# **2018 SESSION**

**ENROLLED** 

[H 846]

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# VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 51.1-124.3, 51.1-142.2, 51.1-159, 51.1-513.2, and 51.1-513.3 of the 3 Code of Virginia, relating to Virginia Retirement System; technical amendments.

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### Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 51.1-124.3, 51.1-142.2, 51.1-159, 51.1-513.2, and 51.1-513.3 of the Code of Virginia are 8 amended and reenacted as follows: 9

§ 51.1-124.3. Definitions.

As used in this chapter, unless the context requires a different meaning:

"Abolished system" means the Virginia Retirement Act, §§ 51-30 through 51-111, repealed by 11 12 Chapter 1 of the Acts of Assembly of 1952.

Accumulated contributions" means the sum of all amounts deducted from the compensation of a 13 member and credited to his individual account in the member's contribution account, all amounts the 14 15 member may contribute to purchase creditable service, all member contributions contributed by the 16 employer on behalf of the employee, on or after July 1, 1980, except those amounts contributed on 17 behalf of members of the General Assembly who are otherwise retired under the provisions of this chapter, and all interest accruing to these funds. If a member is retired for disability from a cause which 18 19 is compensable under the Virginia Workers' Compensation Act (§ 65.2-100 et seq.), dies in service prior 20 to retirement, or requests a refund of contributions in accordance with § 51.1-161, "accumulated 21 contributions" shall include all member contributions paid by the employer on behalf of the member on 22 and after July 1, 1980, and all interest which would have accrued to these funds.

23 "Actuarial equivalent" means a benefit of equal value when computed upon the basis of actuarial 24 tables adopted by the Board.

25 "Average final compensation" means the average annual creditable compensation of a member during 26 his 60 highest consecutive months of creditable service or during the entire period of his creditable 27 service if less than 60 months. However, for any member who (i) is not a person who becomes a member on or after July 1, 2010, and (ii) as of January 1, 2013, has at least 60 months of creditable 28 29 service, "average final compensation" means the average annual creditable compensation of a member 30 during his 36 highest consecutive months of creditable service. A participant in the hybrid retirement 31 program described in § 51.1-169 shall be considered to be a person who becomes a member on or after 32 July 1, 2010, for the purposes of this definition.

33 If a member ceased employment prior to July 1, 1974, "average final compensation" means the 34 average annual creditable compensation during the five highest consecutive years of creditable service. 35

"Beneficiary" means any person entitled to receive benefits under this chapter.

"Board" means the Board of Trustees of the Virginia Retirement System.

37 "Creditable compensation" means the full compensation payable annually to an employee working 38 full time in his covered position. For any state employee of a public institution of higher education or a 39 teaching hospital affiliated with a public institution of higher education who is (i) compensated on a 40 salaried basis, and (ii) working full time in a covered position pursuant to a contract of employment for 41 a period of at least nine months, creditable compensation means the full compensation payable over the 42 term of any contract entered into between the employee and the employer, without regard to whether or 43 not the term of the contract coincides with the normal scholastic year. However, if the contract is for 44 more than one year, creditable compensation means that compensation paid for the current year of the 45 contract.

Remuneration received by members of the General Assembly not otherwise retired under the 46 provisions of this chapter pursuant to §§ 30-19.11 and 30-19.12 shall be deemed creditable 47 compensation. In addition, for any member of the General Assembly, creditable compensation shall 48 49 include the full amount of salaries payable to such member for working in covered positions, regardless 50 of whether a contractual salary is reduced and not paid to such member because of service in the 51 General Assembly.

52 "Creditable service" means prior service as set forth in § 51.1-142.2 plus membership service for 53 which credit is allowable.

54 "Employee" means any teacher, state employee, officer, or employee of a locality participating in the 55 Retirement System.

56 "Employer" means the Commonwealth in the case of a state employee, the local public school board HB846ER

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in the case of a teacher, or the political subdivision participating in the Retirement System. 57

58 "Joint Rules Committee" means those members of the House of Delegates and the Senate designated 59 by the Speaker of the House and the Chairman of the Senate Committee on Rules, respectively, to meet 60 with each other and to act jointly on behalf of the Committee on Rules for each house.

61 "Local officer" means the treasurer, commissioner of the revenue, attorney for the Commonwealth, 62 clerk of a circuit court, or sheriff of any county or city, or deputy or employee of any such officer.

"Medical Board" means the board boards composed of physicians or other health care professionals 63 64 as provided by this chapter. 65

"Member" means any person included in the membership of the Retirement System.

