' Retirement System shall notify

149 the governing authorities of the city and give them the

150 opportunity to transfer sufficient funds, if the governing

151 authorities choose to do so, to make the additional payments while

152 keeping the retirement system actuarially sound.

153 (g) Use funds from any available source to supplement

the retirement system to make the system actuarially sound, and

155 transfer those funds to the Board of Trustees of the Public

156 Employees' Retirement System for that purpose.

157 (2) After the governing authorities of the city have adopted

a resolution to establish the additional payments authorized under

subsection (1) of this section, and after the board has received

160 the most recent actuarial study of the retirement system and the

161 certified statement from the actuarial firm, pursuant to Section

162 8, that the retirement system will remain actuarially sound if the

163 additional payments are made, then the board shall make the

164 additional payments to the persons authorized and entitled to

165 receive the payments.

166 (3) Persons eligible to receive the payments authorized

167 under this section shall receive such payments in one (1)

168 additional payment, except that such person may elect by an

169 irrevocable agreement on a form prescribed by the board to receive

170 such payments in not less than equal monthly installments not to

171 exceed six (6) months during the remaining months of the current

172 fiscal year. In the event of death of a person or a beneficiary

173 thereof receiving monthly benefits, any remaining amounts shall be

174 paid in a lump sum to the estate of the retired member or

175 beneficiary.

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176 (4) After the effective date of House Bill No. , 2001

177 Regular Session, all new cost-of-living increases for retirees of

178 the retirement system and beneficiaries thereof shall be made

179 under Section 11 and not under this section. All cost-of-living

180 increases previously made under this section shall continue to be

paid each year, but no new or additional cost-of-living increases

182 shall be made under this section after the effective date of House

183 Bill No. , 2001 Regular Session.

184 Section 7. (1) Subject to the provisions of Section 8, the

185 governing authorities of the city are authorized, in their

186 discretion, to provide for the payment of minimum monthly benefits

187 in any amount determined by the governing authorities to all

188 persons now or hereafter entitled to receive benefits under any

189 provision of Section 21-29-1 et seq., Mississippi Code of 1972, or

190 Sections 3 through 5.

191 (2) After the governing authorities of the city have adopted

a resolution to establish the minimum monthly benefits authorized

193 under subsection (1) of this section, specifying the amount of the

194 minimum monthly benefits in the resolution, and after the board

195 has received the most recent actuarial study of the retirement

196 system and the certified statement from the actuarial firm,

197 pursuant to Section 8, that the retirement system will remain

198 actuarially sound if the minimum monthly benefits are paid, then

199 the board shall pay those benefits to the persons authorized and

200 entitled to receive the payments.

201 Section 8. Payment of the additional payments authorized

202 under Section 6 or the minimum monthly benefits authorized under

203 Section 7, or both, shall not be established unless the retirement

204 system is actuarially sound, as shown by the most recent actuarial

205 study required by Section 21-29-27, Mississippi Code of 1972, and

the retirement system will remain actuarially sound if the 206 additional payments authorized under Section 6 or the minimum 207 monthly benefits authorized under Section 7, or both, are made, as 208 209 shown by a certified statement from the actuarial firm that 210 prepared the most recent actuarial study. Subject to the provisions of subsection (2) 211 Section 9. (1) of this section, the governing authorities of the city, in their 212 discretion, are authorized to provide that members of the 213 retirement system under the provisions of Section 21-29-1 et seq., 214 Mississippi Code of 1972, and Sections 3 through 5 who retire 215 216 after April 7, 1995, shall receive creditable service in the retirement system at the time of retirement for lawfully credited 217 218 unused, uncompensated annual leave and sick leave earned under the vacation and sick leave policies of the city, in amounts equal to 219 the amounts authorized for members of the Public Employees' 220 221 Retirement System. Creditable service for unused, uncompensated leave as 222 223

authorized under subsection (1) of this section shall not be provided unless the retirement system is actuarially sound, as shown by the most recent actuarial study required by Section 21-29-27, Mississippi Code of 1972, and the retirement system will remain actuarially sound if creditable service for unused, uncompensated leave as authorized under subsection (1) of this section is provided, as shown by a certified statement from the actuarial firm that prepared the most recent actuarial study.

