

- 1 HB190
- 2 VSBWPPP-1
- 3 By Representative Carns (N & P)
- 4 RFD: Jefferson County Legislation
- 5 First Read: 20-Feb-24



Τ	
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4	A BILL
5	TO BE ENTITLED
6	AN ACT
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9	Relating to the General Retirement System for Employees
10	of Jefferson County; to amend Sections 45-37-123.01,
11	45-37-123.20, 45-37-123.21, 45-37-123.22, 45-37-123.23,
12	45-37-123.24, 45-37-123.25, 45-37-123.26, 45-37-123.27,
13	45-37-123.28, 45-37-123.29, 45-37-123.50, 45-37-123.54,
14	45-37-123.80, 45-37-123.82, 45-37-123.83, 45-37-123.84,
15	45-37-123.100, 45-37-123.101, 45-37-123.102, 45-37-123.103,
16	45-37-123.104, 45-37-123.106, 45-37-123.108, 45-37-123.132,
17	45-37-123.150, 45-37-123.191, 45-37-123.194, and
18	45-37-123.195, Code of Alabama 1975; to clarify who is a
19	designated beneficiary; to identify the Personnel Board of
20	Jefferson County as the civil service system of Jefferson
21	County; to define missing participants and missing
22	beneficiaries as a participant or beneficiary whose
23	whereabouts are unknown to the system or who is nonresponsive;
24	to clarify categories of membership and benefits; to clarify
25	that all members who are not vested are nonvested; to clarify
26	that a member's benefit becomes partially vested and
27	nonforfeitable upon 10 years of paid service and fully vested
2.8	and nonforfeitable upon 15 years of haid service: to

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29	accurately reflect the method by which the county remits
30	employer and employee contributions to the system; to
31	authorize the pension board to pay any sums reasonably
32	necessary to defray administrative expenses of the plan before
33	remitting employer and employee contributions to the trust
34	fund; to establish additional qualifications and procedures
35	for individuals elected or appointed to serve on the pension
36	board; to provide for electronic forms and notice; to clarify
37	that the election of pension board members number four and
38	five are supervised by members volunteering to serve as the
39	election board; to clarify that only a beneficiary designated
40	by the member shall constitute a beneficiary under the plan;
41	to authorize the pension board to adopt rules and regulations
42	for the administration of any benefit provided by the plan
43	subject to applicable law; to authorize the pension board to
44	suspend and reinstate benefits to missing participants and
45	missing beneficiaries; to provide the pension board with the
46	authority to authorize the plan to defend and indemnify the
47	pension board and each of its individual members, employees of
48	the system, and the system as a legal entity separate and
49	distinct from the plan from claims, actions, or judgments
50	connected with or arising from decisions, acts, or omissions
51	undertaken within the scope of its or their official capacity
52	in furtherance of the purposes for which the system is
53	established to the extent allowed by applicable law and
54	Section 401(a), Internal Revenue Code; to authorize the
55	pension board to interplead funds into a court of competent
56	jurisdiction when the pension board cannot determine the owner

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57	of those funds or for any other reason allowed under
58	applicable law; to clarify that records and data of the system
59	are not public records; to clarify that payment of benefits
60	and administrative expenses from the trust fund is subject to
61	the prohibition against diversion of funds for any purpose
62	other than the exclusive benefit of members; to authorize the
63	pension board to remit certain contributions to a system
64	depository account to be treated as general assets of the
65	system as a legal entity separate and distinct from the plan
66	and its trust; to authorize the payment of benefits and
67	expenses of administration from the general assets of the
68	system as a legal entity separate and distinct from the plan
69	and its trust; to clarify that three affirmative votes are
70	required for the pension board to act; to provide that in the
71	event a mandatory member subsequently occupies a position not
72	subject to the Personnel Board of Jefferson County, the member
73	shall remain a mandatory and contributing member of the
74	system; to clarify that an employee eligible for optional
75	membership must exercise the option in writing; to remove
76	provisions prohibiting an active member from remaining a
77	participant in the plan after the member elects to participate
78	in another plan; to remove provisions related to the
79	conversion of unpaid membership time to paid membership time;
80	to remove certain provisions relating to the forfeiture of
81	certain pension benefits and employee contributions; to
82	clarify when a reemployed member begins to accrue benefits; to
83	clarify that a member may terminate employee contributions
84	upon reaching 30 years of paid service regardless of whether