66 "Membership service" means service as an employee rendered while a contributing member of the 67 Retirement System except as provided in this chapter.

"Normal retirement date" means a member's sixty-fifth birthday. However, for any (i) person who 68 becomes a member on or after July 1, 2010, or (ii) member who does not have at least 60 months of 69 creditable service as of January 1, 2013, under this chapter his normal retirement date shall be the date 70 71 that the member attains his "retirement age" as defined under the Social Security Act (42 U.S.C. § 416 72 et seq., as now or hereafter amended).

73 "Person who becomes a member on or after July 1, 2010," means a person who is not a member of 74 a retirement plan administered by the Virginia Retirement System the first time he is hired on or after 75 July 1, 2010, in a covered position. Subsequent separation from such position and subsequent 76 employment in a covered position shall not alter the status of a person who becomes a member on or 77 after July 1, 2010.

78 "Political subdivision" means any county, city, or town, any political entity, subdivision, branch, or 79 unit of the Commonwealth, or any commission, public authority, or body corporate created by or under 80 an act of the General Assembly specifying the powers, privileges, or authority capable of exercise by the commission, public authority, or body corporate. 81

"Primary social security benefit" means, with respect to any member, the primary insurance amount 82 83 to which the member is entitled, for old age or disability, as the case may be, pursuant to the provisions 84 of the federal Social Security Act as in effect at his date of retirement, under the provisions of this 85 chapter except as otherwise specifically provided. 86

"Prior service" means service rendered prior to becoming a member of the Retirement System.

"Purchase of service contract" means a contract entered into by the member and the Retirement 87 88 System for the purchase of service credit by the member as provided in § 51.1-142.2.

89 "Retirement allowance" means the retirement payments to which a member is entitled.

90 "Retirement plan administered by the Virginia Retirement System" means a retirement plan 91 established under this title administered by the Virginia Retirement System, or by an agency that has 92 been delegated administrative responsibility by the Virginia Retirement System, but such term shall exclude any plan established under Chapter 6 (§ 51.1-600 et seq.) or Chapter 6.1 (§ 58.1-607 et seq.) of 93 94 this title. 95

"Retirement System" means the Virginia Retirement System.

96 "Service" means service as an employee.

97 "State employee" means any person who is regularly employed full time on a salaried basis, whose 98 tenure is not restricted as to temporary or provisional appointment, in the service of, and whose 99 compensation is payable, no more often than biweekly, in whole or in part, by the Commonwealth or any department, institution, or agency thereof. "State employee" shall include any faculty member, but 100 not including adjunct faculty, of a public institution of higher education (a) who is compensated on a 101 102 salary basis, (b) whose tenure is not restricted as to temporary or provisional appointment, and (c) who regularly works at least 20 hours but less than 40 hours per week (or works the equivalent of one-half 103 104 of a full time equivalent position) engaged in the performance of teaching, administrative, or research duties at such institution; such faculty member shall be deemed an eligible employee for purposes of the 105 retirement provisions under §§ 51.1-126, 51.1-126.1, and 51.1-126.3. "State employee" shall also include 106 107 the Governor, Lieutenant Governor, Attorney General, and members of the General Assembly but shall not include (i) any local officer, (ii) any employee of a political subdivision of the Commonwealth, (iii) 108 109 individuals employed by the Department for the Blind and Vision Impaired pursuant to § 51.5-72, (iv) any member of the State Police Officers' Retirement System, (v) any member of the Judicial Retirement 110 System, or (vi) any member of the Virginia Law Officers' Retirement System. 111

112 "Teacher" means any person who is regularly employed full time on a salaried basis as a professional or clerical employee of a county, city, or other local public school board. 113

#### 114 § 51.1-142.2. Prior service or membership credit for certain members; service credit for 115 accumulated sick leave.

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

117 A. 1. Any member in service may purchase service credit from the following categories of service or 118 leave: (i) leave of absence for educational purposes that was previously approved by the member's 119 employer; (ii) leave of absence for a serious health condition of the member or of an immediate family member, all as defined in the Family and Medical Leave Act of 1993, 29 U.S.C. § 2601 et seq., as 120 121 amended, and previously certified by the member's employer; (iii) up to one year of service credit per 122 occurrence of leave for any unpaid leave of absence due to the birth, adoption, or death of a qualifying 123 child, as defined in § 51.1-500; (iv) service as a full-time employee of another state, a public school 124 system of another state, or a political subdivision of the Commonwealth or another state, as certified by 125 such state, public school system, or political subdivision; (v) full-time service of a political subdivision 126 of this state not credited to the member under an agreement as provided for in § 51.1-143.1, as certified by such political subdivision; (vi) full-time civilian service of the United States; (vii) full-time service at 127 128 a private institution of higher education if the private institution is merged with a public institution of 129 higher education and graduates of the private institution are then issued new degrees from the public 130 institution; or (viii) any period of time when the member was employed part time or in a wage position 131 by a participating employer and not otherwise eligible to participate in the retirement system because the 132 member was not an employee as defined in § 51.1-124.3. However, no member in service shall be 133 allowed to purchase more than a total of four years of service credit pursuant to this subdivision.

