## 2002 SESSION

	026014260				
1	H	OUSE BILL NO. 1332			
2 3 4 5	Offered January 23, 2002 A BILL to amend and reenact §§ 51.1-1203, 51.1-1205, 51.1-1206, 51.1-1207 and 51.1-1210 of the Code of Virginia, relating to the Volunteer Firefighters' and Rescue Squad Workers' Service Award Fund.				
6	Patrons—Bolvin and Bland				
7 8 9	Unan	mous consent to introduce			
9 10 11	Referred to Committee on Appropriations				
11 12 13 14 15	Be it enacted by the General Assembly of Virginia: 1. That §§ 51.1-1203, 51.1-1205, 51.1-1206, 51.1-1207 and 51.1-1210 of the Code of Virginia are amended and reenacted as follows: § 51.1-1203. Definitions.				
16 17	"Creditable service" means service as § 51.1-1207.	an eligible volunteer plus any service credited pursuant to			
18 19 20 21	"Eligible volunteer" means any volunteer rescue squad member or volunteer firefighter who is a member of a bona fide volunteer rescue or emergency medical squad or fire department and who is otherwise eligible pursuant to the criteria established by the Board. "Member" means an eligible volunteer.				
22 23 24 25 26 27 28 29	creditable service as an eligible volunteer shall be entitled to a distribution from the Fund equivalent to the contributions that he has made, the appropriate matching contributions made on his behalf, and any investment gains on such contributions less any losses, provided that such amount shall be reduced by the amount of any distribution to such member under § 51.1-1206. The Board may provide alternative methods of distribution in lieu of a lump sum distribution to members entitled to a service award under				
30 31	The distributions provided shall be in addition to all pensions or other benefits under any other statutes of the Commonwealth or the United States.				
32 33 34 35 36 37 38 39 40 41 42 43 44	(v) a portion of the amount paid into the Fund, on his behalf, from the general fund of the state treasury pursuant to § 51.1-1204 plus (vi) any investment gains thereon less any losses on the amount paid into the Fund described under clauses (i) through (v). The portion of the amount paid from the general fund on behalf of such person that shall be paid to such person shall be based upon such				
45	person's years of creditable service as foll Years of creditable	Pws. Portion of general fund contributions			
46 47 48	service	to be paid			
48 49 50	At least five but				
50 51 52	less than six F	ive percent of general fund contributions			
53 54	At least six but				
55 56	less than seven T	en percent of general fund contributions			
57	At least seven but				

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58 59	1055	than	eight	Twenty-five percent of general fund	
<b>60</b>	IESS	LIIAII	eigne	Iwency-live percent of general fund	
61				contributions	
62					
63	At least	eight	t but		
64 65	1	then		Toute fine neuroph of several fund	
05 66	less	than	nine	Forty-five percent of general fund	
<b>67</b>				contributions	
68					
69	At least	nine	but		
70	_				
71 72	less	than	ten	Seventy percent of general fund contributions	
7 <u>2</u> 7 <u>3</u>	In any co	rse wh	ere the person shall	be paid less than 100 percent of the general fund contributions	
74				n or investment loss applicable to such contributions that shall be	
75				otherwise required, to such person shall equal the amount of the	
76 77				plicable to such contributions at the time of payment, multiplied	
<b>78</b>	subdivision.	niage d	oj such general jund	d contributions to be paid to the person as determined under this	
79	2. If the			hter or volunteer rescue squad member ceases to serve as a	
80	volunteer and has less than five years of creditable service upon attaining age sixty, such person shall				
81 82	not be paid, nor have any right or interest in, the amount paid into the Fund on his behalf (i) by his fire department or rescue squad (ii) from the general fund of the state treasury pursuant to $551,1,1204$				
82 83	fire department or rescue squad, (ii) from the general fund of the state treasury pursuant to § 51.1-1204, or (iii) by any local government. Such person shall, however, be paid all contributions to the Fund that				
84	he has made plus the applicable portion of any investment gains or losses thereon.				
85	The amount paid into the Fund on his behalf by his fire department or rescue squad shall remain in				
86 87	the Fund and shall be deemed additional contributions made by such fire department or rescue squad.				
88	The amount paid into the Fund on his behalf from the general fund of the state treasury shall remain in the Fund and shall be deemed additional contributions made from the general fund of the state treasury.				
89	The amount paid into the Fund on his behalf from a local government shall remain in the Fund and				
<b>90</b>	shall be deemed additional contributions from such local government.				
91 92	3. This provision The provisions of this section shall not be construed to preclude any eligible volunteer firefighter or eligible volunteer rescue squad worker from completing the requisite number of				
9 <u>3</u>				g the age of sixty, necessary to entitle him to the distribution	
94	provided for in § 51.1-1205.				
95 06	24. If an eligible volunteer firefighter or eligible volunteer rescue squad worker dies before a service				
96 97	award is otherwise paid to him under the provisions of this chapter and while he is an eligible volunteer, there shall be paid to his beneficiary an amount equal to the contributions he has made, the matching				
98	contributions made on his behalf, and any investment gains on such contributions less any losses. If an				
99	eligible volunteer firefighter or eligible volunteer rescue squad worker dies before a service award is				
100	otherwise paid to him under the provisions of this chapter and while he is no longer an eligible volunteer, there shall be paid to his beneficiary an amount equal to the amount paid into the Fund by				
101 102	the volunteer, in	r and a	and be paid to firs be	s on that amount, less any losses. For purposes of this section, a	
103	member's beneficiary is the person or persons the member may name on a form prepared by the Board,				
104	signed by the member and filed in a manner prescribed by the Board. If there are no such persons, then				
105	his beneficiary shall be his spouse; if there is no spouse, then his living children equally; if there are no				
106 107	children, then his heirs-at-law as may be determined by the Board; or if there are no heirs, then his estate, if it is administered.				
107				uad worker withdrawing from the Fund, upon proper application,	
109	all moneys he contributed to the Fund less any investment losses, and an administrative fee of				
110	twenty-five of 8 51 1 1			ior graditable carviage information furniched by annligents for	
111 112	§ 51.1-1 membership.		recention of pr	ior creditable service; information furnished by applicants for	
113			vith eligible service	prior to the effective date of this provision membership may	
114	purchase up	to <del>five</del>	e ten years of such	service upon certification of his fire department or rescue squad.	
115	Such purcha	se shal	II be prorated at the	e rate of one month year for every two months years of eligible	

service. The cost of such service shall be ten dollars per month for every month purchased an amount as established by the Board. All eligible service must be purchased within 180 days of the effective date 116

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of the Fund. Notwithstanding any other provisions of this chapter, the Board may grant qualified prior
service credits to an eligible volunteer firefighter or eligible rescue squad worker, under such terms and
conditions that the Board may adopt, if the Board determines that such volunteer has been denied such
prior service credit through no fault of his own.

122 § 51.1-1210. Administrative fee for rejoining the Fund.

Any individual who had been a member of the Fund and who applies to rejoin the Fund shall not be entitled to membership until he has paid an administrative fee of twenty-five dollars. The fee shall be in addition to any other charges or payments required by the Board to rejoin the Fund based upon the Fund's loss of earnings resulting from the member's withdrawal. The Board shall elect to waive the twenty-five dollar fee for members reinstated pursuant to subsection B in § 51.1-1209.

128 2. That the provisions of this act shall not increase, decrease, or affect in any way any distribution 129 paid pursuant to Chapter 12 (§ 51.1-1200 et seq.) of Title 51.1 prior to July 1, 2002.