# **2018 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 64.2-308.9 and 64.2-308.10 of the Code of Virginia, relating to elective 3 share claim; calculation of the augmented estate.

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### Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 64.2-308.9 and 64.2-308.10 of the Code of Virginia are amended and reenacted as 8 follows: 9

§ 64.2-308.9. Exclusions, valuation, and overlapping application.

A. The value of any property is excluded from the decedent's non-probate transfers to others:

11 1. To the extent *that* the decedent received adequate and full consideration in money or money's 12 worth for a transfer of the property; or

2. If the property was transferred with the written joinder of, or if the transfer was consented to in 13 14 writing before or after the transfer by, the surviving spouse.

15 B. 1. The value of any property otherwise included under § 64.2-308.5 or, 64.2-308.6, or 64.2-308.7, and its income or proceeds, is excluded from the decedent's net probate estate and, decedent's 16 17 non-probate transfers to others, and decedent's non-probate transfers to the surviving spouse to the extent that such property was transferred to or for the benefit of the decedent, before or during the 18 19 marriage to the surviving spouse, by gift, will, transfer in trust, intestate succession, or any other method 20 or form of transfer to the extent that it was (i) transferred without full consideration in money or 21 money's worth from a person other than the surviving spouse and (ii) maintained by the decedent as 22 separate property.

23 2. The value of any property otherwise included under § 64.2-308.8, and its income or proceeds, is 24 excluded from the surviving spouse's property and non-probate transfers to others to the extent *that* such 25 property was transferred to or for the benefit of the surviving spouse, before or during the marriage to 26 the decedent, by gift, will, transfer in trust, intestate succession, or any other method or form of transfer 27 to the extent that it was (i) transferred without full consideration in money or money's worth from a 28 person other than the decedent and (ii) maintained by the surviving spouse as separate property. 29

C. 1. The value of property:

30 1. Included in the augmented estate under § 64.2-308.5, 64.2-308.6, 64.2-308.7, or 64.2-308.8 is 31 reduced in each category by enforceable claims against the included property; and

32 2. Includes the commuted value of any present or future interest and the commuted value of amounts 33 payable under any trust, life insurance settlement option, annuity contract, public or private pension, 34 disability compensation, death benefit or retirement plan, or any similar arrangement, exclusive of the 35 federal social security system. Except as provided herein for interests passing to a surviving spouse, life estates and remainder interests are valued in the manner prescribed in Article 2 (§ 55- 269.1 et seq.) of 36 37 Chapter 15 of Title 55 and deferred payments and estates for years are discounted to present value using 38 the interest rate specified in § 55-269.1. In valuing partial and contingent interests passing to the 39 surviving spouse, and beneficial interests in trust, the following special rules apply:

40 a. The value of the beneficial interest of a spouse shall be the entire fair market value of any 41 property held in trust if the decedent was the settlor of the trust, if the trust is held for the exclusive 42 benefit of the surviving spouse during the surviving spouse's lifetime, and if the terms of the trust meet 43 the following requirements:

(1) During the lifetime of the surviving spouse, the trust is controlled by the surviving spouse or one 44 45 or more trustees who are non-adverse parties;

(2) The trustee shall distribute to or for the benefit of the surviving spouse the entire net income of 46 47 the trust at least annually;

48 (3) The trustee is permitted to distribute to or for the benefit of the surviving spouse out of the 49 principal of the trust such amounts and at such times as the trustee, in its discretion, determines for the 50 health, maintenance, and support of the surviving spouse; and

(4) In exercising discretion, the trustee may be authorized or required to take into consideration all 51 other income assets and other means of support available to the surviving spouse. 52

53 b. To the extent that the partial or contingent interest is dependent upon the occurrence of any 54 contingency that is not subject to the control of the surviving spouse and that is not subject to valuation 55 by reference to the mortality and annuity tables set forth in §§ 55-271 through 55-277, the contingency 56 will be conclusively presumed to result in the lowest possible value passing to the surviving spouse.

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57 c. To the extent that the valuation of a partial or contingent interest is dependent upon the life 58 expectancy of the surviving spouse, that life expectancy shall be conclusively presumed to be no less 59 than 10 years, regardless of the actual attained age of the surviving spouse at the decedent's death.

D. In case of overlapping application to the same property of the subsections or subdivisions of § 64.2-308.6, 64.2-308.7, or 64.2-308.8, the property is included in the augmented estate under the 60 61 provision yielding the greatest value, and under only one overlapping provision if they all vield the 62 63 same value.

#### § 64.2-308.10. Sources from which elective share payable.

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A. In a proceeding for an elective share, the following are applied first to satisfy the elective-share 65 66 amount and to reduce or eliminate any contributions due from the decedent's probate estate and 67 recipients of the decedent's non-probate transfers to others:

1. The value of property Amounts excluded from the augmented estate under subsection A subdivision B 1 of § 64.2-308.9, which passes or has that passed to the surviving spouse and amounts 68 69 that passed to the surviving spouse at the decedent's death pursuant to the decedent's exercise of a 70 71 power of appointment over property not included in the augmented estate;

72 2. Amounts included in the augmented estate under § 64.2-308.5 that pass or have passed to the 73 surviving spouse by testate or intestate succession and amounts included in the augmented estate under 74 § 64.2-308.7; and 75

3. The marital property portion of amounts included in the augmented estate under § 64.2-308.8.

76 B. The marital property portion under subdivision A 3 is computed by multiplying the value of the 77 amounts included in the augmented estate under § 64.2-308.8 by the percentage of the augmented estate 78 set forth in the schedule in subsection B of § 64.2-308.4 appropriate to the length of time the spouse 79 and the decedent were married to each other.

80 C. If, after the application of subsection A, the elective share amount is not fully satisfied, amounts included in the decedent's net probate estate, other than assets passing to the surviving spouse by testate 81 or intestate succession, and in the decedent's non-probate transfers to others under subdivisions 1, 2, and 82 3 b of § 64.2-308.6 are applied first to satisfy the unsatisfied balance of the elective share amount. The 83 decedent's net probate estate and that portion of the decedent's non-probate transfers to others are so 84 85 applied that liability for the unsatisfied balance of the elective share amount is apportioned among the recipients of the decedent's net probate estate and of that portion of the decedent's non-probate transfers 86 to others in proportion to the value of their interests therein. 87

D. If, after the application of subsections A and C, the elective share amount is not fully satisfied, 88 89 the remaining portion of the decedent's non-probate transfers to others is so applied that liability for the 90 unsatisfied balance of the elective share amount is apportioned among the recipients of the remaining 91 portion of the decedent's non-probate transfers to others in proportion to the value of their interests 92 therein.

93 E. The unsatisfied balance of the elective share amount as determined under subsection C or D is 94 treated as a general pecuniary bequest.