1994 SESSION

	LD7981400
1	HOUSE BILL NO. 615
2 3	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Joint Conference Committee
4	on March 12, 1994)
5 6	(Patron Prior to Substitute—Delegate Phillips) A BILL to amend and reenact § 51.1-142 of the Code of Virginia and to amend the Code of Virginia
7	by adding a section numbered 51.1-142 of the Code of Virginia and to amena the Code of Virginia by adding a section numbered 51.1-155.1, relating to service or membership credit or benefits for
8	certain teachers and state employees in the Virginia Retirement System.
9	Be it enacted by the General Assembly of Virginia:
10	1. That § 51.1-142 of the Code of Virginia is amended and reenacted and that the Code of Virginia
11	is amended by adding a section numbered 51.1-155.1 as follows:
12	§ 51.1-142. Prior service or membership credit for certain members.
13	A. Any member in service may purchase credit for service lost as a result of the following:
14 15	 Rejection of membership in the retirement system. Cessation of membership under this chapter because of the withdrawal of his accumulated
16	contributions.
17	3. Exclusion from membership because of being a member of the General Assembly or other state
18	officer elected by the people.
19	4. Termination of service as an officer or employee of a political subdivision in a position which
20	subsequently became covered by the retirement system and for which prior service credit was granted.
21 22	In order to receive credit for the service, the member must pay an amount equal to the contributions that he would have made during the entire period to be credited, assuming that the member contribution
23	rate specified in this chapter as of the date of payment had been in effect during the entire period and
24	that the higher of the member's creditable compensation or average final compensation as of the date of
25	payment had been received during the entire period.
26	When a member requests credit for a portion of the period, the most recent portion shall be credited.
27	Payment may be made in a lump sum or by an additional payroll deduction. Only one additional
28 29	deduction shall be permitted at any time. Should the additional deduction be terminated prior to purchasing the entire period which might otherwise be credited, the member shall be credited with the
30	number of additional months of service for which payments are made. If the additional deduction is
31	continued beyond the point at which the entire period has been purchased, the member shall be credited
32	with no more than the entire period which might otherwise have been credited and the excess amount
33	deducted shall be refunded to the member.
34	B. Any member granted a leave of absence for any of the following reasons may purchase limited
35	service on the basis set forth in subsection A of this section: 1. Up to four years of service for any leave of absence for educational purposes or for temporary
36 37	employment with the General Assembly.
38	2. Up to four years of service subsequent to January 1, 1964, for any leave of absence due to illness
39	or disability or service which was temporarily terminated due to illness or disability.
40	C. Any member in service who was denied membership because of having attained age sixty when
1 1	first employed or reemployed may purchase all or any portion of service lost as a result of denial upon
12 12	payment in a lump sum of the amount the member would have contributed had he been allowed to
13 14	participate in the system. In order for the additional service to be considered in the computation of any retirement allowance payable in the event of retirement for disability, the member shall submit a medical
1 5	report satisfactory to the Medical Board at the time payment is made showing that the member is of
16	sound mind and body.
1 7	D. Service may be credited at no cost under the following circumstances:
18	1. Any member who was a member of the abolished system and who was in service on March 1,
19 50	1952, shall receive credit for service rendered as a state employee or teacher prior to July 1, 1942,
50 51	provided the member has not received a refund of accumulated contributions since becoming a member of the abolished system.
52	2. Any member in service who is credited with five or more years of membership service who
53	rendered full-time salaried service as a state employee or teacher prior to July 1, 1942, may receive
54	credit for same.
55	3. Any member who is a teacher may receive credit for service rendered as a nonprofessional
56 57	employee of a school board provided the school board has extended coverage to its nonprofessional employees and granted credit for service rendered prior to the effective date of coverage.
57 58	4. Any vested member who is a teacher shall receive up to two years of service credit for any

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involuntary leave of absence, without pay, required by local school division policies related to 59

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pregnancy or childbirth provided (i) the member was on such leave from a covered position prior to
July 1, 1974, (ii) the member has not withdrawn all accumulated contributions, and (iii) the member
reenters service in a covered position within one year after the last date of such leave. In such
instances, the employer, or its successors, which had such policies in place and applied same to the
teacher seeking additional service credit shall be liable for the cost of providing such service credit.

4. 5. Any member may receive credit for service rendered in the armed forces of the United States
provided (i) the member was on leave of absence from a covered position, (ii) the discharge from the
armed forces was not dishonorable, (iii) the member has not withdrawn his accumulated contributions,
and (iv) the member reenters service in a covered position within one year after discharge from the
armed forces. No period of service rendered, through reenlistment, beyond the cessation of hostilities
shall be creditable service.

E. Any member of the abolished system may transfer accumulated contributions in that system to the retirement system within one year after becoming a member of the retirement system.

73 § 51.1-155.1 Exceptions from general early retirement provisions for certain state employees.

A. Effective January 1, 1994, members of the retirement system, whose positions are described by either § 2.1-116 A 3 or § 2.1-116 A 16 as in effect on January 1, 1994, or agency heads appointed by a state board, state commission, or state council, who are involuntarily separated from state service and who have twenty or more years of creditable service at the date of separation, may retire without the reduction in retirement allowance required by § 51.1-155 A 2, upon attaining age fifty-five.

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