#### **ANALYSIS**

# Item 23: Public Employees Retirement System Preliminary Changes to Actuarial Methods and Assumptions

Analyst: John Borden

**Request**: Acknowledge receipt of a report on preliminary changes to actuarial methods and assumptions for the December 31, 2020 and December 31, 2021 actuarial valuations.

**Analysis**: Oregon Revised Statute 238.622 was enacted as part of the Public Employees Retirement System (PERS) reform in 2019 and directs the submission of the following preliminary report:

At least 30 days before the Public Employees Retirement Board adopts changes to actuarial methods and assumptions used for purposes of the Public Employees Retirement System, the board shall submit a report to the Joint Committee on Ways and Means or the Joint Interim Committee on Ways and Means detailing the proposed changes and the associated, actuarially determined impact to the total liability of the system, the accrued liability of the system and employer contribution rates.

The Board is scheduled to adopt final methods and assumptions at its next meeting scheduled for October 1, 2021.

#### **Background**

Actuarial methods and assumptions are used to ascertain the systemwide valuation of assets and liabilities for each calendar year valuation. The assumptions originate as recommendations by the PERS consulting actuary and are then used to determine the present value assets and liabilities and thereby the funded status of the PERS system. The Board's adoption of actuarial methods and assumptions targets achieving 100% funded status of the system by the end of various benefit plan amortization periods. Based on the methods and assumptions in place at the time of the most recent financial modeling presentation (December 2020), the likelihood of the funded status exceeding 100% for at least one valuation in the next 20 years is 60% while the likelihood of falling below 60% funded status for at least one valuation is 53%.

Based on each even-numbered year actuarial valuation, advisory employer contribution rates are developed for preliminary budgeting purposes. Each odd-numbered year actuarial valuation is used to determine the PERS Board adopted employer contribution rates. Adopted rates take effect beginning on July 1st for the subsequent biennium. For example, the calendar year valuation for 2020 (released in the fall of 2021) will determine *advisory* employer rates for the 2023-25 biennium. The valuation for calendar year 2021 (released in the fall of 2022) will be used to set *adopted* or final employer contribution rates for the 2023-25 biennium. The PERS Board has historically made no changes in actuarial methods and assumptions between the even and odd year valuations.

For the most current valuation (2019), actuarial accrued liabilities for the system total \$89.4 billion and actuarial valuation of assets totals \$64.8 billion. The resulting Unfunded Actuarial Liability (UAL) is \$24.6 billion and the funded status is 72.5%. Taking into account \$5.5 billion in pre-paid or "side account" contributions reduces the UAL to \$19.1 billion, which equates to a funded status of 78.6%. In

comparison, the National Association of State Retirement Administrators (NASRA) median funding level of 130 pension plans for Fiscal Year 2020 was 71.9%, excluding side accounts. System funded status for the 2020 valuation year is expected to improve marginally with earnings crediting of 7.36%, which exceeded the assumed earnings rate of 7.2% by 0.16%.

## **Broad Administrative Authority**

The PERS Board operates under broad administrative authority to adopt actuarial methods and assumptions and statute vests only the PERS Board with the authority to set the assumed earnings rate. Board-adopted changes directly impact both the cost and the financing of benefits and can increase or decrease the cost of projected benefit liabilities during a period when neither the Legislature nor voters have made any change to the structure of benefits.

The PERS Board formally adopts actuarial methods and assumptions for: (1) changes in actuarial methods; (2) future investment returns; (3) other non-investment economic assumptions; (4) demographic assumptions; and (5) allocation of liabilities. The most current valuation captures deviations between actual experience and assumed economic and demographic assumptions from prior valuations. As an aside, statute directs the Secretary of State to coordinate an independent review of all actuarial standards and practices once every four years with the first such report for the current consulting actuary being completed in October of 2019 (ORS 238.606). With minor exception, the review found PERS to be in conformity with actuarial standards and practices.

#### **Changes to Actuarial Methods**

The PERS Board formally adopts actuarial methods and assumptions for: benefit costing; amortization period(s); asset valuation method; and contribution stabilization method (i.e., rate collaring). The PERS Board left unchanged the actuarial cost and asset valuation methodologies; however, the Board is reverting back to previously established amortization periods for Tier 1 and Tier 2 UAL, changing the health plans amortization, as well as modifying the rate collar policy.

Statute gives the PERS Board broad authority to set the amortization period administratively, as long as the period does not exceed 40 years (ORS 238.225). The Tier 1 and Tier 2 UAL amortization schedule will revert back to a 20-year amortization after being re-amortized, on a one-time basis for the December 31, 2019 valuation, from 20-years to 22-years as part of the legislative direction given to the Board by SB 1049 (2019). Of note is that the PERS regular amortization schedule is "layered," meaning that each biennium only the incremental increase in the UAL is amortized over a new closed 20-year period.

