2011 SESSION

11101900D **HOUSE BILL NO. 1795** 1 2 House Amendments in [] - January 27, 2011 3 A BILL to amend and reenact §§ 2.2-3204, 51.1-142.2, 51.1-155.1, 51.1-155.2, 51.1-162, 51.1-512.1, 4 51.1-1112, 51.1-1123, and 51.1-1128 of the Code of Virginia, relating to plan changes for a person 5 who becomes a member of the Virginia Retirement System on or after July 1, 2010. 6 Patron Prior to Engrossment—Delegate Tata 7 8 **Referred to Committee on Appropriations** 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-3204, 51.1-142.2, 51.1-155.1, 51.1-155.2, 51.1-162, 51.1-512.1, 51.1-1112, 51.1-1123, 11 and 51.1-1128 of the Code of Virginia are amended and reenacted as follows: 12 13 § 2.2-3204. Retirement program. 14 A. In lieu of the transitional severance benefit provided in § 2.2-3203, any otherwise eligible 15 employee who, on the date of involuntary separation, is also (i) a vested member of the Virginia Retirement System, the State Police Officers' Retirement System, or the Virginia Law Officers' 16 Retirement System and (ii) at least fifty years of age, may elect to have the Commonwealth purchase on 17 his behalf years to be credited to either his age or creditable service or a combination of age and 18 creditable service, except that any years of credit purchased on behalf of a member of the Virginia 19 Retirement System, the State Police Officers' Retirement System, or the Virginia Law Officers' 20 21 Retirement System who is eligible for unreduced retirement shall be added to his creditable service and not his age. If the otherwise eligible employee is (a) a person who becomes a member on or after July 1, 2010, (b) not a member of the State Police Officers' Retirement System or the Virginia Law Officers' 22 23 24 Retirement System, and (c) a person to whom the provisions of subdivision B 3 of § 51.1-153 do not 25 apply, then he must be at least sixty years of age on the date of involuntary separation to be eligible for the retirement program provided in this subsection. The cost of each year of age or creditable service 26 27 purchased by the Commonwealth shall be equal to fifteen percent of the employee's present annual 28 compensation. The number of years of age or creditable service to be purchased by the Commonwealth 29 shall be equal to the quotient obtained by dividing (i) (1) the cash value of the benefits to which the 30 employee would be entitled under subsections A and D of § 2.2-3203 by (ii) (2) the cost of each year of 31 age or creditable service. Partial years shall be rounded up to the next highest year. Deferred retirement under the provisions of subsection C of §§ 51.1-153, 51.1-205, and 51.1-216, and disability retirement under the provisions of § 51.1-156 et seq. and § 51.1-209, shall not be available under this section. 32 33 34 B. In lieu of the (i) transitional severance benefit provided in § 2.2-3203 and (ii) the retirement 35 program provided in subsection A, any employee who is otherwise eligible may take immediate 36 retirement pursuant to § 51.1-155.1. 37 C. 1. The retirement allowance for a person who (i) is not a member of the State Police Officers' Retirement System or the Virginia Law Officers' Retirement System, (ii) becomes a member on or after 38 39 July 1, 2010, electing to retire under this section, and (iii) by adding years to his age is between ages

sixty and the age at his "normal retirement date" as defined in § 51.1-124.3 shall be reduced on the 40 actuarial basis provided in subdivision A 3 of § 51.1-155, unless the provisions of subdivision B 3 of 41 42 § 51.1-153 apply to him.

2. The retirement allowance for any *other* employee electing to retire under this section who, by 43 adding years to his age, is between ages fifty-five and sixty-five, shall be reduced on the actuarial basis 44 45 provided in subdivision A- 2- of § 51.1-155.

46 § 51.1-142.2. Prior service or membership credit for certain members; service credit for accumulated 47 sick leave. 48

Certain members may purchase credit for service as provided in this section.