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85	the member has accumulated sufficient service to entitle the
86	member to the maximum benefit available under the plan; to
87	provide that the hourly equivalent of one-half month of work
88	is sufficient to entitle a member to one month of service; to
89	clarify that the payment of benefits does not commence until
90	the member or the member's designated beneficiary executes all
91	necessary forms required by the pension board; to provide that
92	disability benefits are only authorized for permanent
93	disabilities arising on or before separation from employment
94	with the county; to clarify certain conditions for eligibility
95	to receive a disability benefit; to clarify a disabled
96	member's membership status upon reemployment by Jefferson
97	County; to provide that procedures for proving a common law
98	marriage are applicable only to a marriage entered into before
99	January 1, 2017; to remove certain provisions terminating a
100	member's right to a benefit; to remove certain provisions
101	disqualifying a member from receiving benefits; to provide
102	that vested pension benefits are nonforfeitable; to add
103	Section 45-37-123.31 to the Code of Alabama 1975, to clarify
104	the scope of immunity afforded to the system, the pension
105	board, and the individual members of the pension board, and
106	the employees of the system, when acting in its or their
107	official capacity; to add Section 45-37-123.110 to the Code of
108	Alabama 1975, to allow the pension board to adopt procedures
109	for the forfeiture and restoration of benefits and employee
110	contributions for missing participants and missing
111	beneficiaries whose whereabouts are unknown to the system or
112	who are nonresponsive; to provide that, during any period of



- forfeiture, a missing participant or missing beneficiary shall
- 114 not be treated as a member under the plan; to make technical
- 115 corrections; to repeal Sections 45-37-123.52 and 45-37-123.53,
- 116 providing for termination of eligibility and the conversion of
- 117 unpaid membership time to paid membership time; and to provide
- 118 for an effective date.
- 119 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- 120 Section 1. Sections 45-37-123.01, 45-37-123.20,
- 121 45-37-123.21, 45-37-123.22, 45-37-123.23, 45-37-123.24,
- 122 45-37-123.25, 45-37-123.26, 45-37-123.27, 45-37-123.28,
- 123 45-37-123.29, 45-37-123.50, 45-37-123.54, 45-37-123.80,
- 124 45-37-123.82, 45-37-123.83, 45-37-123.84, 45-37-123.100,
- 125 45-37-123.101, 45-37-123.102, 45-37-123.103, 45-37-123.104,
- 126 45-37-123.106, 45-37-123.108, 45-37-123.132, 45-37-123.150,
- 127 45-37-123.191, 45-37-123.194, and 45-37-123.195 of the Code of
- 128 Alabama 1975, are amended to read as follows:
- 129 "\$45-37-123.01
- For the purposes of this part, the following terms
- 131 shall have the following meanings:
- 132 (1) ACT. The act adding this part, to be called the
- 133 General Retirement System for Employees of Jefferson County
- 134 Act.
- 135 (2) ACTIVE MEMBER. An individual who currently is
- 136 employed by the county or other entities set forth in
- 137 subdivision (20) and is making employee contributions to the
- 138 system pursuant to Section 45-37-123.82.
- 139 (3) ACTUARIAL EQUIVALENT. Effective July 30, 1984, or
- 140 such other dates as set forth in Exhibit A to the plan



- 141 document, which is maintained in the office of the pension
- 142 board, a form of benefit differing in time, period, or manner
- of payment from a specific benefit provided under the plan but
- 144 having the same value when computed using the mortality
- 145 tables, the interest rate, and any other assumptions last
- 146 adopted by the pension board, which assumptions shall clearly
- 147 preclude any discretion in the determination of the amount of
- 148 a member's benefit.
- 149 (4) ACTUARIAL GAIN. As defined in Section
- 45-37-123.106(f)(1).
- 151 (5) ANNUITY STARTING DATE. As used in Subpart 6 and in
- 152 Section 45-37-123.106, means, with respect to any member, the
- 153 first day of the first period for which an amount is paid as
- an annuity, or, in the case of a benefit not payable in the
- form of an annuity, the first day on which all events have
- occurred which entitles the member to such benefit.
- 157 (6) BASIC AVERAGE SALARY. Generally means, effective as
- of February 1, 2010, the monthly compensation of a member
- averaged over the period of 36 consecutive months of paid
- 160 membership time during which such member's average monthly
- 161 compensation was higher than any other period of 36
- 162 consecutive months of paid membership time. For example, if a
- member terminated employment on June 20, 2010, and his or her
- 164 highest consecutive 36 month 36-month period ends on the
- 165 member's date of termination of employment, then the measuring
- 166 period for determining basic average salary would be from June
- 167 21, 2007, through June 20, 2010. The following rules shall
- 168 apply in calculating basic average salary:

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- a. Daily Compensation Calculation. Subject to the additional rules stated in this subdivision, the compensation earned in each year, or portion of a year, during the 36-month period shall be determined on a daily basis. The total of the compensation earned in each applicable year, or portion thereof, shall be added together and then divided by 36 to arrive at the member's basic average salary. If the foregoing process is not workable in some situations, then the pension board shall approve a different method which is reasonable given the terms of the act and the individual circumstances.
- b. Use of Unpaid Membership Time. The compensation paid to a member during unpaid membership time shall only be considered in determining the member's basic average salary for periods of employment prior to August 16, 1996.
- c. Tacking of Nonconsecutive Paid Membership Time.

