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HOUSE BILL NO. 1189

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Appropriations
on February 12, 2010)

(Patron Prior to Substitute—Delegate Putney)

A BILL to amend and reenact §§ 51.1-124.3, 51.1-126, 51.1-142.2, 51.1-144, 51.1-153, 51.1-155, 51.1-157, 51.1-166, 51.1-303, and 51.1-306 of the Code of Virginia, relating to retirement plans under the Virginia Retirement System.

Be it enacted by the General Assembly of Virginia:

1. That §§ 51.1-124.3, 51.1-126, 51.1-142.2, 51.1-144, 51.1-153, 51.1-155, 51.1-157, 51.1-166, 51.1-303, and 51.1-306 of the Code of Virginia are amended and reenacted as follows:

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"Abolished system" means the Virginia Retirement Act, §§ 51-30 through 51-111, repealed by Chapter 1 of the Acts of Assembly of 1952.

"Accumulated contributions" means the sum of all amounts deducted from the compensation of a member and credited to his individual account in the member's contribution account, all amounts the member may contribute to purchase creditable service, all member contributions contributed by the employer on behalf of the employee, on or after July 1, 1980, except those amounts contributed on 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 is compensable under the Virginia Workers' Compensation Act (§ 65.2-100 et seq.), dies in service prior to retirement, or requests a refund of contributions in accordance with § 51.1-161, "accumulated contributions" shall include all member contributions paid by the employer on behalf of the member on and after July 1, 1980, and all interest which would have accrued to these funds.

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

"Average final compensation" means the average annual creditable compensation of a member during his 36 highest consecutive months of creditable service or during the entire period of his creditable service if less than 36 months. If a member commenced employment on or after July 1, 2010, with no prior service credit, "average final compensation" means the average annual creditable compensation of a member during his 60 highest consecutive months of creditable service or during the entire period of his creditable service if less than 60 months. If a member ceased employment prior to July 1, 1974, "average final compensation" means the average annual creditable compensation during the five highest consecutive years of creditable service.

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

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

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

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

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

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

"Employer" means the Commonwealth in the case of a state employee, the local public school board in the case of a teacher, or the political subdivision participating in the Retirement System.

"Joint Rules Committee" means those members of the House of Delegates and the Senate designated

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60 by the Speaker of the House and the Chairman of the Senate Committee on Rules, respectively, to meet
61 with each other and to act jointly on behalf of the Committee on Rules for each house.

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

64 "Medical Board" means the board of physicians 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.

68 "Normal retirement date" means a member's sixty-fifth birthday.

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

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

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

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

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

81 "Retirement System" means the Virginia Retirement System.

82 "Service" means service as an employee.

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

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

100 § 51.1-126. Employees of institutions of higher education.

101 For purposes of this section, "optional retirement plan" means a retirement plan covering the
102 employee for retirement purposes other than the Virginia Retirement System defined benefit retirement
103 plan established under this chapter.

104 A. 1. The Board shall maintain an optional retirement plan covering employees engaged in the
105 performance of teaching, administrative, or research duties with an institution of higher education and
106 any institution of higher education is authorized to make contributions to such plan for the benefit of its
107 employees participating in such plan. Except (i) as provided in subsection B for institutions of higher
108 education that have established their own optional retirement plan and (ii) for employees described in
109 subdivision A 2, every employee hired by an institution of higher education on or after July 1, 2003,
110 engaged in the performance of teaching, administrative, or research duties shall make an irrevocable
111 election to participate in either (a) the Virginia Retirement System defined benefit retirement plan
112 established by this chapter or (b) an optional retirement plan maintained by the Board. Such election
113 shall be exercised no later than 60 days from the time of the employee's entry upon the performance of
114 his duties. If an election is not made within such 60 days, such employee shall be deemed to have
115 elected to participate in the Virginia Retirement System defined benefit retirement plan.

116 2. Any employee (i) hired on or after July 1, 2003, by an institution of higher education engaged in
117 the performance of teaching, administrative, or research duties and (ii) who at the time of hiring is in
118 continuous service in the performance of such teaching, administrative, or research duties shall
119 participate in the optional retirement plan maintained by the Board if the most recent retirement plan
120 covering the employee prior to such hiring was an optional retirement plan. If the most recent retirement
121 plan covering the employee prior to such hiring was the Virginia Retirement System defined benefit

122 retirement plan, such person shall participate in such defined benefit retirement plan from the time of his
123 entry upon the performance of his duties.

124 B. 1. Any institution of higher education, upon receipt of approval by the Board in writing, may
125 establish and maintain its own optional retirement plan covering its employees who are engaged in the
126 performance of teaching, administrative, or research duties. Upon such approval, such institution is
127 authorized to make contributions to its own optional retirement plan for the benefit of its employees
128 who elect to participate or who are required to participate in such plan as provided in this subsection.