49 A. Except as provided in subdivisions 1 and 2, in order to receive credit for the service made available in subsection B, a member in service shall be required to make a payment for each year, or 50 51 portion thereof, to be credited at the time of purchase, equal to five percent of his creditable 52 compensation or five percent of his average final compensation, whichever is greater, unless the member 53 in service is purchasing the service made available in subsection B through a pre-tax or post-tax deduction, in which case the cost to purchase each year, or portion thereof, of such service shall be five 54 55 percent of his creditable compensation.

56 1. (For applicability date, see Editor's note) A person who becomes a member on or after July 1, 57 2010, shall pay an amount equal to a rate approximating the normal cost for the retirement program 58 under which the member is covered, with such rate for each retirement program to be determined by the HB1795E

59 Board, and reviewed by the Board no less than every six years. However, if the member does not purchase, or enter into a purchase of service contract for the service made available in subsection B within one year from his first date of hire or within one year of the final day of any leave of absence under subdivision B 2, as applicable, then, for each year or portion thereof to be credited at the time of purchase, the member shall pay an amount equal to the actuarial equivalent cost.

2. If a member other than a member described in subdivision 1 does not purchase, or enter into a purchase of service contract for, the service made available in subsection B within three years from his first date of hire or within three years of the final day of any leave of absence under subdivision B 2, as applicable, then, for each year or portion thereof to be credited at the time of purchase, the member shall pay an amount equal to the actuarial equivalent cost.

69 3. When a member requests credit for a portion of the period, the most recent portion shall be credited. Payment may be made in a lump sum at the time of purchase or by an additional payroll 70 71 deduction. Only one additional deduction shall be permitted at any time. Should the additional deduction be terminated prior to purchasing the entire period that might otherwise be credited, the member shall be 72 credited with the number of additional months of service for which full payment is made. If the 73 74 additional deduction is continued beyond the point at which the entire period has been purchased, the 75 member shall be credited with no more than the entire period that might otherwise have been credited and the excess amount deducted shall be refunded to the member. 76

Any employer may elect to pay an equivalent amount in lieu of all member contributions required of its employees for the purpose of service credit pursuant to this section. These contributions shall not be considered wages for purposes of Chapter 7 (§ 51.1-700 et seq.) of this title, nor shall they be considered to be salary for purposes of this chapter.

B. 1. Any member in service may purchase prior service credit for (i) active duty military service in the armed forces of the United States, provided that the discharge from a period of active duty status 81 82 83 with the armed forces was not dishonorable, (ii) creditable service of another state or of a political subdivision or public school system of this or another state, as certified by such state, political 84 85 subdivision or public school system, (iii) creditable service of a political subdivision of this state not credited to the member under an agreement as provided for in § 51.1-143.1, as certified by such political 86 subdivision, (iv) civilian service of the United States, (v) creditable service at a private institution of 87 88 higher education if the private institution is merged with a public institution of higher education and 89 graduates of the private institution are then issued new degrees from the public institution, or (vi) any 90 period of time when the member was employed by a participating employer and not otherwise eligible 91 to participate in the retirement system because the member was not an employee as defined in 92 § 51.1-124.3.

93 For purposes of this subsection "active duty military service" means full-time service of at least 180
94 consecutive days in the United States Army, Navy, Air Force, Marines, Coast Guard, or reserve
95 components thereof.

96 2. Any member (i) granted a leave of absence for educational purposes may purchase service credit
97 for such leave of absence; or (ii) granted any unpaid leave of absence due to the birth or adoption of a
98 child may purchase up to one year of service credit per occurrence of leave.

99 C. Any member in service may purchase service credit for creditable service lost from ceasing to be 100 a member under this chapter, as provided in § 51.1-128, because of the withdrawal of his accumulated 101 contributions. Notwithstanding any other provision in this section, the cost to purchase such service shall be five percent of his creditable compensation or five percent of his average final compensation, 102 103 whichever is greater, unless the member in service is purchasing such service through a pre-tax or post-tax deduction, in which case the cost to purchase each year, or portion thereof, of such service shall 104 105 be five percent of his creditable compensation. If the member purchases or enters into a contract to purchase such service within three years of the date he became eligible to purchase the service, then the 106 107 service may be purchased in a lump sum at the time of purchase or through an additional payroll 108 deduction. Any purchase of such service made at a time later than such period shall be made in a lump 109 sum at the time of purchase.