After the governing authorities of the city have adopted 231 232 a resolution to provide creditable service for unused, uncompensated leave as authorized under subsection (1) of this 233 section, and after the board has received the most recent 234 235 actuarial study of the retirement system and the certified statement from the actuarial firm that the retirement system will 236 237 remain actuarially sound if creditable service for unused, uncompensated leave is provided, then the board shall provide 238

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creditable service for unused, uncompensated leave to members of
the retirement system at the time of retirement in accordance with
subsection (1) of this section, and such creditable service shall
be used in calculating the members' retirement benefits under
Section 21-29-1 et seq., Mississippi Code of 1972, and Sections 3
through 5.

(4) Except to limit creditable service reported to the retirement system for the purpose of computing a member's retirement benefits provided under Section 21-29-1 et seq., Mississippi Code of 1972, and Sections 3 through 5, nothing in this section shall limit or otherwise restrict the power of the governing authorities of the city to adopt such vacation and sick leave policies as they deem necessary.

252 Section 10. (1) Subject to the provisions of subsection (2) 253 of this section, the governing authorities of the city, in their 254 discretion, are authorized to provide that for the purpose of computing the retirement benefits of members of the retirement 255 256 system under the provisions of Section 21-29-1 et seq., Mississippi Code of 1972, and Sections 3 through 5 who retire 257 258 after April 11, 1996, earned compensation may include all or a portion of any payment made to a member upon termination of 259 260 employment for up to thirty (30) days of unused, accumulated 261 personal leave.

The inclusion within earned compensation of those 262 (2) 263 payments as provided in subsection (1) of this section shall not be authorized by the governing authorities unless the retirement 264 265 system is actuarially sound, as shown by the most recent actuarial study required by Section 21-29-27, Mississippi Code of 1972, and 266 267 the retirement system will remain actuarially sound if the 268 inclusion of such payments is authorized, as shown by a certified 269 statement from the actuarial firm that prepared the most recent 270 actuarial study.

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After the governing authorities of the city have adopted 271 a resolution to include within earned compensation payments as 272 provided under subsection (1) of this section, and after the board 273 274 has received the most recent actuarial study of the retirement 275 system and the certified statement from the actuarial firm that the retirement system will remain actuarially sound if the 276 inclusion of such payments is authorized, then the board may 277 include such payments within the earned compensation of members at 278 the time of retirement, in accordance with subsection (1) of this 279 section, when calculating the members' retirement benefits under 280 281 Section 21-29-1 et seq., Mississippi Code of 1972, and Sections 3 through 5. 282 (4) Nothing in this section shall limit or otherwise 283 restrict the power of the governing authorities of the city to 284 adopt such vacation and sick leave policies as they deem 285 286 necessary. Section 11. (1) Subject to the provisions of subsection (2) 287 288 of this section, the governing authorities of the city, in their discretion, are authorized to provide for cost-of-living increases 289 290 for each retired member of the retirement system, or any beneficiary thereof, who is now or hereafter entitled to receive a 291 292 retirement allowance under any provision of Section 21-29-1 et 293 seq., Mississippi Code of 1972, or Sections 3 through 5, in accordance with the following provisions: 294 295 (a) Any person who is receiving a retirement allowance on the effective date of House Bill No. , 2001 Regular 296 297 Session, shall receive a cost-of-living increase on December 1, 2001, or on July 1, 2001, as provided in paragraph (d) of this 298 subsection, in an amount equal to three percent (3%) of the annual 299 300 retirement allowance. In subsequent years, in addition to and cumulative to the cost-of-living increase received in the year 301 302 2001, any such person or beneficiary thereof shall receive a

cost-of-living increase on December 1 or July 1 of the year, as

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H. B. No.