129 2. Every employee, with the exception of employees described in subdivision B 3, (i) hired on or
130 after July 1, 2003, by an institution of higher education that has established and is maintaining its own
131 optional retirement plan pursuant to this subsection and (ii) engaged in the performance of teaching,
132 administrative, or research duties shall make an irrevocable election to participate in either: (a) the
133 Virginia Retirement System defined benefit retirement plan established by this chapter or (b) such
134 optional retirement plan of the institution of higher education. Such employee shall not be provided any
135 election to participate in an optional retirement plan maintained by the Board.

136 The election shall be exercised no later than 60 days from the time of the employee's entry upon the
137 performance of his duties. If an election is not made within such 60 days, such employee shall be
138 deemed to have elected to participate in the Virginia Retirement System defined benefit retirement plan
139 established by this chapter.

140 3. Any employee (i) hired on or after July 1, 2003, by an institution of higher education engaged in
141 the performance of teaching, administrative, or research duties and (ii) who at the time of hiring is in
142 continuous service in the performance of such teaching, administrative, or research duties shall
143 participate in the optional retirement plan established by the institution of higher education pursuant to
144 this subsection if the most recent retirement plan covering the employee prior to such hiring was an
145 optional retirement plan. If the most recent retirement plan covering the employee prior to such hiring
146 was the Virginia Retirement System defined benefit retirement plan, such person shall participate in such
147 defined benefit retirement plan from the time of his entry upon the performance of his duties.

148 C. Any employee engaged in the performance of teaching, administrative, or research duties at an
149 institution of higher education who was covered under an optional retirement plan for retirement
150 purposes, other than the optional retirement plan established by such institution pursuant to subdivision
151 B 1, shall, at the time such institution establishes its own optional retirement plan pursuant to
152 subdivision B 1, automatically and immediately begin to participate in the optional retirement plan
153 established pursuant to subdivision B 1, notwithstanding such employee's prior election to participate in
154 a different optional retirement plan.

155 D. 1. Any administrative fee imposed pursuant to subdivision A 13 of § 51.1-124.22 upon any
156 institution of higher education for administering and overseeing the institution's retirement plan
157 established pursuant to subsection A shall be charged for each employee participating in such plan and
158 shall be for costs incurred by the Retirement System that are directly related to the administration and
159 oversight of such plan.

160 2. Each institution of higher education may charge and collect a reimbursement fee from each
161 employee participating in the institution's retirement plan established pursuant to subsection A. The total
162 amount charged and collected for such fee from all such employees for any year shall not exceed the
163 total of the costs described in subdivision D 1 and charged to the institution for such year.

164 E. 1. No employee of an institution of higher education who is an active member in any plan
165 maintained by the Board or established by an institution of higher education, pursuant to this section,
166 shall also be an active member of the retirement system or beneficiary other than a contingent annuitant.

167 2. If a member of the optional retirement plan maintained under this section is at any time in service
168 as an employee in a position covered for retirement purposes under the provisions of Chapters 1
169 (§ 51.1-124.1 et seq.), 2 (§ 51.1-200 et seq.), 2.1 (§ 51.1-211 et seq.), or 3 (§ 51.1-300 et seq.), his
170 benefit payments under the optional retirement plan maintained under this section shall be suspended
171 while so employed; provided, however, reemployment shall have no effect on the payment under the
172 optional plan maintained under this section if the benefits are being paid in an annuity form under an
173 annuity contract purchased with the member's account balance.

174 F. 1. The contribution by the Commonwealth on behalf of an employee participating in an optional
175 retirement plan maintained by the Board or on behalf of an employee participating in an optional
176 retirement plan established by his institution of higher education under this section to such employee's
177 retirement plan shall be (i) 10.4 percent of creditable compensation for employees commencing
178 employment or reemployment prior to July 1, 2010, and (ii) 8 percent for employees commencing
179 employment on or after July 1, 2010, with no prior participation in a plan governed by this section. An
180 institution of higher education may make an additional contribution for participants who, before January
181 1, 1991, exercised the election to participate in the plan provided by the institution employing them.
182 Such additional contributions shall be made using funds other than general funds, tuition or fees, up to

183 an additional 2.17 percent of creditable compensation.

184 2. These contribution rates shall be examined by the Board at least once every six years. The
 185 examination shall consider the salary peer group mean contribution as determined by the State Council
 186 of Higher Education and the Virginia Retirement System actuary, and, if deemed advisable, recommend
 187 a revision to the rate of contribution by the Commonwealth.

188 G. With respect to any employee who elects pursuant to subsection A or B to participate in the
 189 Virginia Retirement System defined benefit retirement plan established by this chapter, the institution of
 190 higher education shall collect and pay all employee and employer contributions to the Virginia
 191 Retirement System for retirement and group life insurance in accordance with the provisions of Chapter
 192 1 (§ 51.1-124.1 et seq.) for such employees.

193 H. The Virginia Retirement System shall develop policies and procedures for the administration of
 194 the optional retirement plan it maintains. To assist the Virginia Retirement System in developing such
 195 policies and procedures, the Board may appoint an advisory committee of higher education employees to
 196 supply guidance in the process.