D. Any member in service may purchase service credit for accumulated sick leave on his effective
 date of retirement based upon such sums as the employer may provide as payment for any unused sick
 leave balances. The cost of service credit purchased under this subsection shall be the actuarial
 equivalent cost of such service.

E. Any member receiving work-related disability benefits under Article 4 (§ 51.1-1119 et seq.) of
Chapter 11 may, in a manner prescribed by the Board, purchase service credit for service that is not
reported to the retirement system by the member's employer while the member is receiving short-term
disability benefits. Notwithstanding any other provision in this section, the cost to purchase such service
shall be five percent of the member's creditable compensation.

119 E F. In any case where member and employer contributions, as required under this chapter, were not 120 made because of an error in the payroll, personnel, or other classification system of an employer

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121 participating in the retirement system, service that has not been credited because of such error may be 122 purchased on the following basis:

123 1. The most recent three years of service shall be purchased, using applicable member and employer 124 contribution rates and creditable compensation in effect for such period, in a manner and cost prescribed 125 by the Board; and 126

2. All other years of service the employer shall purchase at an actuarial equivalent cost.

127 F G. The service credit to be credited to a member under this section shall be calculated at the ratio 128 of one year, or portion thereof, of service credit to one year, or portion thereof, of service purchased, 129 except for part-time service purchased under clause (vi) of subdivision B 1 which shall be calculated at 130 the ratio of one month of service credit for each 173 hours of service as certified by the employer and 131 as purchased by the member. Up to a maximum of four years of service credit may be purchased for 132 each of clauses (i) through (vi) of subdivision B 1 and clause clauses (i) and (ii) of subdivision B 2. In 133 addition, a member in service may purchase service credit for every year or portion thereof for service 134 lost from cessation of membership as described in subsection C.

135 Except as otherwise required by Chapter 1223 of Title 10 of the United States Code, the service credit made available under this section may not be purchased if, before being purchased or at the time 136 137 of such purchase pursuant to this section, the service to be purchased is service that is included in the 138 calculation of any retirement allowance received or to be received by the member from this or another 139 retirement system.

140 G H. Any member may receive credit at no cost for service rendered in the armed forces of the 141 United States provided (i) the member was on leave of absence from a covered position, (ii) the 142 discharge from a period of active duty with the armed forces was not dishonorable, (iii) the member has 143 not withdrawn his accumulated contributions, (iv) the member is not disabled or killed while on leave 144 without pay while performing active duty military service in the armed forces of the United States, and 145 (v) the member reenters service in a covered position within one year after discharge from the armed 146 forces. In order to receive such service, the member must complete such forms and other requirements 147 as are required by the Board and the retirement system.

148 § 51.1-155.1. Exceptions from general early retirement provisions for certain state employees.

149 A. Members of the retirement system (i) whose positions are described by subdivision 1 (except 150 members of the Judicial Retirement System (§ 51.1-300 et seq.)), 2 (except members of the Judicial 151 Retirement System (§ 51.1-300 et seq.)), 3, 4 (except officers elected by popular vote), 7, 13, 14, 15, 16, 152 17, or 20 of § 2.2-2905; (ii) who are agency heads appointed by a state board, state commission, or state 153 council; or (iii) who are school division superintendents appointed by a school board pursuant to 154 § 22.1-60, and (a) who are involuntarily separated from state service and (b) who have 20 or more years 155 of creditable service at the date of separation, may retire with the retirement allowance as provided in 156 subdivision A 1 of § 51.1-155 [$\frac{1}{5}$] upon attaining age 60 if the member is a person who becomes a 157 member on or after July 1, 2010, and upon attaining age 50 for any other member.