The amortization period for the Oregon Public Service Retirement Plan (OPSRP) remains unchanged at 16-years. The amortization periods for the health plans will go from a 10-year amortization period to a rolling 20-year amortization period, when the funded status of the health plans exceeds 100% funded status. This change would take effect for the 2023-25 biennium as the current funded status for the two PERS's health plans exceeds 100% funding.

The Board uses an actuarial methodology termed "rate collaring" to help manage employer contribution rate fluctuations. Rate collaring is best understood as a deferral of a portion of employer rates to a future period and with the cost of deferral (i.e., "carry costs") being at the assumed earnings rate (discussed in more detail below). First adopted in 2004, the PERS Board later modified the original rate collar policy in 2013 by broadening the width of the rate collar. Prior to the Board's adoption of rate collaring, asset-smoothing and some use of reserves were used to mitigate contribution rate volatility.

The PERS Board's current rate collar policy limits the biennium to biennium change in employer contribution rates to no more than the greater of three percent of payroll or 20% of the current contribution rate. PERS rate collar methodology also allows the width of the collar to increase when funded status (which is dependent upon the level of funding or the ratio of assets to liabilities) for the pool or independent employer drops below 70%, or increases above 130%, with the width of the rate collar doubling at a funded status of 60% or 140%. For a double width rate collar, the biennium to biennium change in employer contribution rates is constrained to the greater of 6% of payroll or 40% of the current contribution rate if the funded status drops to 60% or below or increases to 140% or above. If funded status for an actuarial pool or independent employer falls somewhere between 70% and 60%, or between 130% and 140%, the size of the collar is increased from single width to double width on a graduated scale.

After a period of study, the PERS Board is proposing to substantively revamp the Board's rate collar policy. The basis of the proposed rate collar would only affect the UAL portion of the employer rate and exclude the normal cost portion of the rate. The proposed changes would be limited to a fixed percentage of three percent of payroll for only the UAL portion of employer rates for the two rate sharing pools and one percent of payroll change for OPSRP. In addition, the proposed rate collar methodology will vary between pension plans (i.e., Tier 1 and Tier 2 and OPSRP) and between pooled (i.e., State and Local Government Rate Pool and the School Districts rate pool) and independent employers. The proposed rate collar policy for independent employers would be the greater of four percent of payroll or one-third of the difference between the collared and the uncollared UAL rate. In addition, the UAL rate would not be allowed to decrease unless the PERS funded status, without considering side account offsets, is 90% or higher. There is also a provision to allow for a one percent incremental reduction of the rate collar beginning with 88% funded status up to 90% funded status.

The actuarial modeling under of the new rate collaring places the likelihood of the funded status exceeding 100% for at least one valuation in the next 20 years at 62% (+2% change from the current policy) with a likelihood of falling below 60% funded status for at least one valuation at 50% (minus 3% change from the current policy).

From the perspective of the Legislative Fiscal Office (LFO), the change in the rate collaring policy is not without concern for the following reasons: (a) the rate collar would not be allowed to float freely given that the funded status must be above 87% in order for an employer contribution rate reduction to be allowed; (b) the new policy fails to account for any side account deposits when calculating the UAL, which materially overstates the UAL and makes employer rate reductions less likely; (c) the shift away from including normal costs as part of the rate collar methodology is reasonable with the understanding that such a change makes all current employee retirement plan costs payable in the current period rather than having a portion of that expense deferred to a future periods or valuations and will reduce the UAL and the carry cost of the UAL; and (d) the change reinforces the PERS Board has a reliance on rate collaring to achieve employer rate stability, when in fact the Board has other tools available, such as phasing-in changes to the assumed rate over several biennia or changing amortization period(s).

Regarding the treatment of side accounts note in (b) above, according to PERS, actuarial standards do not allow side accounts to be taken into account when determining funding status in an actuarial valuation; however, side accounts must be accounting for in financial statements, per governmental accounting standard. Regardless, the PERS Board has within its authority to include side accounts when setting a rate collar policy.

#### **Changes to Actuarial Economic Assumptions - Investment Returns**

The PERS Board adopts economic assumptions for regular investment return and variable investment return in a single rate that is referred to as the assumed earnings rate. The assumed earnings rate is generally defined as the rate of investment return that the PERS Board expects the Public Employees Retirement Fund to earn over the long-term, which is defined as 20 years and serves the following discrete purposes: (1) the discount rate used to determine the present value of projected assets and liabilities at current benefit levels; (2) assumed (interest) earnings rate is used when crediting Tier One regular accounts with annual earnings; and (3) used to calculate Money Match, one of three possible benefit calculations for Tier 1 and Tier 2 employees; and (4) used to annuitize Tier One and Tier Two member accounts, upon retirement, whether under Money Match or Formula Plus Annuity benefit.