01/HR40/R708 PAGE 9 (RF\BD)

304	provided in paragraph (d) of this subsection, in an amount equal
305	to three percent (3%) of the annual retirement allowance for each
306	full fiscal year in retirement after June 30, 2001. The
307	<pre>cost-of-living increases provided for under this paragraph (a)</pre>
308	shall be in addition to and cumulative to any cost-of-living
309	increases previously received under the provisions of Section 6.
310	For the purposes of this section, "fiscal year" means the period
311	from July 1 of any year through June 30 of the following year.
312	(b) Any person who retires on or after the effective
313	date of House Bill No. , 2001 Regular Session, or any
314	beneficiary thereof, who has received a monthly retirement
315	allowance for at least one (1) full fiscal year, shall receive a
316	cost-of-living increase on December 1 or July 1 of the year, as
317	provided in paragraph (d) of this section, in an amount equal to
318	three percent (3%) of the annual retirement allowance for each
319	full fiscal year in retirement.
320	(c) Notwithstanding the provisions of paragraph (b) of
321	this subsection, any person who, before the effective date of
322	House Bill No. , 2001 Regular Session, retired under the
323	retirement system and later was reemployed by the city or employed
324	by any other municipality or other governmental entity in a
325	position that caused the person to stop receiving a retirement
326	allowance from the retirement system during the person's period of
327	reemployment or subsequent employment, who retires from his or her
328	reemployment or subsequent employment after the effective date of
329	House Bill No. , 2001 Regular Session, and is again receiving a
330	retirement allowance from the retirement system, shall begin
331	receiving the cost-of-living increases authorized under this
332	section in the year that the person retires from his or her
333	reemployment or subsequent employment, if more than one (1) full
334	fiscal year has passed since the person's initial retirement from
335	the city. In the year that the person retires from his or her
336	reemployment or subsequent employment, the person or beneficiary
	H. B. No. 487

337	thereof shall receive a cost-of-living increase on December 1 or
338	July 1 of the year, as provided in paragraph (d) of this
339	subsection, in an amount equal to three percent (3%) of the annual
340	retirement allowance. In subsequent years, in addition to and
341	cumulative to the cost-of-living increase received in the year of
342	retirement, any such person or beneficiary thereof shall receive a
343	cost-of-living increase on December 1 or July 1 of the year, as
344	provided in paragraph (d) of this subsection, in an amount equal
345	to three percent (3%) of the annual retirement allowance for each
346	full fiscal year after June 30 of the year of retirement.
347	(d) The cost-of-living increases authorized under this
348	section shall be paid in one (1) payment in December of each year
349	to any person who is receiving a retirement allowance on December
350	1 of that year, unless an election is made as follows: Any person
351	or beneficiary thereof who is receiving a retirement allowance on
352	July 1, 2001, or July 1 of any fiscal year thereafter, may elect
353	by an irrevocable agreement in writing filed in the office of the
354	Public Employees' Retirement System not less than thirty (30) days
355	before July 1 of the appropriate year, to begin receiving the
356	cost-of-living increases authorized under this section in twelve
357	(12) equal monthly installments beginning July 1, 2001, or July 1
358	of any fiscal year thereafter. This irrevocable agreement shall
359	be binding on the retiree and subsequent beneficiaries. Payment
360	of those monthly installments shall not extend beyond the month in
361	which a retirement allowance is due and payable. If a person who
362	is receiving a retirement allowance that will terminate upon the
363	person's death is receiving the cost-of-living increases in one
364	(1) payment and dies on or after July 1 but before December 1, the
365	beneficiary or estate of the person shall receive in a single
366	payment a fractional part of the cost-of-living increase based on
367	the number of months in which a retirement allowance was received
368	during the fiscal year.

