ENGROSSED

995140854 1 **HOUSE BILL NO. 1612** 2 House Amendments in [] - February 7, 1999 3 A BILL to amend and reenact §§ 51.1-126.5, 51.1-153, 51.1-155, 51.1-162, 51.1-165, 51.1-205, 4 5 6 7 51.1-207, 51.1-308, and 51.1-505 of the Code of Virginia, relating to the Virginia Retirement System. Patrons—Putney; Senator: Lambert 8 Referred to Committee on Appropriations 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 51.1-126.5, 51.1-153, 51.1-155, 51.1-162, 51.1-165, 51.1-205, 51.1-207, 51.1-308, and 11 51.1-505 of the Code of Virginia are amended and reenacted as follows: 12 13 § 51.1-126.5. Defined contribution plan for eligible members. 14 A. As used in this section, unless the context requires otherwise: 15 "Eligible member" means a member who holds an eligible position. "Eligible position" means a position designated in subdivision 3, 4, or 21 of § 2.1-116 or an officer 16 17 or employee appointed by the Attorney General [or Lieutenant Governor] to a position designated as a deputy, counsel or director position. 18 "Participating member" means an eligible member who elects to participate in the plan. 19 20 "Plan" means the defined contribution plan established pursuant to this section. 21 B. The Board shall establish a plan covering any eligible member who elects to participate in the 22 plan. The plan shall be in lieu of the service retirement allowance provided by the retirement system 23 under § 51.1-155. Participating members shall be deemed to be members of the retirement system to the 24 extent consistent with the provisions of this section. C. Any person who is an eligible member on July 1, 1998, shall elect, by August 1, 1998, to 25 participate in either (i) the retirement system or (ii) the plan. Any person who becomes an eligible 26 27 member after July 1, 1998, shall elect upon accepting an eligible position to participate in either (i) the 28 retirement system or (ii) the plan. Such election shall be made in accordance with guidelines established 29 by the Virginia Retirement System. 30 D. After ten years of service in an eligible position, or within ninety days after ceasing to be 31 employed in an eligible position, a participating member may make a one-time, irrevocable election to transfer to the retirement system. Upon making such election, any accrued contributions and earnings in 32 his defined contribution account shall be used to purchase service credit in the retirement system as 33 34 provided in subsection F G. A participating member who elects to transfer from the plan to the 35 retirement system while serving in an eligible position shall thereafter be ineligible to participate in the 36 plan. 37 E. After ten years of service in an eligible position, or within ninety days after ceasing to be 38 employed in an eligible position, A participating member who has not previously elected to transfer to 39 the retirement system pursuant to subsection D shall elect to: 40 1. Maintain the accrued contributions and earnings in his defined contribution account; or 41 2. Use the accrued contributions and earnings in his defined contribution account to purchase service credit in the retirement system as provided in subsection \mathbf{F} G; or 42 3. Withdraw the accrued contributions and earnings from his defined contribution account, subject to 43 applicable state and federal law and regulation. 44 F. Within ninety days after termination of employment, a participating member may withdraw the 45 accrued contributions and earnings from his defined contribution account, subject to applicable state 46 47 and federal law and regulation. Upon an election (i) under subsection D by a participating employee (i) transferring to the **48** *G*. retirement system or (ii) under subdivision E 2 by a participating employee ceasing to be employed in 49 an eligible position, the accrued contributions and earnings in such electing person's defined contribution 50 account shall be used to purchase service credit in the retirement system at a rate to be established by 51 the Board. Such rate shall cover the actuarial cost of providing the creditable service. In no event shall 52 53 the amount of service credit purchased in the retirement system exceed the time that was served in an 54 eligible position while participating in the plan. Any amount of accrued contributions and earnings in 55 such electing person's defined contribution account in excess of the amount required to purchase service credit in the retirement system for the time served in an eligible position while participating in the plan 56 shall be forfeited to the Virginia Retirement System. 57

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58 G. H. The contribution by the Commonwealth to a participating member's defined contribution 59 account shall be 10.4 percent of creditable compensation. Contributions to the defined contribution

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60 account and all earnings thereon shall be credited to an account to be maintained for each participating 61 member. Contributions by the Commonwealth to a participating member's defined contribution account 62 shall be in lieu of contributions to the retirement system required pursuant to § 51.1-145.

63 H. I. The Virginia Retirement System shall (i) develop policies and procedures for the administration 64 of the plan and (ii) provide a program of education and support for participating members.

65 § 51.1-153. Service retirement.