There is perhaps no other actuarial assumption more financially significant to Oregon's public pension system than the assumed earnings rate, yet it is only vaguely referenced in statute. The lower (higher) the assumed earnings rate, the less (more) investment-generated funding is assumed to be available to fund system liabilities and therefore driving higher (lower) employer and employee contributions. Year-to-year valuations account for the impact of actual investment returns.

Technically, the assumed earnings rate is comprised of a series of assumptions about current and projected interest rates and rates of inflation and a cumulative projected market rate of return for various asset classes; however, financial modeling does not take into consideration past returns on the PERS portfolio, but is instead based on a general market return estimate.

The following table provides a recent history of the assumed earnings rate factors compared to the PERS Board's proposed change, along with recent factors from NASRA and the Oregon Investment Council (OIC). The Board proposes to lower the real return from 4.7% to 4.5% and the inflation factor from 2.5% to 2.4%, which would reduce the assumed rate from 7.2% to 6.9%. The table illustrates that the PERS Board has been pursuing a multi-biennia strategy to lower the assumed rate, primarily through changing the assumption about real returns.

Table-A: Recent History of the Nominal Assumed Earnings Rate Assumptions

Valuation	2020	2021	PERS	2021	2019	2017	2015	2013	2011
Year	NASRA	OIC	Actuary	PERS	PERS	PERS	PERS	PERS	PERS
Real return	4.53%	4.50%	3.87%	4.50%	4.70%	4.70%	5.00%	5.00%	5.25%
Inflation	2.6%	2.10%	2.40%	2.40%	2.50%	2.50%	2.50%	2.75%	2.75%
Assumed Rate	7.13%	6.60%	6.27%	6.90%	7.20%	7.20%	7.50%	7.75%	8.00%

The following table provides a history of assumed rate changes and the number of years each adopted rate was or has been in effect and the resulting directional change to the UAL. Since PERS inception in 1946, the Legislature has delegated to the PERS Board the authority to set the assumed earnings rate administratively. Over the period of the last 75 years, beginning in 1946, the PERS Board has made or proposed ten changes to the assumed earnings rate.

Table-B: History of the Assumed Earnings Rate

Valuation Year	Assumed Earnings Rate	Rate Change	Number of Years	Change in Unfunded Liability
2021	6.90% Proposed	(0.30%)		Increase

2017	7.20%	(0.30%)	4 years	Increase
2015	7.50%	(0.25%)	2 years	Increase
2013	7.75%	(0.25%)	2 years	Increase
1989	8.00%	+0.50%	24 years	Reduction
1979	7.50%	+0.50%	10 years	Reduction
1975	7.00%	+1.50%	4 years	Reduction
1973	5.50%	+0.50%	2 year	Reduction
1970	5.00%	+1.25%	3 years	Reduction
1966	3.75%	+1.50%	4 years	Reduction
1946	2.25%		20 years	Reduction

The current NASRA median assumed rate of return across 130 public pension plans is 7.13%. The PERS consulting actuary calculated an annualized geometric mean return of 6.27% over a 20-year period. The OIC, the entity charged with investing the Oregon Public Retirement Fund (OPERF), received a consultant's report that calculated a geometric median return over 10 years at 6.6%. PERS states that, in order to receive a non-qualified actuarial valuation from the agency's consulting actuarial, the PERS Board was "required" to adopt an assumed rate that was less than 7.00%.

LFO notes that there is a difference between amortizing a liability over a 20-year period versus accurately predicting the assumed rate of return over that same period. This is illustrated by the PERS Board's changing of the assumed earnings rate four out of the last five rate-setting valuations. In fact, given the PERS Board's frequent changes to the assumed earnings rate, as well as that of investment advisors and other pension systems, it is difficult to see how the assumed earnings rate has returned to being anything other than a short-term assumption. Further illustrating this point is that actual earnings crediting of investment returns occurs annually.

A distribution of the last 24 years of earning crediting, as summarized in the following table, is helpful to understanding the proposed change to the assumed earnings rate. What the table illustrates is that over the last 24 years, 17 times actual annual returns exceeded 7% and 14 times returns exceeded 8%.