158 B. Any member of the retirement system who (i) serves as chief executive officer of an interstate 159 commission pursuant to Virginia's participation in such commission; (ii) is involuntarily separated from 160 service; and (iii) has 20 or more years of creditable service at the date of separation, may retire without 161 the reduction in retirement allowance required by § 51.1-155 A 2 upon attaining age 60 if the member 162 is a person who becomes a member on or after July 1, 2010, and upon attaining age 50 for any other 163 member.

164 C. For the purposes of this section, "involuntary separation" means any dismissal, requested 165 resignation, or failure to obtain reappointment, except in case of a conviction for a felony or crime 166 involving moral turpitude or dishonesty.

167 D. Any state employee who retires under the provisions of this section on or after January 1, 1994, 168 shall be eligible to participate in the state health insurance program as provided in § 2.2-2818 and receive group life insurance benefits as provided in § 51.1-505. 169

170 § 51.1-155.2. Exceptions from general early retirement provisions for certain local government 171 officials.

172 A. Members of the retirement system who (i) are appointed county administrator pursuant to 173 § 15.2-406 or 15.2-1540, urban county executive pursuant to § 15.2-804, county executive pursuant to 174 § 15.2-509, county manager pursuant to § 15.2-609 or 15.2-702, county administrator or city or town 175 manager pursuant to Chapter 15 (§ 15.2-1500 et seq.) of Title 15.2 or county, city or town attorney 176 pursuant to § 15.2-1542; (ii) are involuntarily separated from service; and (iii) have 20 or more years of 177 creditable service at the date of separation, may retire without the reduction in retirement allowance 178 required by subdivisions A 2 and A 3 of § 51.1-155 upon attaining age 60 if the member is a person 179 who becomes a member on or after July 1, 2010, and upon attaining age 50 for any other member.

B. For the purposes of this section, "involuntary separation" means any dismissal, requested 180 181 resignation, or failure to obtain reappointment, except in case of a conviction for a felony or crime

182 involving moral turpitude or dishonesty.

183 C. The cost of this provision shall be borne by the locality.

184 § 51.1-162. Death before retirement.

A. If a member dies before retirement, and if no benefits are payable under subsection B, the amount of his accumulated contributions shall be paid to the designated beneficiary or to a surviving relative according to the order of precedence set forth in this section. This amount shall be reduced by the amount of any retirement allowance previously received by the member under this chapter or the abolished system. Each member shall designate who is to receive a refund of accumulated contributions (redited to his account in the event of the death of the member prior to retirement. The designation must be made in a manner prescribed by the Board.

192 If no designation has been made, or the death of the designated person occurs prior to the death of 193 the member and another designation has not been made, the proceeds shall be paid to the persons 194 surviving at the death of the member in the following order of precedence:

195 First, to the spouse of the member;

196 Second, if no surviving spouse, to the children of the member and descendants of deceased children,197 per stirpes;

198 Third, if none of the above, to the parents of the member;

199 Fourth, if none of the above, to the duly appointed executor or administrator of the estate of the member;

201 Fifth, if none of the above, to other next of kin of the member entitled under the laws of the202 domicile of the member at the time of his death.