66 A. Normal retirement. - Any member in service at his normal retirement date with five or more years 67 of creditable service may retire at any time upon written notification to the Board setting forth the date 68 the retirement is to become effective. Any member in service who was denied membership prior to July 69 1, 1987, as a result of being age sixty or over when first employed may retire at any time after his normal retirement date and the requirement of having five or more years of service shall not apply. 70

B. Early retirement. - Any member in service who has attained his fifty-fifth birthday with five or 71 72 more years of creditable service may retire prior to his normal retirement date upon written notification to the Board setting forth the date the retirement is to become effective. 73

74 C. Deferred retirement for members terminating service. - Any member who terminates service after 75 five or more years of creditable service, regardless of termination date, may retire under the provisions of subsection A, B, or D of this section if he has not withdrawn his accumulated contributions prior to 76 the effective date of his retirement or if he has five or more years of creditable service for which his 77 78 employer has paid the contributions and such contributions cannot be withdrawn. For the purposes of 79 this subsection, any requirements as to the member being in service shall not apply. No member shall be 80 entitled to the benefits of this subsection if his employer certifies that his service was terminated because of dishonesty, malfeasance, or misfeasance in office. The certification may be appealed to the 81 82 Board.

83 D. 50/10 retirement. - Any member in service on or after January 1, 1994, who has attained his 84 fiftieth birthday with ten or more years of creditable service may retire prior to his normal retirement 85 date upon written notification to the Board setting forth the date the retirement is to become effective. A 86 member who is a state employee shall not be eligible for retirement pursuant to this subsection unless 87 the employee has entered into a binding agreement with the Department of Personnel and Training providing that the employee shall not thereafter reenter into full-time or part-time employment with any 88 89 agency in the executive branch of the Commonwealth for a period of two years following retirement. 90 Institutions of higher education may enter into a contract with a member on a part-time basis, not to 91 exceed twenty hours per week, to provide unique technical expertise for projects sponsored by institution-affiliated research foundations, authorities, or nonprofit corporations. 92

93 E. Effective date of retirement. - The effective date of retirement shall be after the last day of service 94 of the member, but shall not be more than ninety days prior to the filing of the notice of retirement.

95 F. Notification on behalf of member. - If the member is physically or mentally unable to submit 96 written notification of his intention to retire, the member's appointing authority may submit notification 97 on his behalf. 98

§ 51.1-155. Service retirement allowance.

A. Retirement allowance. - A member shall receive an annual retirement allowance, payable for life, 99 100 as follows:

1. Normal retirement. - The allowance shall equal 1.70 percent of his average final compensation 101 102 multiplied by the amount of his creditable service.

For retirements between October 1, 1994, and December 31, 1998, any employee or local officer 103 who is a member or beneficiary of a retirement system administered by the Board shall receive an 104 additional retirement allowance equal to three percent of the service retirement allowance payable under 105 106 this section; provided that, for purposes of this additional retirement allowance, the term employee shall include only those employees of political subdivisions that have adopted a resolution providing for such 107 108 an allowance under subsection B of § 51.1-130. Average final compensation attributable to service as 109 Governor, Lieutenant Governor, Attorney General, or member of the General Assembly shall not be 110 included in computing this additional retirement allowance.

2. Early retirement; applicable to teachers, state employees, and certain others. - The allowance shall 111 112 be determined in the same manner as for normal retirement with creditable service and average final compensation being determined as of the date of actual retirement. If the member has less than thirty 113 114 years of service at retirement, the amount of the retirement allowance shall be reduced on an actuarial equivalent basis for the period by which the actual retirement date precedes the earlier of (i) his normal 115 116 retirement date or (ii) the first date on which he would have completed a total of thirty years of creditable service. The provisions of this subdivision shall apply to teachers and state employees. These 117 provisions shall also apply to employees of any political subdivision that participates in the retirement 118 119 system if the political subdivision makes the election provided in subdivision 3 of this subsection.

120 3. Early retirement; applicable to employees of certain political subdivisions. - The allowance shall be determined in the same manner as for normal retirement with creditable service and average final 121

compensation being determined as of the date of actual retirement. If the creditable service of the 122 123 member equals thirty or more years but the sum of his age at retirement plus his creditable service at 124 retirement is less than ninety, the amount of the retirement allowance shall be reduced on an actuarial 125 equivalent basis for the period by which the actual retirement date precedes the earlier of (i) his normal 126 retirement date or (ii) the first date on which the sum of his then attained age plus his then creditable 127 service would have been equal to ninety or more had he remained in service until such date. If the 128 member has less than thirty years of creditable service, the retirement allowance shall be reduced for the 129 period by which the actual retirement date precedes the earlier of (i) his normal retirement date or (ii) 130 the first date on which he would have completed a total of at least thirty years of creditable service and 131 his then creditable service plus his then attained age would have been equal to ninety or more.

132 The provisions of this subdivision shall apply to the employees of any political subdivision that 133 participates in the retirement system. The participating political subdivision may, however, elect to 134 provide its employees with the early retirement allowance set forth in subdivision 2 of this subsection. 135 Any election pursuant to this subdivision shall be set forth in a legally adopted resolution.

136 4. Additional allowance. - In addition to the allowance payable under subdivisions 1, 2, and 3 of this 137 subsection, a member shall receive an additional allowance which shall be the actuarial equivalent, for 138 his attained age at the time of retirement, of the excess of his accumulated contributions transferred from 139 the abolished system to the retirement system, including interest credited at the rate of two percent 140 compounded annually since the transfer to the date of retirement, over the annual amounts equal to four 141 percent of his annual creditable compensation at the date of abolishment for a period equal to his period 142 of membership in the abolished system.