Table-D: Distribution of Actual Investment Earnings (Calendar Year 1997-2020)

Rates of Return	<0%	>0%≤7%	>7%≤8%	≥8%
Percentage	13%	17%	13%	58%
Calendar Year and	2001 (-7.17%);	2000 (0.63%);	2014 (7.29%);	1997 (20.42%); 1998 (15.43%);
Actual earnings	2002 (-8.93%);	2011(2.21%);	2016 (7.10%);	1999 (24.89%); 2003 (23.79%);
crediting	2008 (-27.18%)	2015 (2.21%);	2020 (7.66%)	2004 (13.80%); 2005 (13.04%)
		2018 (0.11%)		2006 (15.57%); 2007 (10.22%);
				2009 (19.19%); 2010 (12.44%);
				2012 (14.29%); 2013 (15.76%)
				2017 (15.15%); 2019 (13.33%)

When evaluating a change to the assumed earning rates, a review of historic OPERF earnings is also informative. The actual 24-year return between 1997-2020 is 8.80%, including the 2008 financial crisis. OPERF 20-year return was 7.49%, and 8.51%, 8.67%, and 7.03%. respectively for the 10, 5, and 3-year returns. Comparable NASRA returns were 6.7%, 8.10%, 9.40%, and 8.20%, for the 20, 10, 5, and 3-year periods.

#### Changes to Actuarial Economic Assumptions - Other than Investment Returns

The PERS Board adopts other economic assumptions for: inflation, real wage growth, payroll growth, Retiree Health Insurance Premium Account, and administrative expenses. Contingency reserves, which do not include side accounts or pre-paid employer contributions, are excluded from the actuarial valuation. The PERS Board reduced the actuarial assumptions for annual inflation from 2.5% to 2.4%, left wage growth unchanged at 1.00%, and payroll growth, which is the sum of annual inflation and real wage growth declining to 3.4%. The administrative expense assumption increased from \$40.5 to \$59 million annually (\$81 to \$118 million biennially) due primarily to the one-time cost of implementing SB 1049 (2019). The Board also adopted updated assumptions for Retiree Health Insurance Premium Account.

## **Changes to Actuarial Demographic Assumptions**

The PERS Board adopts demographic assumptions for: mortality, retirement, disability incidence, termination, salary increase factors (e.g., Final Average Salary), and retiree healthcare. ORS 238.607 states that PERS must use the best actuarial information on mortality available at the time the PERS Board adopts rates. The PERS Board updated a variety of assumptions: improved select base mortality assumptions for school district males; adjusted retirement rates; reduced percentage of retirees selecting partial lump sum payments; increase percentage of retirees purchase of credited service at retirement; increase merit pay component based on last eight years of actual experience; updated preretirement termination of employment for select members; lowered assumed rates of both non-duty disability and general service duty disability; increased Tier 1 unused vacation cash payout and Tier 1/Tier 2 vacation leave assumptions; decreased program participation in both retiree health programs.

The PERS Board made no change to the methodology for how the cost of an employee's benefits are allocated between employers when an employee has worked for more than one employer. The methodology allocates a member's actuarial accrued liability among employers based on a weighted average of the Money Match methodology, which utilizes account balance, and the Full Formula methodology, which utilizes years of service. Normal costs are assigned to an employee's current employer.

Lastly, the employee earnings threshold was updated from \$2,500 to \$3,333 for member redirect contributions for Tier 1/Tier 2 and OPSRP, per HB 2906 (2021). This will change system wide member redirect(s) from 2.45% of Tier 1/Tier 2 payroll to 2.40% and 0.70% of OPSRP payroll to 0.65%.

#### **Estimated Financial Impact of Assumption Changes**

Changes to actuarial methods and assumptions have financial impacts to the UAL and consequently employer contribution rates. The PERS actuary has estimated the liability impact of the preliminary actuarial methods and assumptions, which the PERS Board then considered in its decision-making process. The estimate is preliminary due to the fact that the estimate does not take into consideration the impact of 2021 investment earning (once known in the spring of 2022), or rate collaring, or the routine growth in the UAL (i.e., carry costs). The totality of these impacts will be reflected in the 2021 valuation and Board-adopted employer contribution rates for the 2023-25 biennium.

The following table summarizes the PERS actuary's estimated impact on the 2023-25 (uncollared) systemwide employer contribution rates. The impact is estimated to increase payroll by 2.7% due to normal rate cost increases (i.e., merit and demographic changes) and the change in the assumed earnings rate. This increase exceeds the rate relief provided by legislative reforms redirecting member contributions (anticipated to be 2.40% of Tier 1/Tier 2 payroll, 0.65% of OPSRP payroll). Absent the proposed change in the assumed earnings rate, the (uncollared) rate increase would be only 0.5% and

may otherwise decrease, if 2021 earnings exceed the assumed earnings rate, as currently being reported (estimated at 12.81% vs the current 7.2% assumed rate, as of July 2021).