203 B. If a member dies in service, including a member who is on leave without pay while performing active duty military service in the armed forces of the United States, and if no benefits are payable under subsection C of this section, a retirement allowance shall be paid to the person or persons 204 205 206 designated as provided in subsection A of this section if the person is the member's (i) surviving spouse, (ii) minor child, or (iii) parent(s). If no designation has been made, or if the death of the designated 207 208 person occurs prior to the death of the member and another designation has not been made, a retirement 209 allowance shall be paid in the following order of precedence to the member's (a) surviving spouse, (b) 210 minor children, or (c) parent(s). The retirement allowance shall be paid to the first person qualifying in 211 the orders of precedence set out in this subsection. If more than one minor child survives the deceased 212 member, the allowance shall be divided among them in a manner determined by the Board. If more than 213 one parent survives the deceased member, the allowance shall be divided among them in a manner 214 determined by the Board. The retirement allowance shall be continued during the lifetime of the person 215 or in the case of a minor child until the child dies or attains the age of majority, whichever occurs first. 216 The retirement allowance shall equal the decreased retirement allowance that would have been payable 217 under the joint and survivor option so that the same amount would be continued to such person after the 218 member's death. If the member dies prior to his fifty-fifth birthday, then, for purposes of this subsection, the member shall be presumed to be age fifty-five on his date of death. However, if the member who 219 dies in service is a person who became a member on or after July 1, 2010, and he dies prior to his 220 221 sixtieth birthday, then, for purposes of this subsection, the member shall be presumed to be age sixty on 222 his date of death. When determining the allowance that would have been payable to the member had the 223 member retired on the date of his death, the provisions of subdivision A 4 of § 51.1-155 shall not apply. 224 If the person elects in writing, the amount of the member's accumulated contributions or lump sum 225 payment shall be paid to him exclusively, in lieu of any other benefits under this section. This amount 226 shall be reduced by the amount of any retirement allowance previously received by the member under 227 this chapter.

228 C. If a member dies in service from a cause compensable under the Virginia Workers' Compensation 229 Act (§ 65.2-100 et seq.), a retirement allowance shall be paid to the member's surviving spouse. If no 230 compensation is finally awarded under the Virginia Workers' Compensation Act due to legal proceedings 231 or otherwise resulting in settlement from the persons causing such death, the Virginia Workers' 232 Compensation Commission shall determine whether the member's death was from a cause compensable 233 under the Virginia Workers' Compensation Act. If the member leaves no surviving spouse or the 234 surviving spouse dies, any minor children of the deceased member shall be paid an allowance until the children die or attain the age of majority, whichever occurs first. If more than one minor child survives 235 236 the deceased member, the allowance shall be divided in a manner determined by the Board. If the 237 deceased member leaves neither surviving spouse nor minor child, the allowance, divided in a manner 238 determined by the Board, shall be paid to the member's parents during their lives.

The retirement allowance payable hereunder to a qualifying survivor shall be the annual amount which when added to the compensation payable under the Virginia Workers' Compensation Act for the death of the member equals fifty percent of the member's average final compensation if the survivor does not qualify for death benefits under the provisions of the Social Security Act in effect on the date of the death of the member. If the survivor qualifies for death benefits under the provisions of the

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244 Social Security Act in effect on the date of the death of the member, the allowance payable from the
245 retirement system when added to the compensation payable under the Virginia Workers' Compensation
246 Act shall equal thirty-three and one-third percent of the member's average final compensation.

Any beneficiary entitled to the entire amount of a retirement allowance under the provisions of this subsection as a result of the death of a member shall be entitled to waive his rights to the allowance by written notification to the Board within ninety days after the death of the member in order to make available a retirement allowance under the provisions of subsection B of this section.

251 § 51.1-512.1. Optional life insurance for the spouse and minor dependents of employees.

A. The Board shall, under the terms and conditions specified by the Board, make available to any active insured employee optional life, accidental death, and dismemberment insurance on the employee's spouse and minor dependents in the following amounts:

255 1. For the spouse of an active insured employee: an amount up to fifty percent of the maximum256 amount of optional insurance available to the employee under § 51.1-512.

257 2. For any minor dependent of an active insured employee in increments specified by the Board. The
258 Board shall adjust these amounts periodically to account for changes in the purchasing power of money
259 over time.

260 B. All optional insurance on an employee's spouse shall cease upon the earliest of (i) the date the 261 employee's basic coverage ceases, (ii) the entry of a final divorce decree terminating the marriage of the 262 employee and the employee's spouse, or (iii) the date the insurance being continued in retirement 263 terminates pursuant to subsections C and D. All optional insurance on an employee's minor dependent 264 shall cease upon the earliest of (i) (a) the minor dependent attains the age of twenty-one, unless the 265 minor dependent is a full-time college student, then age twenty-five or unless the minor dependent is 266 under a mental or physical disability, in which event coverage shall not terminate until three months 267 following cessation of the disability, (ii) (b) marriage of the minor dependent, or (iii) (c) the date the 268 employee's basic coverage ceases.