5. 50/10 retirement. - The allowance shall be payable in a monthly stream of payments equal to the 143 144 greater of (i) the actuarial equivalent of the benefit the member would have received had he terminated 145 service and deferred retirement to age fifty-five or (ii) the actuarially calculated present value of the 146 member's accumulated contributions, including accrued interest. 147

B. Beneficiary serving in position covered by this title.

148 1. Except as provided in subdivision 2, if a beneficiary of a service retirement allowance under this 149 chapter is at any time in service as an employee in a position covered for retirement purposes under the 150 provisions of this or any chapter other than Chapter 7 (§ 51.1-700 et seq.) of this title, his retirement 151 allowance shall cease while so employed. Any member who retires and later returns to covered 152 employment shall not be entitled to select a different retirement option for a subsequent retirement.

153 2. Active members of the General Assembly who are eligible to receive a retirement allowance under 154 this title, excluding their service as a member of the General Assembly, shall be eligible to receive a 155 retirement allowance based on their creditable service and average final compensation for service other 156 than as a member of the General Assembly. Such members of the General Assembly shall continue to 157 be reported as any other members of the retirement system. Upon ceasing to serve in the General 158 Assembly, members of the General Assembly receiving a retirement allowance based on their creditable 159 service and average final compensation for service other than as a member of the General Assembly 160 shall have their retirement allowance recomputed prospectively to include their service as a member of the General Assembly. Active members of the General Assembly shall be prohibited from receiving a 161 162 service retirement allowance under this title based solely on their service as a member of the General Assembly. 163

164 § 51.1-162. Death before retirement.

165 A. Each member shall designate who is to receive a refund of accumulated contributions credited to 166 his account in the event of the death of the member prior to retirement. The designation must be made on a form prepared by the Board, signed and acknowledged by the member before a person authorized 167 168 to take acknowledgments, and filed in a manner prescribed by the Board. The designation may be changed by the member by the written designation of some other person, signed, acknowledged, and 169 170 filed in a manner prescribed by the Board. If the death of the designated person occurs prior to the 171 death of the member and another designation has not been made, payment shall be made to the 172 executors or administrators of the estate of the member.

173 If no designation has been made, the proceeds shall be paid to the persons surviving at the death of 174 the member in the following order of precedence:

175 First, to the spouse of the member:

176 Second, if no surviving spouse, to the children of the member and descendants of deceased children, 177 per stirpes;

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

179 Fourth, if none of the above, to the duly appointed executor or administrator of the estate of the 180 member;

181 Fifth, if none of the above, to other next of kin of the member entitled under the laws of the 182 domicile of the member at the time of his death.

183 If a member dies before retirement, and if no benefits are payable under subsection B, the amount of 184 his accumulated contributions shall be paid to the designated beneficiary or to the persons qualifying in 185 the order of precedence. This amount shall be reduced by the amount of any retirement allowance 186 previously received by the member under this chapter or the abolished system.

187 B. If a member dies in service and if no benefits are payable under subsection C of this section, a 188 retirement allowance shall be paid to the person designated as provided in subsection A of this section if 189 the person is the (i) surviving spouse, (ii) minor child, (iii) wholly dependent mother, or (iv) wholly 190 dependent father of the member. If no designation has been made, a retirement allowance shall be paid 191 in the following order of precedence to the (i) surviving spouse, (ii) minor child, (iii) wholly dependent mother, or (iv) wholly dependent father of the member. The retirement allowance shall be paid to the 192 193 first person qualifying in the orders of precedence set out in this subsection. If more than one minor child survives the deceased member, the allowance shall be divided among them in a manner determined 194 195 by the Board. The retirement allowance shall be continued during the lifetime of the person or in the case of a minor child until the child dies or attains the age of majority, whichever occurs first. If a 196 197 member dies prior to attaining his sixty-fifth birthday, the allowance shall equal one-half of the 198 retirement allowance that would have been payable to the member had the member retired for early 199 service retirement on the date of his death and elected to have his allowance payable under the joint and last-survivor option so that one-half thereof would be continued to such person after the member's death. 200 201 In the case of a member who had not attained his fifty-fifth birthday at his date of death, it shall be 202 assumed that the member's age at his date of death is fifty-five for the purpose of reducing the benefit 203 on an actuarial equivalent basis. If a member dies after attaining his sixty-fifth birthday, the allowance 204 shall equal the decreased retirement allowance that would have been payable to the member had the member retired at his normal retirement age on the date of his death and elected to have his allowance 205 206 payable under the joint and last-survivor option so that the same amount would be continued to such 207 person after the member's death. When determining the allowance that would have been payable to the member had the member retired on the date of his death, the provisions of subdivision A 4 of 208 209 § 51.1-155 shall not apply. If the person elects in writing under seal and duly acknowledged, the amount 210 of the member's accumulated contributions or lump sum payment shall be paid to him exclusively, in 211 lieu of any other benefits under this section. This amount shall be reduced by the amount of any 212 retirement allowance previously received by the member under this chapter.