Table-E: Estimated Employer Rate Change

Change in Employer	Assumed	Assumed	
Contribution Rates due to	Return	Return	
Change in Assumed Rate	of 7.2%	of 6.9%	
Assumed Earnings Rate		2.2%	
All Other Actuarial Changes	0.5%	0.5%	
Percent of payroll	0.5%	2.7%	

The following table shows the historic UAL increases associated with changes in the assumed earnings rate, along with the proposed assumed rate change increasing the UAL by an estimated \$3 billion for a total UAL of \$22.1 billion, including side accounts. Of the current \$19.1 billion UAL, and prior to the proposed assumed rate increase, an estimated \$9.2 billion, or one-half of the UAL is attributable to decreases in the assumed rate between the 2013-15 and the 2017-19 biennia.

Table-F: History of Assumed Rate/UAL Changes

Biennia	Actuarial	Prior	Adopted	Unfunded Accrued		
	Valuation	Assumed	Assumed	Liability Increase		
		Rate	Rate	(estimated)		
2023-25	2021	7.20%	6.90%	\$3.0 billion		
2017-19	2017	7.50%	7.20%	\$2.3 billion		
2015-17	2015	7.75%	7.50%	\$4.2 billion		
2013-15	2013	8.00%	7.75%	\$2.7 billion		

With a 2023-25

statewide PERS-eligible biennial payroll of \$26.8 billion, a 2.7% employer contribution rate increase translates into an incremental cost increase of \$725 million, with \$590 million, or 82%, of this amount attributable to the change in the assumed rate. The PERS Board had little if any discussion of employer's ability to pay for this level of increase and little substantive discussion of the reduction to benefits caused by the reduction in the assumed earnings rate for select employees.

**Recommendation**: The Legislative Fiscal Office recommends that the Joint Interim Committee on Ways and Means acknowledge receipt of the report.

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# Public Employees Retirement System Heath

**Request:** Report on changes to actuarial methods and assumptions used to value PERS' assets and liabilities, as required by Senate Bill 1049 (2019).

Recommendation: Acknowledge receipt of the report.

**Discussion:** The Public Employees Retirement System (PERS) is required to report to the Joint Interim Committee on Ways and Means on changes to actuarial methods and assumptions and any associated impacts on liabilities and employer rates at least 30 days prior to adopting such changes. The PERS Board formally adopts actuarial methods and assumptions every two years as part of its two-year employer rate setting cycle. These methods and assumptions form a key input into the employer rates that the PERS Board will adopt for the 2023-25 biennium, during the Fall of 2022.

The PERS Board is proposing to change several of its major actuarial methods and assumptions for the 2023-25 rate cycle. Most importantly, the Board is proposing to reduce the assumed rate of return for the Oregon Public Employees Retirement Fund (OPERF) from 7.2 percent to 6.9 percent. PERS' actuaries recommended the Board reduce the assumed rate of return to 7.0 percent or lower given the most recent projections of investment returns. Briefly, PERS' actuary Milliman projected 20-year returns at 6.27 percent, the Oregon Investment Council's (OIC) contractor Meketa projected 20-year returns at 6.6 percent, and a survey of industry professionals by Horizon projected returns over a ten-year time horizon at 6.8 percent.

Historically, the PERS Board has given significant weight to the OIC's projections of future returns due to OIC's familiarity with the OPERF portfolio and the opportunity for direct input from OIC's staff. In this case, the Board elected to further analyze the components of the OIC projection, decomposing the projected 6.6 percent increase into its components parts of 4.5 percent investment returns before inflation plus a 2.1 percent rate of inflation. In reviewing these assumptions in conjunction with the assumption for overall inflation (discussed below), the Board decided to use its assumed inflation rate of 2.4 percent in place of OIC's assumption of 2.1 percent to reach an assumed rate of return of 6.9 percent.

The proposed assumed rate of 6.9 percent is slightly lower than those of other public plans: in 2021, plans had an average return assumption of 7.12 percent and a median of 7.0 percent, which reflects a steadily declining outlook for long-term investment returns. In particular, low fixed income returns are expected over the projection period. Like other public plans, PERS has steadily walked down its assumed rate over time from 8.0 percent in 2011 to 6.9 percent in 2021. Given this history and that the proposed assumed rate is higher than what PERS' investment advisors have projected, it is not clear whether the proposed reduction represents a stable 20-year investment outlook or another point along a continued downward trajectory.