369	(e) Except as otherwise provided in paragraph (f) of
370	this subsection, the maximum cumulative percentage of all annual
371	cost-of-living increases received by a retiree or beneficiary
372	thereof under this section shall not exceed thirty percent (30%)
373	of the annual retirement allowance. Any cost-of-living increases
374	previously received by a retiree or beneficiary thereof under the
375	provisions of Section 6 shall not be included in determining when
376	the cumulative percentage of the cost-of-living increases received
377	under this section has reached thirty percent (30%). After the
378	cumulative percentage of the cost-of-living increases received by
379	a retiree or beneficiary thereof under this section has reached
380	thirty percent (30%), the retiree or beneficiary thereof shall
381	continue to receive the cost-of-living payments each year in an
382	amount equal to thirty percent (30%) of the annual retirement
383	allowance for as long as the retiree or beneficiary thereof is
384	entitled to receive a retirement allowance, unless additional
385	annual cost-of-living increases are authorized under paragraph (f)
386	of this subsection or cost-of-living increases are suspended under
387	paragraph (g) of this subsection.
388	(f) Notwithstanding the provisions of paragraph (e) of
389	this subsection, the governing authorities of the city, by
390	resolution adopted by the city council, may authorize the payment
391	of additional annual cost-of-living increases after the cumulative
392	percentage of the cost-of-living increases received by a retiree
393	or beneficiary thereof under this section has reached thirty
394	percent (30%), if the governing authorities have examined the
395	actual impact of inflation upon the retirement and cost-of-living
396	benefits being paid at that time, examined the effect of paying
397	additional annual cost-of-living increases on the actuarial
398	soundness of the retirement system, and determined that municipal
399	finances will permit the payment of additional annual
400	cost-of-living increases above a cumulative percentage of thirty
401	percent (30%). In addition, any payment of additional annual
	H. B. No. 487

ŧ U Z	cost-or-living increases after the cumulative percentage has
103	reached thirty percent (30%) shall be subject to subsection (2) of
104	this section and paragraph (g) of this subsection.
105	(g) The cost-of-living increases authorized under this
106	section shall be suspended, either in whole or in part as
107	determined to be necessary by the governing authorities of the
804	city and the board, if the board at any time determines that
109	continuing the payment of the cost-of-living increases would make
110	the retirement system actuarially unsound; however, before
111	suspending the cost-of-living increases, the board shall notify
12	the governing authorities of the city and give them the
13	opportunity to transfer sufficient funds, if the governing
114	authorities choose to do so, to make the cost-of-living increases
115	while keeping the retirement system actuarially sound.
116	(2) (a) The cost-of-living increases authorized under this
117	section shall not be implemented unless the retirement system is
118	actuarially sound, as shown by the most recent actuarial study
119	required by Section 21-29-27, Mississippi Code of 1972, and the
120	retirement system will remain actuarially sound if the
121	cost-of-living increases authorized under this section are made,
122	as shown by a certified statement from the actuarial firm that
123	prepared the most recent actuarial study.
124	(b) After the governing authorities of the city have
125	adopted a resolution to establish the cost-of-living increases
126	authorized under this section, and after the board has received
127	the resolution and received the most recent actuarial study of the
128	retirement system and the certified statement from the actuarial
129	firm, under paragraph (a) of this subsection, that the retirement
130	system will remain actuarially sound if the cost-of-living
131	increases are made, then the board shall make the cost-of-living
132	increases to the persons authorized and entitled to receive the
133	cost-of-living increases.

134	(c) If the certified statement of the actuary under
135	paragraph (a) of this subsection concludes that the cost-of-living
136	increases authorized under this section cannot be implemented
137	because they would make the retirement system actuarially unsound,
138	then the governing authorities of the city are authorized to
139	provide for a reduced version of the cost-of-living increases
140	authorized under this section that would leave the retirement
141	system actuarially sound, as determined by a certified statement
142	of the actuary.
143	(3) After the effective date of House Bill No. , 2001
144	Regular Session, all new cost-of-living increases for retirees of
145	the retirement system and beneficiaries thereof shall be made
146	under this section and not under Section 6. All cost-of-living
147	increases previously made under Section 6 shall continue to be
148	paid each year, but no new or additional cost-of-living increases
149	shall be made under Section 6 after the effective date of House
150	Bill No. , 2001 Regular Session.
151	Section 12. The governing authorities of the city, in their
152	discretion, are authorized to use funds from any available source
153	to supplement the retirement system to make the system actuarially
154	sound, and transfer those funds to the board for that purpose.
155	SECTION 2. This act shall take effect and be in force from
156	and after its passage.