134 2. In addition to the service credit that may be purchased under subdivision 1, any member in service
135 may purchase up to four years of service credit for prior active duty military service in the armed forces
136 of the United States, provided that the discharge from a period of active duty status with the armed
137 forces was not dishonorable.

138 3. The service credit to be credited to a member under this subsection shall be calculated at the ratio
139 of one year, or portion thereof, of service credit to one year, or portion thereof, of service purchased,
140 except for employment service purchased under clause (viii) of subdivision 1, which shall be calculated
141 at the ratio of one month of service credit for each 173 hours of service as certified by the employer.

142 For each year or portion thereof to be credited at the time of purchase under this subsection, the 143 member shall pay the approximate normal cost of the retirement plan under which the member is 144 covered at the time of such purchase, as determined by the Board in its sole discretion. If the member 145 does not purchase, or enter into a purchase of service credit contract for, the service made available in 146 this subsection within the first 24 months of the member's active service following his first date of hire 147 or the final day of any applicable leave of absence, as applicable, then, for each year or portion thereof 148 to be credited at the time of purchase, the member shall pay the actuarial equivalent cost. To the extent 149 the member becomes inactive during the 24 months following his first date of hire or the final day of 150 any applicable leave of absence, such periods shall not be included in the 24 months of active service.

Except as otherwise required by Chapter 1223 of Title 10 of the United States Code, as amended, no service credit may be purchased under this section if it is included in the calculation of any retirement allowance received or to be received by the member from this or another retirement system, or if there is a balance in a defined contribution account that serves as a primary retirement account related to such service.

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

159 B. Any member in service may purchase all prior service credit for creditable service lost from 160 ceasing to be a member under this chapter, as provided in § 51.1-128, because of the withdrawal of his 161 accumulated contributions. For each year or portion thereof to be credited at the time of purchase under 162 this subsection, the member shall pay the withdrawn amount to be purchased plus interest accrued daily and compounded annually from the date of withdrawal to the date of payment at the assumed rate of 163 164 return established by the Board for the actuarial valuation of the retirement system that is in effect at the 165 time of the purchase. The Board shall develop guidelines and procedures for administering this 166 subsection.

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

171 D. Any member receiving benefits under the Virginia Workers' Compensation Act (§ 65.2-100 et 172 seq.) may, in a manner prescribed by the Board and prior to the effective date of retirement, purchase 173 service that is not reported to the retirement system by the member's employer while the member is 174 receiving such benefits.

For each year or portion thereof to be credited at the time of purchase under this subsection, the member shall pay the approximate normal cost of the retirement plan under which the member is covered, as determined by the Board in its sole discretion. If the member does not purchase, or enter into a purchase of service credit contract for, any service made available in this subsection within the 179 first 24 months of the member's active service following his first date of hire or the final day of any 180 applicable leave of absence, then, for each year or portion thereof to be credited at the time of purchase, the member shall pay the actuarial equivalent cost. To the extent the member becomes inactive during 181 182 the 24 months following his first date of hire or the final day of any applicable leave of absence, such 183 periods shall not be included in the 24 months of active service.

184 E. Payment may be made in a lump sum at the time of purchase or by payroll deduction. Any number of additional deductions may be permitted at any time. Should any deduction be terminated 185 186 before the member purchases the entire period contracted for, the member shall be credited with the number of full or partial months of service for which full payment has been made. If any deduction is 187 188 continued after the entire period has been purchased, the member shall be credited with no more than 189 the amount of service for which he was eligible and for which he paid, and the excess amount deducted 190 shall be refunded to the member.

191 F. Any employer may elect to pay an equivalent amount in lieu of all member contributions required 192 of its employees for the purchase of service credit pursuant to this section. These contributions shall not be considered wages for purposes of Chapter 7 (§ 51.1-700 et seq.), nor shall they be considered salary 193 194 for purposes of this chapter.