C. Subject to foregoing limitations, the optional amount of life insurance in force on the spouse or
minor dependent of an employee who retires for disability on an immediate retirement allowance may be
continued, subject to payment of any required premium by the employee, during continuance of such
disability but not beyond the end of the month in which the employee attains age sixty-five employee's *normal retirement date occurs*.

274 D. Subject to the foregoing limitations, the optional amount of life insurance in force on the spouse 275 or minor dependent of an employee who retires for service on an immediate retirement allowance, or for 276 an employee who retired for disability on an immediate retirement allowance who attains age sixty five 277 when his normal retirement date occurs, may be continued, subject to payment of any required premium 278 by the employee, and provided the employee had such spouse or dependent insurance for a period of at 279 least sixty continuous months prior to retirement, or prior to reaching age sixty five normal retirement 280 *date* for a disability retirement. Life insurance on the spouse that is eligible to be continued shall be an 281 amount specified by the Board and available to the retiree under § 51.1-512 and shall begin to reduce 282 when the retiree attains age sixty-five retiree's normal retirement date occurs under the terms and 283 conditions specified by the Board. Life insurance on dependent children that is eligible to be continued 284 shall be in increments as specified by the Board. The Board shall adjust these amounts periodically to 285 account for changes in the purchasing power of money over time. All optional life insurance on a 286 retiree's spouse or dependent ceases at the earliest of (i) the retiree attaining age eighty, (ii) the death of 287 the retiree, (iii) for a spouse, the entry of a final divorce decree terminating the marriage of the retiree and the retiree's spouse, (iv) for a minor insured dependent, the date the dependent attains the age of 288 twenty-one, unless the minor insured dependent is a full-time college student, then the date the 289 290 dependent attains age twenty-five, unless the minor insured dependent is under a mental or physical 291 disability, in which case coverage shall not terminate until three months following cessation of the 292 disability, or (v) for a minor insured dependent, the date of his marriage. All accidental death and 293 dismemberment insurance ceases at retirement.

E. The cost of the optional insurance shall be determined periodically by the Board on the basis it
 considers appropriate. The Board may discontinue the optional insurance plan at any time upon
 determination that employee participation is not sufficient to continue the plan on a sound actuarial
 basis.

F. The amount of optional life, accidental death, and dismemberment insurance in force on an employee's spouse or minor dependent at the date of his or her death shall be paid as provided in this chapter. All accidental death and dismemberment insurance ceases at retirement. The amount of optional life insurance in force on the retiree's spouse or minor dependent at the date of his death shall be paid as provided in this death shall be paid as provided in this chapter.

303 G. The Board shall determine the form and content of the accounting reports to be made by the 304 insurance company with respect to the optional insurance. Any expenses incurred by the Retirement

305 System for operating and administering the optional insurance programs provided in this section may be 306 recovered by the Board from the advance premium deposit reserve required by subsection B of 307 § 51.1-514.

308 H. As used in this section, an employee's "minor dependent" means a child member of the 309 employee's or retiree's family who is eligible for coverage under the family membership program offered 310 under policies and procedures of the Department of Human Resource Management governing health 311 insurance plans administered pursuant to § 2.2-1204 or § 2.2-2818.

I. The provisions of this chapter applicable to the provision of group insurance policies to insure 312 313 eligible employees or retirees shall apply to optional insurance insuring the spouses and minor 314 dependents of eligible employees or retirees pursuant to this section, with the respective differences 315 having been considered.