The reduction in the assumed rate of return is being recommended based on expected future returns rather than the past performance of the OPERF, which is managed by the OIC. As of July 31, 2021, the OPERF had returned 8.97 percent per year annually over the period from August 2011 to July 2021, higher than the 6.9 percent rate of return recommended by the PERS Board. Despite this, the PERS Board anticipates that the OPERF is unlikely to realize the same level of

returns in the future, as the recent increase in asset prices in public equities and fixed income (which as of July 2021 together account for approximately half of the value of the OPERF) will be difficult to replicate at current asset valuations.

Second, the PERS Board is proposing to reduce its inflation assumption from 2.5 to 2.4 percent. The assumed inflation rate is used to project system payroll growth out into the future as well as influencing the assumed rate of investment return and health care inflation. This aligns with the Social Security Administration's current 30-year average inflation assumption of 2.4 percent. Future inflation estimates using the relative price of inflation protected Treasury Bonds imply a 10-year inflation rate of 2.41 percent and a 20-year inflation rate of 2.28 percent.

A third change being proposed by the PERS Board is a change to its rate collaring policy. Rate collaring is a tool used by the Board to limit the rate at which PERS employer rates can grow or shrink biennium over biennium in order to achieve the Board's goals of stable and predictable employer rates. The Board's prior rate collaring method was put into place in 2005. As a result of a recommendation from an actuarial audit required by SB 1049 (2019), the Board worked with its actuaries to review and update its rate collaring methodology into the future.

The prior rate collar policy limited the change in employer rates to 20 percent (or 3.00 percent of payroll, if greater) in either direction when the system is funded at 80 percent or higher; this rate of change increases incrementally to limit changes of 40 percent (or 6.00 percent of payroll) in either direction when the system is funded at 60 percent or less. The new rate collar will apply only to the "UAL rate" (the portion of the rate used to fund benefits for retirees or inactive members) as opposed to the UAL rate and the "normal cost" (the portion of the rate used to fund benefits for the current workforce) as was the practice under the prior policy. The Board is proposing to limit increases in the Tier 1 / Tier 2 UAL rate for employers who are members of a rate pool to 3.00 percent of payroll, while decreases in the Tier 1 / Tier 2 UAL rate will not be allowed under the new policy until the rate pool reaches 87 percent funded status or better, at which point decreases will be allowed on a phased in basis up to 3.00 percent of payroll when the rate pool is 90 percent funded. Independent employers who are not a member of a rate pool for their Tier 1 and Tier 2 liabilities will have a rate collar policy more similar to the current policy, allowing changes up to 4.00 percent of payroll or 33 percent of the difference between the collared and uncollared rates. OPSRP will have a rate collar of 1.00 percent of payroll for increases in the UAL rate and will have a policy of not allowing decreases in the UAL rate until the rate pool reaches 87 percent funded status.

For the 2021-23 employer rates, neither of the large Tier 1 / Tier 2 rate pools nor OPSRP were under a rate collar. As of December 31, 2019, employer rate pools (including side accounts) ranged between 82.9 percent and 73.2 percent funded. Given the current funded status, in the short to medium term it is reasonable to expect the new rate collar policy to exhibit a ratcheting effect, allowing increases in the UAL rate up to 3.00 percent of payroll per biennium but not allowing decreases in the event that investment earnings are volatile and spike upwards. This effect shows most clearly in the modelling of the system's future funded status performed by PERS' actuaries. The actuaries simulated future investment returns for 10,000 different economic scenarios and examined how the new rate collar would affect the funded status of the system. Under scenarios where investment results are strong the system will end up better funded at the end of 2038 than under the current policy, while under scenarios where investment results are very weak the new rate collar would result in the same or slightly worse funded status during that same period.

Fourth, the Board is proposing to change the amortization period for newly accrued Tier 1 / Tier 2 unfunded actuarial liabilities (UAL) back to 20 years. SB 1049 directed the Board to reamortize its Tier 1 / Tier 2 unfunded actuarial liabilities (UAL) over a 22 year period starting in 2019 to be fully paid off in 2041. While the current Tier 1 / Tier 2 UAL remains on this schedule, this change will ensure any new Tier 1 / Tier 2 liabilities accrued will be amortized over a 20-year period. The amortization period for OPSRP UALs remains 16 years. Due to an actuarial surplus in both programs, the Board is proposing to change the amortization of RHIA and RHIPA programs to amortize the surplus on a rolling 20-year basis, with a policy to amortize any subsequent UAL on a 10-year closed basis. The programs have greater assets than liabilities due to fewer members enrolling than expected and a change in the contracts for health insurance from self-insured contracts, which required PERS to maintain reserves to pay excess claims to fully insured contracts where reserves are no longer required to be maintained.

The Board is also proposing to change its assumptions related to the administrative expenses for PERS from \$81 million to \$118 million per biennium. This change is due to investments in information technology projects necessitated by SB 1049 (2019), inflation, and increases in the state's central administrative charges.