195  $\hat{G}$ . In any case where member and employer contributions, as required under this chapter, were not 196 made because of an error in the payroll, personnel, or other classification system of an employer 197 participating in the retirement system, service that has not been credited because of such error may be 198 purchased on the following basis:

199 1. The most recent three years of service credit shall be purchased, using applicable member and 200 employer contribution rates and creditable compensation in effect for such period, in a manner and at 201 the cost prescribed by the Board; and

202 2. All other years of service credit shall be purchased by the employer at an actuarial equivalent cost. 203 H. Any member may receive credit at no cost for service rendered in the armed forces of the United 204 States provided (i) the member was on leave of absence from a covered position, (ii) the discharge from 205 a period of active duty with the armed forces was not dishonorable, (iii) the member has not withdrawn 206 his accumulated contributions, (iv) the member is not disabled or killed while on leave without pay 207 while performing active duty military service in the armed forces of the United States, and (v) the 208 member reenters service in a covered position within one year after discharge from the armed forces. In 209 order to receive such service, the member must complete such forms and other requirements as are 210 required by the Board and the retirement system. 211

### § 51.1-159. Medical examinations of persons retired for disability.

212 A. Once each year following retirement, the Board may require a former member who retired for 213 disability and who has not attained his normal retirement age to undergo a medical examination by the 214 Medical Board or a physician or physicians other health care professional designated by the Medical 215 Board. If the former member refuses to submit to the required medical examination, his retirement 216 allowance shall be discontinued until he complies. If he does not comply within six months of the date 217 of the request, all of his rights to any further disability retirement allowance shall cease, subject to the 218 provisions of § 51.1-160.

219 B. If the Medical Board determines that a beneficiary is not disabled after reviewing the findings of 220 any of the medical examinations provided for in this section, all rights to any further disability 221 allowance shall cease, subject to the provisions of § 51.1-160. 222

# § 51.1-513.2. Long-term care coverage program.

223 A. The Board shall maintain and administer a long-term care coverage or similar benefit program for 224 any state employee working an average of at least 20 hours per week, and for any other person who has 225 five or more years of creditable service with any retirement plan administered by the Virginia 226 Retirement System. The long-term care coverage program may also extend coverage to eligible family 227 members of such state employee or other person. The Board is authorized to contract for and purchase 228 insurance coverage or to use other actuarially sound funding necessary to effectuate this provision. 229 Participation in the long-term care coverage program shall be voluntary, subject to policies and 230 procedures adopted by the Board.

231 B. Any person eligible to participate in the long-term care coverage program pursuant to § 51.1-513.3 232 will not be eligible for this plan.

233 C. Notwithstanding the provisions of subsection A, the Board may self-insure long-term care benefits 234 provided under § 51.1-513.2 or 51.1-513.3 in accordance with the standards set forth in § 51.1-124.30.

235 § 51.1-513.3. Long-term care insurance program for employees of local governments, local 236 officers, and teachers.

237 A. The Board shall maintain and administer a plan or plans, hereinafter "plan" or "plans," for 238 providing long-term care coverage or a similar benefit program for employees of local governments, local officers, and teachers. The plan or plans may also extend coverage to eligible family members of 239

such employees of local governments, local officers, or teachers. The plan or plans may, but need not,
be rated separately from any plan developed to provide long-term care coverage for state employees
under § 51.1-513.2. Participation in such insurance plan or plans shall be (i) voluntary, (ii) approved by
the participant's respective governing body, or by the local school board in the case of teachers, and (iii)
subject to policies and procedures adopted by the Board.

**245** B. For the purposes of this section:

246 "Employees of local governments" shall include all officers and employees, working an average of at 247 least 20 hours per week, of the governing body of any county, city, or town, and the directing or 248 governing body of any political entity, subdivision, branch or unit of the Commonwealth or of any 249 commission or public authority or body corporate created by or under an act of the General Assembly 250 specifying the power or powers, privileges or authority capable of exercise by the commission or public 251 authority or body corporate, as distinguished from § 15.2-1300, or 15.2-1303, or similar statutes, 252 provided that the officers and employees of a social services department; welfare board; community 253 services board or behavioral health authority; or library board of a county, city, or town shall be deemed 254 to be employees of local government.

255 "Local officer" means the treasurer, registrar, commissioner of the revenue, attorney for the
 256 Commonwealth, clerk of a circuit court, sheriff, or constable of any county or city or deputies or
 257 employees, working an average of at least 20 hours per week, of any of the preceding local officers.

258 "Teacher" means any employee of a county, city, or other local public school board working an average of at least 20 hours per week.

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