213 C. If a member dies in service from a cause compensable under the Virginia Workers' Compensation 214 Act (§ 65.2-100 et seq.), a retirement allowance shall be paid to the member's surviving spouse. If no 215 compensation is finally awarded under the Virginia Workers' Compensation Act due to legal proceedings 216 or otherwise resulting in settlement from the persons causing such death, the Virginia Workers' 217 Compensation Commission shall determine whether the member's death was from a cause compensable under the Virginia Workers' Compensation Act. If the member leaves no surviving spouse or the 218 219 surviving spouse dies or remarries, any minor children of the deceased member shall be paid an 220 allowance until the children die or attain the age of majority, whichever occurs first. If more than one 221 minor child survives the deceased member, the allowance shall be divided in a manner determined by 222 the Board. If the deceased member leaves neither surviving spouse nor minor child, the allowance, 223 divided in a manner determined by the Board, shall be paid to the member's parents wholly dependent 224 upon him for support, divided in a manner determined by the Board, during the their lives of the 225 parents.

226 The retirement allowance payable hereunder to a qualifying survivor shall be the annual amount 227 which when added to the compensation payable under the Virginia Workers' Compensation Act for the 228 death of the member equals fifty percent of the member's average final compensation if the survivor 229 does not qualify for death benefits under the provisions of the Social Security Act in effect on the date 230 of the death of the member. If the survivor qualifies for death benefits under the provisions of the 231 Social Security Act in effect on the date of the death of the member, the allowance payable from the 232 retirement system when added to the compensation payable under the Virginia Workers' Compensation Act shall equal thirty-three and one-third percent of the member's average final compensation. 233

234 Any beneficiary entitled to the entire amount of a retirement allowance under the provisions of this 235 subsection as a result of the death of a member shall be entitled to waive his rights to the allowance by 236 written notification to the Board within ninety days after the death of the member in order to make 237 available a retirement allowance under the provisions of subsection B of this section. 238

§ 51.1-165. Optional benefits.

239 A. Any member not taking 50/10 retirement as provided in § 51.1-153 or § 51.1-205 may elect to 240 have his retirement allowance payable under one of the options set forth in this subsection and receive 241 the actuarial equivalent of the retirement allowance otherwise payable to him. The election of an 242 optional benefit shall be subject to the approval of the Board.

243 1. Straight life option. - A member may elect to receive an increased retirement allowance in lieu of 244 any death benefits.

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245 2. Joint and last-survivor option. - A member may elect to receive a decreased retirement allowance 246 during his lifetime and have the retirement allowance, or one-half thereof, continued after his death to a 247 contingent annuitant during the lifetime of such person. If the member's retirement is for disability, the 248 election of the retirement allowance to be continued after the member's death shall be limited to one-half 249 of the decreased retirement allowance received by the member during his lifetime. In case of such an 250 election, death benefits that might otherwise be provided shall not be payable upon the death of the 251 member unless death of the member occurs prior to the effective date of retirement as set forth in 252 subsection B of this section. This option may not be elected by a member if the leveling option of 253 subdivision 3 of this subsection has previously been elected, nor may it be elected if the contingent 254 annuitant is not the spouse of the member and the actuarially computed present value of the payments 255 expected to be made to the member is less than one-half of the actuarially computed combined present 256 value of the total payments expected to be made to the member and the contingent annuitant.

257 3. Leveling option. - If a member retires from service on or after January 1, 1994, he may elect to 258 receive a temporary increased retirement allowance beginning on the member's effective date of 259 retirement and continuing until the member reaches age fifty-nine and one-half or any whole age up through age seventy and one-half, as designated by the member at the time of his retirement. Upon 260 261 attaining the age designated, the temporary allowance shall cease and the retirement allowance shall be 262 reduced on an actuarially equivalent basis. The temporary retirement allowance specified by the member 263 shall not result in more than a fifty percent reduction in the member's benefit as provided in § 51.1-155. 264 Any member electing to receive such an allowance shall not be entitled to a joint and last survivor 265 benefit.

266 4. Other options. - Some other benefits may be paid either to the member or to contingent annuitants 267 he elects. However, the actuarially computed expected duration of the payment of any such benefits 268 shall not exceed the actuarially computed life expectancy of the member and his spouse, and the 269 actuarially computed present value of the payments expected to be made to the member shall be greater 270 than one-half of the actuarially computed combined present value of the total payments expected to be 271 made to the member and any contingent annuitant, but in no event shall the payment to the contingent 272 annuitant exceed the amount of the member's benefit payable under the special option selected. If the 273 member's retirement is for disability, the election of the retirement allowance to be continued after the 274 member's death shall be equal to the decreased retirement allowance or one-half of the decreased 275 retirement allowance received by the member during his lifetime.

