2020 SESSION

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safety restraint system; (ii) such safety restraint system was being used properly by the insured employee 57 58 at the time of the accident, as certified in the official accident report or by the official investigating 59 officer; and (iii) at the time of the accident, the driver of the private passenger vehicle held a current 60 license to operate a private passenger vehicle and was not intoxicated, driving while impaired or under 61 the influence of alcohol or drugs, as is defined or determined under applicable law.

62 The additional benefit shall be the lesser of 10 percent of the amount otherwise payable due to such accidental death or dismemberment or \$50,000. 63 64

C. Death or dismemberment from a felonious assault.

1. If an insured employee dies or suffers a dismemberment as a result of an accident caused by a 65 66 felonious assault committed by other than an immediate family member, there shall be paid an 67 additional accidental death or dismemberment benefit equal to the lesser of 25 percent of the amount otherwise payable due to such accidental death or dismemberment or \$50,000. **68**

2. In addition, if (i) an insured employee dies as a result of an accident caused by a felonious assault 69 committed by other than an immediate family member, and (ii) such insured employee has a qualifying 70 child at the time of such accident, a *college* savings trust account shall be opened for each qualifying child pursuant to under the Virginia College Savings Plan (§ 23.1-700 et seq.) shall be opened for each 71 72 73 qualifying child. The Retirement System shall be the contributor of any such account and shall 74 contribute into the account of each such qualifying child an amount approximately equal to the current 75 average cost, as published by the State Council of Higher Education for Virginia, of purchasing in full a 76 prepaid tuition contract for four years of tuition and mandatory fees at a baccalaureate public institution 77 institutions of higher education in the Commonwealth, as determined under the Virginia College Savings 78 Plan. The qualified beneficiary, as defined in § 23.1-700, shall be the qualifying child on whose behalf 79 such account was opened. Specific benefits of the *college* savings trust account shall be as defined by 80 the Virginia College Savings Plan.

Funds in a Disbursements from a college savings trust account opened on behalf of a qualifying 81 child shall be used for qualified higher education expenses at eligible institutions, both as defined under 82 this section shall be governed by procedures adopted by the Board of Trustees of the Virginia 83 Retirement System in accordance with § 529 of the Internal Revenue Code of 1986, as amended, or 84 other applicable federal law, and any other additional procedures as determined by the Board of the 85 Virginia College Savings Plan. Savings College savings trust account funds shall not be disbursed prior 86 to a qualifying child being admitted and enrolled at an eligible institution be payable only for qualified 87 higher education expenses to a post-secondary eligible educational institution. Any funds in a college 88 89 savings trust account that are not used by a qualifying child before the expiration of the time period for 90 the use of such funds, as determined by the Virginia College Savings Plan, shall be paid to the 91 Retirement System promptly after the expiration of such period.