Finally, the Board is proposing to update a number of other demographic assumptions to match the most recent employer experience, including changes to the mortality assumption for school district males, changes to the retirement rates for certain member categories and service bands to more closely align with recent and expected future experience and increasing the age at which it is assumed all members retire, increasing the merit component of the salary increase assumptions, changing the assumption on pre-retirement termination of employment, reducing the assumed rates of disability, and changing the final average salary assumption related to higher liability members. These demographic assumptions are estimated on net to increase the UAL by \$0.3 billion and employer rates by 0.6 percent over the current amounts.

In total, the proposed changes to actuarial methods and assumptions will increase system liabilities to \$95.1 billion from \$92.2 billion using the previous assumptions. Everything else equal, PERS estimates the changes will increase system-wide employer rates by 2.7 percent of payroll. At a high level, and with everything else being equal, this would equate to \$700 - \$750 million in additional employer contributions during the 2023-25 biennium. Final employer rates will not be set until the Fall of 2022 and will include additional adjustments, including the market value of plan assets as of December 2021, the value of employer payrolls, the impacts of rate collars, and the planned amortization of unfunded actuarial liabilities that were accrued in prior periods.



## **Public Employees Retirement System**

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August 18, 2021

The Honorable Senator Betsy Johnson, Co-Chair
The Honorable Senator Elizabeth Steiner-Hayward, Co-Chair
The Honorable Representative Dan Rayfield, Co-Chair
Joint Interim Committee on Ways and Means
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Dear Co-Chairpersons:

## **Nature of the Request**

The Public Employees Retirement System (PERS) requests acknowledgement of receipt of this report on the PERS Board's preliminary approval of changes to actuarial methods and assumptions. This report is provided in accordance with Section 57 of Senate Bill 1049 (2019) (Chapter 355, 2019 Oregon Laws), which requires PERS to submit this report to the Joint Interim Committee on Ways and Means at least 30 days prior to the final adoption of actuarial methods and assumptions. Final adoption is scheduled for the October 1, 2021 PERS Board meeting.

#### **Agency Action**

On July 23, 2021, the PERS Board preliminarily approved actuarial methods and assumptions that will be used for the December 31, 2020 and December 31, 2021 actuarial valuations of the system. These actuarial methods and assumptions are based on the results of the 2020 Experience Study (attached) prepared by the Board's actuaries, Milliman.

In this preliminary action, the Board retained or changed the following actuarial methods and assumptions:

#### **ACTUARIAL METHODS**

- Retain the Funding Policy based on the following objectives, while they might have competing interests: transparent; predictable and stable rates; protect funded status; equitable across generations; actuarially sound; and GASB compliant.
- Retain continued use of the Entry Age Normal methodology.
- Change the rate collaring policy to use a fixed percent of pay with a decrease limit. The collar width proposed is 3% of pay for the Tier One/Tier Two UAL rate for the two large Tier One/Tier Two experience-sharing pools and 1% of pay for OPSRP, which pools its experience state-wide. The decrease limit will have a phase-in approach depending on funded status as shown in the chart below. Additionally, there will be a different rate collar for independent employers given their higher contribution-rate volatility. The width of the independent rate collar for the Tier One/Tier Two UAL rate will be the greater of 4% of pay

or one-third of the difference between the collared and uncollared UAL rates calculated at the last rate-setting valuation.

	Allowable UAL Rate Decrease			
Rate Pool Funded Status	Tier 1/Tier 2 Schools/SLGRP	OPSRP		
87% or less	0.00%	0.00%		
88%	1.00%	0.33%		
89%	2.00%	0.67%		
90% or more	3.00%	1.00%		

- Retain the amortization period for OPSRP liability at 16 years.
- Change the amortization period for Tier One and Tier Two liability to 20 years. SB 1049 directed a one-time re-amortization of the full liability of those two tiers over a 22 year period, for the December 31, 2019 valuation, and the amortization period is being brought back down to 20 years as per the board's previous amortization policy.
- Change the policy for amortization of RHIA and RHIPA when in surplus as follows: When funded status is over 100% at a rate-setting valuation, amortize the actuarial surplus over Tier 1/Tier 2 payroll using a rolling 20-year amortization basis; Allow the resulting negative UAL Rate to offset the normal cost for the program, but not below 0.0%; If either program subsequently fell below 100%, the UAL would then be amortized over combined payroll following the existing 10-year closed, layered amortization policy.