B. Any member taking 50/10 retirement as provided in § 51.1-153 or § 51.1-205 may elect to have
his retirement allowance payable under the option set forth in this subsection and receive the actuarial
equivalent of the retirement allowance otherwise payable to him. The election of this optional benefit
shall be subject to the approval of the Board.

280 50/10 retirement joint and last-survivor option. - A member may elect to receive a decreased 281 retirement allowance during his lifetime and have the retirement allowance continued after his death to a 282 contingent annuitant during the lifetime of such person. The retirement allowance pursuant to this option 283 shall be determined as provided in subdivision A 5 of § 51.1-155, except (i) the present value of future 284 retirement benefits shall be calculated based on the life expectancies of both the member and the 285 contingent annuitant and (ii) the actuarially computed present value of the payments expected to be 286 made under this option shall be actuarially equivalent to the actuarially computed present value of the 287 payments expected to be made to the member as determined pursuant to subdivision A 5 of § 51.1-155.

288 C. The election of any one of the options stated in this section shall be null and void if the member 289 dies prior to the Board receiving written notification of the member's effective date of retirement. The election of a joint and last-survivor option shall be null and void if the contingent annuitant dies before 290 291 the member's retirement. For purposes of this subsection, retirement shall be deemed to commence on 292 the effective date of a member's service retirement or disability. If the death of the member occurs prior 293 to the effective date of retirement but after the Board has received written notification of the member's 294 effective date of retirement, benefits shall be paid in accordance with the provisions of § 51.1-163 and 295 the requirement that the member be in service shall not apply.

296 D. A member who has elected any of the options stated in this section may revoke such an election
297 by written notification to the Board any time prior to the later of the effective date of retirement or the
298 date of written notification to the Board of retirement of the member.

E. A retired member who has elected a joint and last-survivor option may, in a manner prescribed by the Board, revoke such election and elect to receive from time of notification either the retirement allowance to which he would have been entitled had no option been elected initially or an allowance actuarially equivalent thereto under a joint and last-survivor option with a different contingent annuitant, if (i) the original contingent annuitant has died, (ii) a final decree of divorce of the retired member from the original contingent annuitant has been entered, or (iii) the written consent of the original contingent annuitant, together with evidence satisfactory to the Board of the good health of the original contingent

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306 annuitant, is submitted with the notification. If the provisions of this subsection are invoked by a retired member on the basis of the member's having been divorced from his contingent annuitant and the 307 308 marriage had been of a duration of twenty years or more, the provisions of this subsection shall not be 309 applicable until the death or remarriage of the former spouse unless such spouse consents in writing to 310 the revocation of the option prior to death or remarriage.

311 If such an election is made as a result of the death or divorce of the contingent annuitant, the benefit 312 payable to the retired member may be adjusted retroactively for a period of not more than sixty days from the date the Board first receives notification of the desire of the retired member to make such a 313 314 change.

315 F. Subject to the provisions of subsection E of this section, any member who retires on or after July 316 1, 1986, and returns to covered employment shall not be entitled to select a different optional benefit upon making application for retirement a second or subsequent time. 317 318

§ 51.1-205. Service retirement generally.

319 A. Normal retirement. - Any member in service at his normal retirement date with five or more years 320 of creditable service may retire upon written notification to the Board, setting forth the date the 321 retirement is to become effective. Any member, except one appointed by the Governor or elected by the people, who attains seventy years of age shall be retired forthwith. Any employer, subsequent to the 322 323 employee's normal retirement date, may provide for compulsory service retirement upon a determination 324 that age is a bona fide occupational qualification reasonably necessary to the normal operation of the 325 particular business or that the employee is incapable of performing his duties in a safe and efficient 326 manner. Any such determination shall be made by the employer.

327 B. Early retirement. - Any member in service who has attained his fiftieth birthday with five or more 328 years of creditable service may retire upon written notification to the Board setting forth the date the 329 retirement is to become effective.

330 C. Deferred retirement for members terminating service. - Any member who terminates service after 331 five or more years of creditable service, may retire under the provisions of subsection A, B, or D of this 332 section if he has not withdrawn his accumulated contributions prior to the effective date of his 333 retirement or if he has five or more years of creditable service, regardless of termination date, for which 334 his employer has paid the contributions and such contributions cannot be withdrawn. For the purposes of 335 this subsection, any requirements as to the member being in service shall not apply. No member shall be 336 entitled to the benefits of this subsection if his employer certifies that his service was terminated 337 because of dishonesty, malfeasance, or misfeasance in office. The certification may be appealed to the 338 Board.