197 I. As a condition of the Board granting approval to an institution of higher education to establish its
 198 own optional retirement plan, the institution of higher education shall develop policies and procedures
 199 for the administration of such plan and shall submit such policies and procedures to the Board as part of
 200 the Board-approval process required under this section. In addition, an institution of higher education
 201 that is granted approval by the Board to establish its own optional retirement plan covering employees
 202 engaged in the performance of teaching, administrative, or research duties shall not adopt or implement
 203 policies and procedures that are substantially different from the policies and procedures approved by the
 204 Board in the initial approval process unless the Board, in writing, approves such substantially different
 205 policies and procedures.

206 J. The Board shall establish guidelines for the employee elections referred to in subdivision B 2 and
 207 shall review and, if deemed advisable, recommend revisions to the contribution rates as described in
 208 subsection F. Except for the duties described in subsection I, the Board shall have no duties and
 209 responsibilities with respect to such plans established pursuant to subsection B.

210 § 51.1-142.2. Prior service or membership credit for certain members; service credit for accumulated
 211 sick leave.

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

213 A. ~~Except as provided in subdivisions 1 and 2,~~ in order to receive credit for the service made
 214 available in subsection B, a member in service shall be required to make a payment for each year, or
 215 portion thereof, to be credited at the time of purchase, equal to five percent of his creditable
 216 compensation or five percent of his average final compensation, whichever is greater, unless the member
 217 in service is purchasing the service made available in subsection B through a pre-tax or post-tax
 218 deduction, in which case the cost to purchase each year, or portion thereof, of such service shall be five
 219 percent of his creditable compensation.

220 1. ~~If (i) a member in service on or after June 30, 2010, and July 1, 2001-2010, or (ii) a person who~~
 221 ~~becomes a member on or after July 1, 2010, with prior service credit, does not purchase, or enter into a~~
 222 ~~purchase of service contract for, such the service made available in subsection B within three years from~~
 223 ~~his first date of hire or within three years of the final day of any leave of absence under subdivision B~~
 224 ~~2, as applicable, then, for each year to be credited at the time of purchase, the member shall pay an~~
 225 ~~amount equal to the actuarial equivalent cost.~~

226 2. ~~A person becoming a member on or after July 1, 2010, with no prior service credit, shall pay an~~
 227 ~~amount equal to a rate approximating the normal cost for the retirement program under which the~~
 228 ~~member is covered, with such rate for each retirement program to be determined by the Board, and~~
 229 ~~reviewed by the Board no less than every six years. However, if the member does not purchase, or~~
 230 ~~enter into a purchase of service contract for the service made available in subsection B within one year~~
 231 ~~from his first date of hire or within one year of the final day of any leave of absence under subdivision~~
 232 ~~B 2, as applicable, then, for each year to be credited at the time of purchase, the member shall pay an~~
 233 ~~amount equal to the actuarial equivalent cost.~~

234 2. ~~If a member in service on June 30, 2001, and July 1, 2001, did not, prior to July 1, 2001,~~
 235 ~~purchase, or enter into a contract with the Retirement System to purchase, such service under former~~
 236 ~~§ 51.1-142, then, for each year, or portion thereof, to be credited at the time of purchase, the member~~
 237 ~~shall pay an amount equal to the actuarial equivalent cost, unless such member purchases, or enters into~~
 238 ~~a purchase of service contract for, such service within three years from the date he became eligible to~~
 239 ~~purchase the service or by July 1, 2004, whichever is later. If the service is purchased or a purchase of~~
 240 ~~service contract is entered into within such time period, the cost to the member for each year to be~~
 241 ~~credited at the time of purchase shall be five percent of his creditable compensation or five percent of~~
 242 ~~his average final compensation, whichever is greater, unless the member in service is purchasing such~~
 243 ~~service through a pre tax or post tax deduction, in which case the cost to purchase each year, or portion~~
 244 ~~thereof, of such service shall be five percent of his creditable compensation. If such member first~~

245 becomes eligible to purchase any of the service under subsection B after July 1, 2001, the cost of such
 246 service or portion thereof shall be as provided in subsection A, except that the three year period in
 247 which to purchase, or enter into a purchase of service contract for, such service shall commence on the
 248 first day the member becomes eligible to purchase the service.

249 3. When a member requests credit for a portion of the period, the most recent portion shall be
 250 credited. Payment may be made in a lump sum at the time of purchase or by an additional payroll
 251 deduction. Only one additional deduction shall be permitted at any time. Should the additional deduction
 252 be terminated prior to purchasing the entire period that might otherwise be credited, the member shall be
 253 credited with the number of additional months of service for which full payment is made. If the
 254 additional deduction is continued beyond the point at which the entire period has been purchased, the
 255 member shall be credited with no more than the entire period that might otherwise have been credited
 256 and the excess amount deducted shall be refunded to the member.