#### NON-ECONOMIC ASSUMPTIONS

- Change the inflation rate to 2.4%, a reduction of 0.10%. This change affects all other assumptions including system payroll growth, investment return and health care inflation.
- Retain the real wage growth rate of 1.0%, which represents the increase in wages in excess of inflation for the whole population.
- Change the system payroll growth to 3.4%, a reduction of 0.10%. This is assumed to equal the sum of inflation and real wage growth.

## ECONOMIC ASSUMPTIONS and ASSUMED RATE of RETURN

- Change the explicit assumptions regarding administrative expenses for Tier One/Tier Two and OPSRP given the increased cost as a result of implementing SB 1049.
- Change the assumed rate of return to 6.90%, a reduction of 0.30%. This reduction to the investment return assumption was based on an analysis of PERS' current target asset allocation using different sets of capital market outlook assumptions. PERS' actuaries, Milliman, recommended that the Board reduce the assumed rate of return to below 7.00%. The 50<sup>th</sup> percentile of average annual returns for those outlooks across 10-year (one outlook) and 20-year (two outlooks) time horizons fell in the range between 6.27% and 6.80%. The median investment return assumption used by large public sector plans currently sits at 7.00%. The selected rate of 6.9% reflects the sum of OIC's real return

rate of 4.5% and the intermediate Social Security inflation outlook of 2.4%.

# DEMOGRAPHIC ASSUMPTIONS

- Retain, except as noted in the following sentence, the mortality assumptions using Pub-2010 base tables and mortality improvement scale based on 60-year unisex average Social Security experience updated to reflect most recent information available (January 2019). Change the mortality assumption for School District males to use a blend of 80% teacher mortality and 20% general mortality, rather than 100% teacher mortality used previously.
- Change retirement rates for certain member categories and service bands to more closely align with recent and expected future experience; also change (increase) age at which 100% retirement assumption starts to 70 for Police & Fire and 75 for all others.
- Change (increase) the merit component of the salary increase assumptions reflecting a blend of current assumption and recent observed experience.
- Change pre-retirement termination of employment assumptions to better reflect observed experience.
- Change (reduce) assumed rates of ordinary disability and general service duty disability to more closely match recent experience.
- Change final average salary assumption to more heavily weight experience for higher liability members and to more closely track recent experience as it relates to sick leave and vacation.

# $\frac{\text{ACTUARIALLY DETERMINED IMPACT TO THE ACCRUED LIABILITY OF THE}}{\text{SYSTEM}}$

On a preliminary basis, the estimated effect on combined Tier One, Tier Two and OPSRP liabilities based on Milliman's valuation work for the period ending December 31, 2020 would be to increase the Accrued Liability to \$95.1 billion. The impact to the Accrued Liability with the new assumptions are shown below including the difference in moving from the current assumed rate of 7.2% to the preliminary assumed rate of 6.9%.

12/31/2020 Accrued Liability	Assumed Return 7.2%	Assumed Return 6.9%
Current assumptions	\$91.8 B	
Salary/sick lv/vacation	\$0.3 B	
Other demographic assumptions	\$0.0 B	
Revised assumptions (before assumed return)	\$92.2 B	\$92.2 B
Assumed return	\$0.0 B	\$3.0B
Revised assumptions	\$92.2 B	\$95.1 B

# ACTUARIALLY DETERMINED IMPACT TO EMPLOYER CONTRIBUTION RATES

On a preliminary basis, the estimated effect on uncollared system-average advisory contribution rates for 2023 based on Milliman's valuation work would be to add 1.2% to the Normal Cost and 1.5% impact to the Unfunded Actuarial Liability for a combined total of 2.7%. The impact to the Contribution Rate with the new assumptions is shown below including the difference in moving from the current assumed rate of 7.2% to the preliminary assumed rate of 6.9%.

	Assumed Return 7.2%		Assumed Return 6.9%	
	UAL	Normal Cost	UAL	Normal Cost
Salary/sick lv/vaca	0.2%	0.4%	0.2%	0.4%
Other assumptions	(0.1%)	0.0%	(0.1%)	0.0%
Assumed return	0.0%	0.0%	<u>1.4%</u>	0.8%
Total	0.1%	0.4%	1.5%	1.2%
Combined Total	0.4%		2.7%	

The final effect on combined Tier One, Tier Two and OPSRP liabilities as well as the 2023-2025 advisory contribution rates based on Milliman's valuation work for the period ending December 31, 2020 will be presented to the PERS board at its October 1, 2021 board meeting. The PERS Board's final approval of changes to actuarial methods and assumptions also take place at that meeting.

#### **Action Requested**

PERS requests the Committee acknowledge receipt of the report.

#### **Legislation Affected**

No legislation is affected by this request.

Sincerely,

Kevin Olineck, Director

Attachment

2020 Experience Study