339 D. 50/10 retirement. - Any member in service on or after January 1, 1994, who has attained his fiftieth birthday with ten or more years of creditable service may retire prior to his normal retirement 340 341 date upon written notification to the Board setting forth the date the retirement is to become effective. A 342 member shall not be eligible for retirement pursuant to this subsection unless the member has entered into a binding agreement with the Department of Personnel and Training providing that the member 343 344 shall not thereafter reenter into full-time or part-time employment with any agency in the executive branch of the Commonwealth for a period of two years following retirement. 345

E. Effective date of retirement. - The effective date of retirement shall be after the last day of service 346 of the member, but shall not be more than ninety days prior to the filing of the notice of retirement. 347

348 F. Notification on behalf of member. - If the member is physically or mentally unable to submit 349 written notification of his intention to retire, the member's appointing authority may submit notification 350 on his behalf. 351

§ 51.1-207. Death before retirement.

352 A. Each member shall designate who is to receive a refund of accumulated contributions credited to 353 his account in the event of the death of the member prior to retirement. The designation must be made 354 on a form prepared by the Board, signed and acknowledged by the member before a person authorized 355 to take acknowledgments, and filed in a manner prescribed by the Board. The designation may be 356 changed by the member by the written designation of some other person, signed, acknowledged, and 357 filed in a manner prescribed by the Board. If the death of the designated person occurs prior to the 358 death of the member and another designation has not been made, payment shall be made to the 359 executors or administrators of the estate of the member.

360 If no designation has been made, the proceeds shall be paid to the persons surviving at the death of the member in the following order of precedence: 361

362 First, to the spouse of the member;

363 Second, if no surviving spouse, to the children of the member and descendants of deceased children, 364 per stirpes:

Third, if none of the above, to the parents of the member; 365

Fourth, if none of the above, to the duly appointed executor or administrator of the estate of the 366 367 member;

368 Fifth, if none of the above, to other next of kin of the member entitled under the laws of the 369 domicile of the member at the time of his death.

370 If a member dies at any time before retirement and if no benefits are payable under subsection B, the
371 amount of his accumulated contributions shall be paid to the designated beneficiary or to the persons
372 qualifying in the order of precedence. This amount shall be reduced by the amount of any retirement
373 allowance previously received by the member.

374 B. If a member dies in service and if no benefits are payable under subsection C, a retirement 375 allowance shall be paid to the person designated as provided in subsection A of this section if the 376 person is the (i) surviving spouse, (ii) minor child, (iii) wholly dependent mother, or (iv) wholly 377 dependent father of the member. If no designation has been made, a retirement allowance shall be paid 378 in the following order of precedence to the (i) surviving spouse, (ii) minor child, (iii) wholly dependent mother, or (iv) wholly dependent father of the member. The retirement allowance shall be paid to the 379 380 first person qualifying in the orders of precedence set out in this subsection. If more than one minor 381 child survives the deceased member, the allowance shall be divided among them in a manner determined 382 by the Board. The retirement allowance shall be continued during the lifetime of the person or in the 383 case of a minor child until the child dies or attains the age of majority, whichever occurs first. The 384 allowance shall equal one-half of the retirement allowance that would have been payable to the member 385 had the member retired for early service retirement on the date of his death and elected to have his 386 allowance payable under the joint and last-survivor option so that one-half thereof would be continued 387 to such person after the member's death. In the case of a member who had not attained his fiftieth 388 birthday at his date of death, it shall be assumed that the member's age at his date of death is fifty for 389 the purpose of reducing the benefit on an actuarial equivalent basis. If a member dies after attaining his 390 sixtieth birthday, the allowance shall equal the decreased retirement allowance that would have been 391 payable to the member had the member retired at his normal retirement age on the date of his death and 392 elected to have his allowance payable under the joint and last-survivor option so that the same amount 393 would be continued to such person after the member's death. When determining the allowance that 394 would have been payable to the member had the member retired on the date of his death, the provisions 395 of subsection B of § 51.1-206 shall not apply. If the person elects in writing under seal and duly 396 acknowledged, the amount of the member's accumulated contributions shall be paid to the person 397 exclusively, in lieu of any other benefits under this section. This amount shall be reduced by the amount 398 of any retirement allowance previously received by the member.

399 C. If a member dies in service from a cause compensable under the Virginia Workers' Compensation 400 Act (§ 65.2-100 et seq.), a retirement allowance shall be paid to the member's surviving spouse. If no 401 compensation is finally awarded under the Virginia Workers' Compensation Act due to legal proceedings 402 or otherwise resulting in settlement from the persons causing such death, the Virginia Workers' 403 Compensation Commission shall determine whether the member's death was from a cause compensable **404** under the Virginia Workers' Compensation Act. If the member leaves no surviving spouse, or the 405 surviving spouse dies or remarries, any minor children of the deceased member shall be paid an 406 allowance until the children die or attain the age of majority, whichever occurs first. If more than one 407 minor child survives the deceased member, the allowance shall be divided in a manner determined by 408 the Board. If the deceased member leaves neither surviving spouse nor minor child, the allowance, 409 divided in a manner determined by the Board, shall be paid to the member's parents wholly dependent 410 upon him for support, divided in a manner determined by the Board, during the their lives of the 411 parents.