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

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

265 B. 1. Any member in service may purchase prior service credit for (i) active duty military service in
 266 the armed forces of the United States, provided that the discharge from a period of active duty status
 267 with the armed forces was not dishonorable, (ii) creditable service of another state or of a political
 268 subdivision or public school system of this or another state, as certified by such state, political
 269 subdivision or public school system, (iii) creditable service of a political subdivision of this state not
 270 credited to the member under an agreement as provided for in § 51.1-143.1, as certified by such political
 271 subdivision, (iv) civilian service of the United States, (v) creditable service at a private institution of
 272 higher education if the private institution is merged with a public institution of higher education and
 273 graduates of the private institution are then issued new degrees from the public institution, or (vi) any
 274 period of time when the member was employed by a participating employer and not otherwise eligible
 275 to participate in the retirement system because the member was not an employee as defined in
 276 § 51.1-124.3.

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

280 2. Any member (i) granted a leave of absence for educational purposes may purchase service credit
 281 for such leave of absence; or (ii) granted any unpaid leave of absence due to the birth or adoption of a
 282 child may purchase up to one year of service credit per occurrence of leave.

283 C. Any member in service may purchase service credit for creditable service lost from ceasing to be
 284 a member under this chapter, as provided in § 51.1-128, because of the withdrawal of his accumulated
 285 contributions. Notwithstanding any other provision in this section, the cost to purchase such service shall
 286 be five percent of his creditable compensation or five percent of his average final compensation,
 287 whichever is greater, unless the member in service is purchasing such service through a pre-tax or
 288 post-tax deduction, in which case the cost to purchase each year, or portion thereof, of such service shall
 289 be five percent of his creditable compensation. If the member either purchases or enters into a contract
 290 to purchase such service within three years of the date he became eligible to purchase the service, or by
 291 July 1, 2004, whichever is later then the service may be purchased in a lump sum at the time of purchase
 292 or through an additional payroll deduction. Any purchase of such service made at a time later than such
 293 period shall be made in a lump sum at the time of purchase.

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

298 E. In any case where member and employer contributions, as required under this chapter, were not
 299 made because of an error in the payroll, personnel, or other classification system of an employer
 300 participating in the retirement system, service that has not been credited because of such error may be
 301 purchased on the following basis:

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

305 2. All other years of service the employer shall purchase at an actuarial equivalent cost.

306 F. The service credit to be credited to a member under this section shall be calculated at the ratio of
307 one year, or portion thereof, of service credit to one year, or portion thereof, of service purchased,
308 except for part-time service purchased under clause (vi) of subdivision B 1 which shall be calculated at
309 the ratio of one month of service credit for each 173 hours of service as certified by the employer and
310 as purchased by the member. Up to a maximum of four years of service credit may be purchased for
311 each of clauses (i) through (vi) of subdivision B 1 and clause (i) and (ii) of subdivision B 2. In addition,
312 a member in service may purchase service credit for every year or portion thereof for service lost from
313 cessation of membership as described in subsection C.

314 Except as otherwise required by Chapter 1223 of Title 10 of the United States Code, the service
315 credit made available under this section may not be purchased if, before being purchased or at the time
316 of such purchase pursuant to this section, the service to be purchased is service that is included in the
317 calculation of any retirement allowance received or to be received by the member from this or another
318 retirement system.

319 G. Any member may receive credit at no cost for service rendered in the armed forces of the United
320 States provided (i) the member was on leave of absence from a covered position, (ii) the discharge from
321 a period of active duty with the armed forces was not dishonorable, (iii) the member has not withdrawn
322 his accumulated contributions, (iv) the member is not disabled or killed while on leave without pay
323 while performing active duty military service in the armed forces of the United States, and (v) the
324 member reenters service in a covered position within one year after discharge from the armed forces. In
325 order to receive such service, the member must complete such forms and other requirements as are
326 required by the Board and the retirement system.

327 § 51.1-144. Member contributions.

328 A. Each member shall contribute five percent of his creditable compensation for each pay period for
329 which he receives compensation.

330 The employer shall deduct the contribution payable by the member. Every employee accepting
331 employment shall be deemed to consent and agree to any deductions from his compensation required by
332 this chapter. No deduction shall be taken from the compensation of a member after his normal
333 retirement date if the member elects not to contribute.

334 B. In determining the creditable compensation of a member in a payroll period, the Board may
335 consider the rate of compensation payable to the member on the date of entry or removal of his name
336 from the payroll as having been received throughout the month if service for the month is creditable. If
337 service for the month is not creditable, the Board may consider any compensation payable during the
338 month as not being creditable compensation.

339 C. The minimum compensation provided by law for any member shall be reduced by the deduction
340 required by this section. Except for any benefits provided by this chapter, payment of compensation
341 minus the deductions shall be a full and complete discharge of all claims for services rendered by the
342 member during the period covered by the payment.

343 D. No deduction shall be made from any member's compensation if the employer's contribution is in
344 default.

345 E. The Board may modify the method of collecting the contributions of members so that the
346 employer may retain the amounts deducted from members' salaries and have a corresponding amount
347 deducted from state funds otherwise payable to the employer.