§ 51.1-1112. Long-term disability benefit. 316

317 A. Except as provided in subsection D of § 51.1-1103, long-term disability benefits for participating employees shall commence upon the expiration of the maximum period for which the participating 318 319 employee is eligible to receive short-term disability benefits under § 51.1-1110.

320 B. Except as provided in subsection D and § 51.1-1131, long-term disability benefits shall provide 321 income replacement in an amount equal to 60 percent of a participating employee's creditable 322 compensation.

323 C. Creditable compensation during periods an employee receives long-term disability benefits shall (i) 324 not include salary increases awarded during the period covered by long-term disability benefits and (ii) 325 be increased annually by an amount recommended by the actuary of the Virginia Sickness and Disability 326 Program and approved by the Board.

327 D. An employee's disability credits shall be used, on a day-for-day basis, to extend the period an 328 employee receives long-term disability benefits paid at 100 percent of replacement of creditable 329 compensation.

330 E. Long-term disability benefits shall be payable only during periods of (i) total disability or (ii) 331 partial disability.

332 F. Unless otherwise directed, to be eligible for benefits under this section, the employee must apply 333 for Social Security disability benefits.

334 G. An employee who is approved for disability benefits on or after age 60 the date that is five years 335 prior to his normal retirement date shall be eligible for up to a maximum of five years of disability 336 [benefits benefits] before the employee is required to retire under a service retirement. The five years 337 includes short-term disability and long-term disability. 338

§ 51.1-1123. Supplemental long-term disability benefit.

339 A. Supplemental long-term disability benefits for participating employees shall commence upon the expiration of the maximum period for which the participating employee is eligible to receive short-term 340 341 disability benefits under § 51.1-1121.

B. Except as provided in subsection D and § 51.1-1131, supplemental long-term disability benefits 342 343 shall provide income replacement in an amount equal to 60 percent of a participating employee's 344 creditable compensation.

345 C. Creditable compensation during periods an employee receives supplemental long-term disability 346 benefits shall (i) not include salary increases awarded during the period covered by long-term disability 347 benefits and (ii) be increased annually by an amount recommended by the program actuary and 348 approved by the Board.

349 D. An employee's disability credits shall be used, on a day-for-day basis, to extend the period an 350 employee receives supplemental long-term disability benefits paid at 100 percent of replacement of 351 creditable compensation.

352 E. Payments of supplemental long-term disability benefits payable under this article shall be reduced 353 by an amount equal to any benefits paid to the employee under the Act, for which the employee is 354 entitled to receive under the Act, excluding any benefit for medical, legal or rehabilitation expenses.

355 F. Supplemental long-term disability benefits shall be payable only during periods of total and partial 356 disability.

357 G. Unless otherwise directed, to be eligible for benefits under this section, the employee must apply 358 for Social Security disability benefits.

359 H. An employee who is approved for disability benefits on or after age 60 the date that is five years 360 prior to his normal retirement date shall be eligible for up to a maximum of five years of disability [benefits benefits] before the employee is required to retire under a service retirement. The five years 361 362 includes short-term disability and long-term disability.

§ 51.1-1128. Service retirement of participating full-time employees receiving supplemental disability 363 364 benefits.

A. Upon the last to occur of (i) the normal retirement date of a participating full-time employee 365 366 receiving disability benefits who is a vested member of the retirement system or (ii) the date of B. The retirement allowance for a participating full-time employee taking normal retirement pursuant to this section shall be determined as provided in subdivision A 1 of § 51.1-155, provided that the employee's average final compensation shall be equal to his creditable compensation on the date of the commencement of the disability increased by an amount recommended by the actuary of the Virginia Retirement System, and approved by the Board, from the date of the commencement of the disability to the date of retirement.

376 C. The creditable service of a participating full-time employee taking normal retirement pursuant to 377 this section shall include periods during which the employee received supplemental disability benefits,

378 provided that such creditable service shall not include periods for which (i) the employee received

379 supplemental short-term disability benefits, (ii) the employer did not report such creditable service to the

380 retirement system, and (iii) the employee did not purchase such creditable service.

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