412 The retirement allowance, payable hereunder to a qualifying survivor, shall be the annual amount 413 which when added to the compensation payable under the Virginia Workers' Compensation Act for the 414 death of the member, shall equal fifty percent of the member's average final compensation if the 415 survivor does not qualify for death benefits under the provisions of the Social Security Act in effect on 416 the date of the death of the member. If the survivor qualifies for death benefits under the provisions of 417 the Social Security Act in effect on the date of the death of the member, the allowance payable from the 418 retirement system when added to the compensation payable under the Virginia Workers' Compensation 419 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.

424 § 51.1-308. Disability retirement allowance.

A. Allowance payable on retirement. - Upon retirement for disability, a member who has five or more years of creditable service shall receive an annual retirement allowance, not to exceed seventy-five *eight* percent of his average final compensation, payable during his lifetime and continued disability equal to 1.65 70 percent of average final compensation when multiplied by the smaller of (i) twice the

429 amount of creditable service or (ii) the amount of creditable service he would have completed at age430 sixty if he had remained in service to that age. If a member has already attained age sixty, the amount431 of creditable service at his date of retirement shall be used.

432 On and after October 1, 1994, any judge who is a member or beneficiary of a retirement system
433 administered by the Board shall receive an additional retirement allowance equal to three percent of the
434 disability retirement allowance payable under this section. Average final compensation attributable to
435 service as Governor, Lieutenant Governor, Attorney General, or member of the General Assembly shall
436 not be included in computing this additional retirement allowance.

437 B. Workers' compensation guarantee. - If a member retires for disability from a cause which is compensable under the Virginia Workers' Compensation Act (§ 65.2-100 et seq.), the amount of the 438 annual retirement allowance shall, subject to the provisions of subsection D, equal sixty-six and 439 440 two-thirds percent of the member's average final compensation if the member does not qualify for 441 primary social security benefits under the provisions of the Social Security Act in effect on the date of his retirement. If the member qualifies for primary social security benefits under the provisions of the 442 443 Social Security Act in effect on the date of his retirement, the allowance payable from the retirement 444 system shall equal fifty percent of his average final compensation. A member shall be entitled to the 445 larger of the retirement allowance as determined under the provisions of subsection A of this section or 446 under the provisions of this subsection.

447 C. General disability retirement guarantee. - The disability retirement allowance payable to a member
448 who immediately prior to July 1, 1970, was a member of one of the previous systems shall be at least
449 an amount equal to the disability retirement allowance to which he would have been entitled under the
450 provisions of the previous system.

451 D. Determination of retirement allowance. - For the purposes of this section, the retirement allowance
452 shall be determined on the assumption that the retirement allowance is payable to the member alone and
453 that no optional retirement allowance is elected.

454 E. Reduction of allowance. - Any allowance payable to a member who retires for disability from a cause compensable under the Virginia Workers' Compensation Act shall be reduced by the amount of 455 456 any payments under the provisions of the Act in effect on the date of retirement of the member and the excess of the allowance shall be paid to such member. When the time for compensation payments under 457 458 the Act has elapsed, the member shall receive the full amount of the allowance payable during his 459 lifetime and continued disability. If the member's payments under the Virginia Workers' Compensation Act are adjusted or terminated for refusal to work or to comply with the requirements of § 65.2-603, his 460 461 allowance shall be computed as if he were receiving the compensation to which he would otherwise be 462 entitled.

F. Special retirement allowance guarantee. - Any member retired from a cause which is not 463 464 compensable under the Virginia Workers' Compensation Act shall be guaranteed an annual retirement 465 allowance during his lifetime and continued disability which equals fifty percent of the member's 466 average final compensation if the member does not qualify for primary social security benefits under the provisions of the Social Security Act in effect on the date of his retirement. If the member qualifies for 467 468 primary social security benefits under the provisions of the Social Security Act in effect on the date of 469 retirement, the allowance payable from the retirement system shall equal thirty-three and one-third 470 percent of his average final compensation.

471 § 51.1-505. Amounts of life and accident insurance for each employee; reduction and termination of 472 insurance.

473 A. Each employee to whom this chapter applies shall, subject to the terms and conditions thereof, be 474 eligible to be insured for an amount of group life insurance plus an amount of group accidental death 475 and dismemberment insurance, each amount equal to twice the amount of his annual salary. If an employee's annual salary is not an even multiple of \$1,000, his annual salary for purposes of this section 476 477 shall be considered to be the next higher \$1,000. For purposes of this section, the annual salary of a member of the General Assembly shall be his creditable compensation for his last full calendar year of 478 479 service or his salary under § 30-19.11, whichever is greater, and shall include the full amount of any 480 salaries payable to such member for working in covered positions, regardless of whether such salaries 481 were paid, reduced, or not paid because of such member's service in the General Assembly. The annual 482 salary for an employee retired for service or disability on an immediate retirement allowance may be 483 adjusted by the Board in accordance with the provisions of Chapter 1 (§ 51.1-124.1 et seq.) of this title.