348 F. 1. Any employer may elect to pay an equivalent amount in lieu of all member contributions
349 required of its employees. Such payments shall be credited to the members' contribution account. These
350 contributions shall not be considered wages for purposes of Chapter 7 (§ 51.1-700 et seq.) of this title,
351 nor shall they be considered to be salary for purposes of this chapter.

352 2. *Each member who commences employment on or after July 1, 2010, with no prior service credit,*
353 *who is a member of the retirement system, and who is covered by the defined benefit plan established*
354 *under this chapter; and each member of (i) the State Police Officers' Retirement System under Chapter*
355 *2 (§ 51.1-200 et seq.) who commenced employment on or after July 1, 2010, with no prior service*
356 *credit, (ii) the Virginia Law Officers' Retirement System under Chapter 2.1 (§ 51.1-211 et seq.) who*
357 *commenced employment on or after July 1, 2010, with no prior service credit, and (iii) the Judicial*
358 *Retirement System under Chapter 3 (§ 51.1-300 et seq.) who commenced employment on or after July 1,*
359 *2010, with no prior service credit shall pay member contributions on a salary reduction basis in*
360 *accordance with § 414(h) of the Internal Revenue Code, in the amount of five percent of creditable*
361 *compensation.*

362 G. Any employer whose employees are paying member contributions to the retirement system on a
363 salary reduction basis in accordance with § 414 (h) of the Internal Revenue Code may pay a portion of
364 the member contributions on behalf of all of its employees upon notification to the Board of the
365 employer's intent to make such partial payment. Any employer paying a portion of the member
366 contributions for its employees (i) shall do so in such manner that the entire member contribution for all
367 of its employees shall be paid by the employer starting not later than six years from the commencement

368 of such partial payment, or a period of time approved by the Board upon submission of a plan by the
 369 employer, and (ii) shall not pay a portion of the member contribution in any incremental amount with a
 370 fractional part of less than one-half of one percent of creditable compensation.

371 H. Any employer that, by resolution of its governing body, elects to provide retirement coverage for
 372 its employees in accordance with § 51.1-130 on or after September 1, 1998, shall allow its employees to
 373 pay member contributions to the retirement system on a salary reduction basis in accordance with § 414
 374 (h) of the Internal Revenue Code in lieu of paying the member contribution on behalf of its employees
 375 in accordance with the provisions of subsection F.

376 I. The Board may develop procedures to effect the transfer of member contributions paid by
 377 employers on or after July 1, 1980, and accrued interest on those contributions, to the member
 378 contribution account of the member, if such contributions have been previously deposited into the
 379 retirement allowance account of the employer.

380 § 51.1-153. Service retirement.

381 A. Normal retirement. - Any member in service at his normal retirement date with five or more years
 382 of creditable service may retire at any time upon written notification to the Board setting forth the date
 383 the retirement is to become effective. Any member in service who was denied membership prior to July
 384 1, 1987, as a result of being age sixty or over when first employed may retire at any time after his
 385 normal retirement date and the requirement of having five or more years of service shall not apply.

386 B. Early retirement. - 1. Any member in service who has attained his fifty-fifth birthday with five or
 387 more years of creditable service may retire prior to his normal retirement date upon written notification
 388 to the Board setting forth the date the retirement is to become effective.

389 2. ~~Any~~ Subject to the provisions of subdivision 3, any state employee, teacher, or employee of a
 390 political subdivision who is a member of the retirement system may retire prior to his normal retirement
 391 date after attaining age fifty and thirty years of creditable service, upon written notification to the Board
 392 setting forth the date the retirement is to become effective. The benefit for such member shall be
 393 calculated in accordance with the provisions of subdivision A 1 of § 51.1-155.

394 3. Any state employee, teacher, or employee of a political subdivision who commences employment
 395 on or after July 1, 2010, who has no prior service credit, and who is a member of the retirement system
 396 may retire prior to his normal retirement date after the sum of his age and years of creditable service
 397 equals 90, upon written notification to the Board setting forth the date the retirement is to become
 398 effective. The benefit for such member shall be calculated in accordance with the provisions of
 399 subdivision A 1 of § 51.1-155.

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

409 D. 50/10 retirement. - Any member in service on or after January 1, 1994, who has attained his
 410 fiftieth birthday with ten or more years of creditable service may retire prior to his normal retirement
 411 date upon written notification to the Board setting forth the date the retirement is to become effective. A
 412 person becoming a member on or after July 1, 2010, with no prior service credit, shall not be allowed
 413 to retire pursuant to this subsection.

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

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

419 § 51.1-155. Service retirement allowance.

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

422 1. Normal retirement. - ~~The~~ For members commencing employment on or after July 1, 2010, with no
 423 prior service credit, the allowance shall equal 1.65 percent of his average final compensation multiplied
 424 by the amount of his creditable service. For all other members, the allowance shall equal 1.70 percent
 425 of his average final compensation multiplied by the amount of his creditable service.

426 2. Early retirement; applicable to teachers, state employees, and certain others. - The allowance shall
 427 be determined in the same manner as for normal retirement with creditable service and average final
 428 compensation being determined as of the date of actual retirement. If the member has less than 30 years

429 of service at retirement, the amount of the retirement allowance shall be reduced on an actuarial
430 equivalent basis for the period by which the actual retirement date precedes the earlier of (i) his normal
431 retirement date or (ii) the first date on which he would have completed a total of 30 years of creditable
432 service. The provisions of this subdivision shall apply to teachers and state employees. These provisions
433 shall also apply to employees of any political subdivision that participates in the retirement system if the
434 political subdivision makes the election provided in subdivision 3.

435 3. Early retirement; applicable to employees of certain political subdivisions. - The allowance shall
436 be determined in the same manner as for normal retirement with creditable service and average final
437 compensation being determined as of the date of actual retirement. If the creditable service of the
438 member equals 30 or more years but the sum of his age at retirement plus his creditable service at
439 retirement is less than 90, the amount of the retirement allowance shall be reduced on an actuarial
440 equivalent basis for the period by which the actual retirement date precedes the earlier of (i) his normal
441 retirement date or (ii) the first date on which the sum of his then attained age plus his then creditable
442 service would have been equal to 90 or more had he remained in service until such date. If the member
443 has less than 30 years of creditable service, the retirement allowance shall be reduced for the period by
444 which the actual retirement date precedes the earlier of (i) his normal retirement date or (ii) the first date
445 on which he would have completed a total of at least 30 years of creditable service and his then
446 creditable service plus his then attained age would have been equal to 90 or more.

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

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

458 5. 50/10 retirement. - The allowance shall be payable in a monthly stream of payments equal to the
459 greater of (i) the actuarial equivalent of the benefit the member would have received had he terminated
460 service and deferred retirement to age 55 or (ii) the actuarially calculated present value of the member's
461 accumulated contributions, including accrued interest.

462 B. Beneficiary serving in position covered by this title.

463 1. Except as provided in subdivisions 2 and 3, if a beneficiary of a service retirement allowance
464 under this chapter or the provisions of Chapters 2 (§ 51.1-200 et seq.), 2.1 (§ 51.1-211 et seq.), or 3
465 (§ 51.1-300 et seq.) is at any time in service as an employee in a position covered for retirement
466 purposes under the provisions of this or any chapter other than Chapter 6 (§ 51.1-600 et seq.), 6.1
467 (§ 51.1-607 et seq.), or 7 (§ 51.1-700 et seq.), his retirement allowance shall cease while so employed.
468 Any member who retires and later returns to covered employment shall not be entitled to select a
469 different retirement option for a subsequent retirement.

470 2. Active members of the General Assembly who are eligible to receive a retirement allowance under
471 this title, excluding their service as a member of the General Assembly, shall be eligible to receive a
472 retirement allowance based on their creditable service and average final compensation for service other
473 than as a member of the General Assembly. Such members of the General Assembly shall continue to
474 be reported as any other members of the retirement system. Upon ceasing to serve in the General
475 Assembly, members of the General Assembly receiving a retirement allowance based on their creditable
476 service and average final compensation for service other than as a member of the General Assembly
477 shall have their retirement allowance recomputed prospectively to include their service as a member of
478 the General Assembly. Active members of the General Assembly shall be prohibited from receiving a
479 service retirement allowance under this title based solely on their service as a member of the General
480 Assembly.

481 3. (Expires July 1, 2015) Any person receiving a service retirement allowance under this chapter,
482 who is hired as a local school board instructional or administrative employee required to be licensed by
483 the Board of Education, may elect to continue to receive the retirement allowance during such
484 employment, under the following conditions:

485 (a) The person has been receiving such retirement allowance for a certain period of time preceding
486 his employment as provided by law;

487 (b) The person is not receiving a retirement benefit pursuant to an early retirement incentive program
488 from any local school division within the Commonwealth; and

489 (c) At the time the person is employed, the position to which he is assigned is among those
490 identified by the Superintendent of Public Instruction pursuant to subdivision 4 of § 22.1-23, by the

491 relevant division superintendent, pursuant to § 22.1-70.3, or by the relevant local school board, pursuant
492 to subdivision 9 of § 22.1-79.

493 If the person elects to continue to receive the retirement allowance during the period of such
494 employment, then his service performed and compensation received during such period of time will not
495 increase, decrease, or affect in any way his retirement benefits before, during, or after such employment.

496 § 51.1-157. Disability retirement allowance.

497 A. 1. Allowance payable on retirement. - Upon retirement for disability, a member who has five or
498 more years of creditable service shall receive an annual retirement allowance during his lifetime and
499 continued disability equal to 1.70 percent of his average final compensation multiplied by the smaller of
500 (i) twice the amount of his creditable service or (ii) the amount of creditable service he would have
501 completed at age sixty if he had remained in service to that age. If a member has already attained age
502 sixty, the amount of creditable service at his date of retirement shall be used.