484 With respect to any employee who is reemployed and insured under this chapter, the otherwise
485 applicable amount of group life insurance shall be reduced by the amount of insurance provided by any
486 policy issued under the conversion privilege pursuant to this chapter.

487 Subject to the conditions and limitations of the group insurance policy, the accidental death and dismemberment insurance shall provide payments as follows:

489 Loss Amount Payable

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491		
492 493 494	For loss of life	Full amount determined in accordance with the
495 496 497		provisions of this section
498 499	Loss of one hand or	One-half of the amount
500 501	of one foot or loss	determined in accordance
502 503 504 505	of sight of one eye	with the provisions of this section
506 507 508	Loss of two or	Full amount determined in
509 510	more such members	accordance with the provisions of this section.
511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527 528 529 530 531 532 533	 may be paid shall not exceed the maximum amount of accidental death and dismemberment insurance determined in accordance with this section. Notwithstanding the provisions of § 51.1-124.8, the amount of life insurance for which an employee shall be eligible shall be equal to twice the amount of his annual salary without regard to the date of the employee's qualification for a retirement allowance. B. The amount of life insurance on an employee who retires for service on an immediate retirement allowance to some date other than his last day of service shall be the amount set forth in subsection A, reduced by an amount equal to two percent thereof for each full calendar month following the date the employee is separated from service. The amount of life insurance on an employee who retires for disability on an immediate retirement allowance shall be the amount set forth in subsection A on the date the employee last rendered service reduced by an amount equal to two percent thereof for each full calendar month following the date the employee last rendered service reduced by an amount equal to two percent thereof for each full calendar month following the date the employee last rendered service reduced by an amount equal to two percent thereof for each full calendar month following the date the employee last rendered service reduced by an amount equal to two percent thereof for each full calendar month following the date the employee last rendered service in service to the beginning of the next school year, the reduction shall not apply until the beginning of the next school year, the reduction shall not apply until the beginning of the next school year. The reduction shall not decrease the amount of life insurance on an employee to less than twenty-five percent of the amount of life insurance to which the reduction is applied. For purposes of continuous service as an employee prior to the date of retirement. This requirement shall not be applicable if the employee is retired for disability	
534 535 536 537 538 539 540 541	 had retired on an immediate retirement allowance. C. The amount of life insurance for an employee who is retired for disability on an immediate retirement allowance, who also has attained age fifty-five, and who elects to receive a retirement allowance as set forth in subsection C of § 51.1-160, shall be reduced as set forth in subsection B of this section. The reduction shall begin at the end of the first full calendar month following the date the employee elects a service retirement allowance. D. All accidental death and dismemberment insurance on an employee shall cease upon the earliest of (i) his separation from service, (ii) his failure to pay, in the manner prescribed by the Board, the 	
542 543 544 545 546 547 548 549 550	contribution required for th returned to pay status, the e E. Except in case of ret on an employee shall cease in the manner prescribed I leave without pay, or, (iii) months of leave without p temporary extension of thir	e first twenty-four months of leave without pay, (iii) if the employee has not expiration of twenty-four months of leave without pay, or (iv) his retirement. irement as provided in subsections B and C of this section, all life insurance upon the earliest of (i) his separation from service, or (ii) his failure to pay, by the Board, the contribution required for the first twenty-four months of if the employee has not returned to pay status, the expiration of twenty-four bay. Except in the case of retirement, life insurance shall be subject to a ty-one days. During this thirty-one-day extension, the employee may convert ndividual policy of life insurance (without disability or other supplementary

551 benefits) in any one of the forms, except term insurance, then customarily issued by the insuring 552 company. The amount of life insurance which may be converted shall not exceed the amount of his life insurance under the group insurance policy at the time coverage is terminated. The insurance shall be 553 554 converted to an individual policy (i) without evidence of insurability, (ii) at the premium applicable to 555 the class of risk to which he belongs, and (iii) to the form and amount of the individual policy at his 556 then attained age, provided application for the individual policy and payment of the first premium 557 thereon is made to the issuing company within the thirty-one days. The right to convert to an individual policy as provided in § 38.2-3333 shall not apply upon termination of this group policy or elimination of 558 559 a class of insured employees.

560 The amount of life insurance on each insured employee who retires shall be determined under the 561 provisions of this chapter as it exists on the employee's date of retirement.

F. Each employee of a state institution of higher education or of a local school board who remains in service until the completion of the school year and who makes contributions required to provide insurance coverage until service normally will be resumed the beginning of the next school year shall be deemed to be in service as an employee through the period to which the payments apply. If the employee is retired for service or disability during this period, contributions made by the employee shall be accepted and retained as proper.

568 G. That the provisions of this section shall apply to all members of the Virginia Retirement System
569 who, on and after July 1, 1995, are covered under the group life insurance program created pursuant to
570 this section and whose effective date of retirement is (i) before July 1, 1970, or (ii) on and after July 1, 1970.