503 2. *For those members who commenced employment on or after July 1, 2010, with no prior service*
504 *credit, upon retirement for disability, a member who has five or more years of creditable service shall*
505 *receive an annual retirement allowance during his lifetime and continued disability equal to 1.65*
506 *percent of his average final compensation multiplied by the smaller of (i) twice the amount of his*
507 *creditable service or (ii) the amount of creditable service he would have completed at age 60 if he had*
508 *remained in service to that age. If a member has already attained age 60, the amount of creditable*
509 *service at his date of retirement shall be used.*

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

518 B. Workers' compensation guarantee. - If a member retires for disability from a cause which is
519 compensable under the Virginia Workers' Compensation Act (§ 65.2-100 et seq.), the amount of the
520 annual retirement allowance shall equal sixty-six and two-thirds percent of the member's average final
521 compensation if the member does not qualify for primary social security benefits under the provisions of
522 the Social Security Act in effect on the date of his retirement. If the member qualifies for primary social
523 security benefits under the provisions of the Social Security Act in effect on the date of his retirement,
524 the allowance payable from the retirement system shall equal fifty percent of his average final
525 compensation. A member shall be entitled to the larger of the retirement allowance as determined under
526 the provisions of subsection A or under the provisions of this subsection.

527 C. Reduction of allowance. - Any allowance payable to a member who retires for disability from a
528 cause compensable under the Virginia Workers' Compensation Act shall be reduced by the amount of
529 any payments under the provisions of the Act in effect on the date of retirement of the member and the
530 excess of the allowance shall be paid to the member. When the time for compensation payments under
531 the Act has elapsed, the member shall receive the full amount of the allowance payable during his
532 lifetime and continued disability. If the member's payments under the Virginia Workers' Compensation
533 Act are adjusted or terminated for refusal to work or to comply with the requirements of § 65.2-603, his
534 allowance shall be computed as if he were receiving the compensation to which he would otherwise be
535 entitled.

536 D. Special retirement allowance guarantee. - Any member retired from a cause which is not
537 compensable under the Virginia Workers' Compensation Act shall be guaranteed an annual retirement
538 allowance during his lifetime and continued disability which equals fifty percent of the member's
539 average final compensation if the member does not qualify for primary social security benefits under the
540 provisions of the Social Security Act in effect on the date of his retirement. If the member qualifies for
541 primary social security benefits under the provisions of the Social Security Act in effect on the date of
542 retirement, the allowance payable from the retirement system shall equal thirty-three and one-third
543 percent of his average final compensation.

544 E. Determination of retirement allowance. - For the purposes of this section, the retirement allowance
545 shall be determined on the assumption that the retirement allowance is payable to the member alone and
546 that no optional retirement allowance is elected.

547 § 51.1-166. Post-retirement supplements generally.

548 A. In addition to the allowances payable under this chapter, post-retirement supplements shall be
549 payable to the recipients of such allowances. Supplements shall be subject to the same conditions of
550 payment as are allowances.

551 B. The amounts of the post-retirement supplements shall be determined as percentages of the

552 allowances supplemented hereby. The percentages shall be determined annually by reference to the
553 increase in the United States Average Consumer Price Index for all items, all urban consumers (CPI-U),
554 as published by the Bureau of Labor Statistics of the United States Department of Labor. The
555 percentages shall be based on monthly averages and shall be the difference between the average for the
556 calendar year in which the allowance initially commenced and the average for the calendar year
557 immediately prior to the calendar year in which the post-retirement supplement is paid. The annual
558 increase in the Consumer Price Index shall be considered only to the extent of three percent plus
559 one-half of such additional increase up to seven percent, *except that for any person who commences*
560 *employment on or after July 1, 2010, with no prior service credit, the annual increase in the Consumer*
561 *Price Index shall be considered only to the extent of two percent plus one-half of such additional*
562 *increase up to 10 percent.*

563 Beginning July 1, 1997, contribution rates calculated pursuant to § 51.1-145 for all employers shall
564 include an amount not less than twenty percent of the total annual amount necessary to fund all
565 post-retirement supplements. Contribution rates for all employers shall increase thereafter until,
566 beginning July 1, 2002, such rates shall include an amount equal to 100 percent of the total annual
567 amount necessary to fund all post-retirement supplements. All contribution rates shall be computed in
568 accordance with recognized actuarial principles on the basis of methods and assumptions approved by
569 the Board.

570 Nothing in this section shall prohibit an employer from contributing, prior to July 1, 2002, 100
571 percent of the total annual amount necessary to fund its post-retirement supplements.

572 C. There shall be no change in the amount of any post-retirement supplement between determination
573 dates except as necessary to reflect changes in the amount of the allowance being supplemented. The
574 post-retirement supplement shall remain a constant percentage of the respective allowance being
575 supplemented. No new post-retirement supplement shall be commenced except as of a determination
576 date. The post-retirement supplement determined as of any determination dates shall become effective at
577 the beginning of the fiscal year and shall be in lieu of any post-retirement supplements previously
578 payable, which shall thereupon be terminated.

579 D. Any recipient of an allowance which initially commenced on or prior to January 1, 1990, shall be
580 entitled to post-retirement supplements effective July 1, 1991.

581 § 51.1-303. Creditable service.

582 A. For those members in service on December 31, 1994, service as a judge shall be multiplied by a
583 factor of 3 1/2, the weighted years of service factor, to calculate years of creditable service. To calculate
584 years of creditable service for those members appointed or elected to an original term commencing on
585 or after January 1, 1995, service as a judge shall be multiplied by the weighted years of service factor
586 of 2 1/2. *To calculate years of creditable service for those members appointed or elected to an original*
587 *term commencing on or after July 1, 2010, service as a judge shall be multiplied by the weighted years*
588 *of service factor of 2.* For purposes of this section, "original term" means the first term for which the
589 member was appointed or elected to a position covered by the Judicial Retirement System.

590 B. Service qualifying for credit under the provisions of the Virginia Retirement System, the State
591 Police Officers' Retirement System, and the Virginia Law Officers' Retirement System shall be included
592 as creditable service for the purposes of this chapter, provided the requirements of those systems for
593 crediting service have been complied with. Service purchased in accordance with the provisions of
594 § 51.1-142.2 shall not be considered in determining the actuarial equivalent for early retirement nor shall
595 it be considered twice in determining any disability allowance payable under this chapter.

596 C. If a member ceases to be a judge, has not received a refund of the accumulated contributions
597 credited to his member's contribution account, and accepts employment in a position covered by the
598 Virginia Retirement System, he shall be entitled to credit for his previous creditable service under this
599 chapter. The amount of service transferred to the credit of the member in the Virginia Retirement
600 System shall not exceed the amount of credit which would provide a benefit of 78 percent of average
601 final compensation determined on the assumption that the member was eligible for normal retirement as
602 of the date of transfer and that he had elected no optional allowance. Future retirement rights shall be as
603 provided in the Virginia Retirement System.

604 § 51.1-306. Service retirement allowance.

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

607 1. Normal retirement. - The allowance shall equal 1.70 percent of his average final compensation
608 multiplied by the amount of creditable service. *For those members appointed or elected to an original*
609 *term commencing on or after July 1, 2010, with no prior service credit under this chapter, the*
610 *allowance shall equal 1.65 percent of his average final compensation multiplied by the amount of*
611 *creditable service.* The allowance shall not exceed seventy-eight percent of the average final
612 compensation of the member.

613 For retirements between October 1, 1994, and December 31, 1998, any judge who is a member or

614 beneficiary of a retirement system administered by the Board shall receive an additional retirement
615 allowance equal to three percent of the service retirement allowance payable under this section. Average
616 final compensation attributable to service as Governor, Lieutenant Governor, Attorney General, or
617 member of the General Assembly shall not be included in computing this additional retirement
618 allowance.

619 2. Early retirement. - The allowance shall be determined in the same manner as for normal retirement
620 with creditable service and average final compensation being determined as of the date of actual
621 retirement. If the member has not attained his sixtieth birthday or has less than thirty years of service,
622 the amount of the retirement allowance shall be reduced on an actuarial equivalent basis for the period
623 by which the actual retirement date precedes the earlier of (i) his normal retirement date or (ii) the first
624 date on or after his sixtieth birthday on which he would have completed a total of thirty years of
625 creditable service.

626 B. Normal and early retirement guarantees. - Any member who was a member of one of the previous
627 systems immediately prior to July 1, 1970, and who would have been eligible for retirement benefits
628 thereunder shall be guaranteed a minimum retirement allowance no less than that for which he would
629 have qualified had he continued to participate therein.

630 C. Determination of retirement allowance. - For the purposes of subsection B of this section, the
631 retirement allowance shall be determined on the assumption that the retirement allowance is payable to
632 the member alone and that no optional retirement allowance is elected.

633 D. Beneficiary serving in position covered by this title. - If a beneficiary of a service retirement
634 allowance under this chapter or under any of the previous systems is at any time in service as an
635 employee in a position covered for retirement purposes under the provisions of this or any chapter other
636 than Chapter 7 (§ 51.1-700 et seq.) of this title, his retirement allowance shall cease while so employed.

637 **2. That the effective date of the initial determinations of the normal cost rates referred to in**
638 **subdivision A2 of § 51.1-142.2 of the Code of Virginia shall be January 1, 2011. Therefore, for any**
639 **person becoming a member on or after July 1, 2010, with no prior service credit, but prior to**
640 **January 1, 2011, the applicable one-year period under subdivision A2 of § 51.1-142.2 for**
641 **purchasing service at the aforementioned normal cost rates shall begin on January 1, 2011.**