 Separate periods of paid membership time may be tacked and considered as consecutive if the member does not have any paid membership time between the periods so tacked. For example, if the member did not have any paid membership time between two periods of paid membership time due to a leave of absence, the leave of absence would be ignored in calculating basic average salary.
- d. Post-termination. Compensation. Compensation paid subsequent to termination of participation in the system pursuant to Section 45-37-123.52, due to ineligibility, shall not be recognized in computing basic average salary. However, notwithstanding Notwithstanding any provisions of this plan to the contrary, a member's final paycheck from the county shall



- be counted in computing a member's basic average salary, but
 only to the extent that such paycheck constitutes
 compensation, and the highest consecutive 36 month 36-month
 period otherwise would end on the date of the member's
 termination of employment.
 - (7) BENEFICIARY. The <u>person</u> individual, or entity, designated as provided in Section 45-37-123.103(d) to receive the benefits which are payable under the plan upon or after the death of a member.
- 206 (8) BENEFIT ENHANCEMENT. An across the board increase
 207 to a previously awarded benefit to which a member is entitled.
- 208 (9) CIVIL SERVICE SYSTEM. The personnel system

 209 administered and operated by the Jefferson County Personnel

 210 Board.
- 211 $\frac{(10)}{(9)}$ COMMISSION. The Jefferson County Commission. 212 $\frac{(11)}{(10)}$ COMPENSATION.
- a. With respect to any member means:

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- 1. The regular salary or hourly wages paid to a member,
 based on his or her pay grade, as established by the Jefferson
 County Personnel Board of Jefferson County, or other
 appropriate authority, for a calendar year ending with or
 within the applicable plan year including any employee
 contributions pursuant to Section 45-37-123.82(a);
- 2. Plus any accumulated vacation time paid by the county;
- 222 3. Plus Worker's Compensation benefits, only as
 223 described in subdivision—(59) (65); and
- 4. Any differential wage payment, as defined in §

- 225 3401(h)(2), Internal Revenue Code, generally relating to 226 military pay. 227 b. Bonuses, overtime, longevity pay, paid accumulated 228 sick leave that is paid in the form of a lump sum, uniform 229 allowances, expense allowances, and any other nonregular forms 230 of compensation are excluded. 231 c. Compliance with § 401(a)(17), Internal Revenue Code. 232 Because the transitional rule provided by Treasury Regulation 233 $\S 1.401(a)(17)-1(d)(4)$ of the regulations issued under \S 234 401(a)(17), Internal Revenue Code, does not apply to the plan, 235 compensation of each member taken into account in determining benefit accruals in any plan year beginning after December 31, 236 237 2001, shall not exceed two hundred thousand dollars 238 (\$200,000), or such other amount provided in the Internal 239 Revenue Code. Such amount shall be adjusted for increases in the cost of livingcost-of-living in accordance with § 240 241 401(a)(17)(B), Internal Revenue Code, except that the dollar 242 increase in effect on January 1 of any calendar year shall be 243 effective for the calendar years beginning with such calendar 244 year. For any short calendar year, the compensation limit
- calendar year in which the calendar year begins multiplied by 247 the ratio obtained by dividing the number of full months in

shall be an amount equal to the compensation limit for the

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- 248 the short calendar year by 12. For purposes of determining
- 249 benefit accruals in a plan year beginning after December 31,
- 250 2001, compensation for any prior calendar year shall be
- limited to one hundred fifty thousand dollars (\$150,000) for 251
- 252 any calendar year beginning in 1996, one hundred sixty



- thousand dollars (\$160,000) for any calendar year beginning in 1997, 1998, or 1999; and one hundred seventy thousand dollars (\$170,000) for any calendar year beginning in 2000 or 2001.
- 256 (12) (11) COUNTY. Jefferson County, Alabama, and any 257 successor which shall maintain this plan. However, references herein to employment by the county also shall include 258 259 employment by such other entities set forth in subdivision 260 (20) and by entities for which the county is acting as payroll 261 agent or wherein the county is being reimbursed by an entity for the compensation of such entities' workers or wherein the 262 263 entity has appointing authority with respect to the workers. Accordingly, such entities' workers shall be covered by the 264 265 plan to the extent allowed under the act and as determined by 266 the pension board in its administration of the plan.
- 267 $\frac{(13)}{(12)}$ DEFERRED RETIREMENT BENEFIT. A benefit payable 268 pursuant to the terms of Section 45-37-123.100(c).
- 269 (14) (13) DESIGNATED BENEFICIARY. As defined The
 270 individual or entity designated as provided in Section
 271 45-37-123.103(d) to receive a benefit payable under the plan
 272 upon or after the death of a member or a beneficiary, as
 273 applicable.
- 274 (15) (14) DISABILITY RETIREMENT BENEFIT. A benefit
 275 payable pursuant to the terms of Section 45-37-123.102.
- 276 (15) DISABLED MEMBER. A member who is currently
 277 receiving a disability benefit from the system pursuant to
 278 Section 45-37-123.102.
- 279 (16) DISTRIBUTION CALENDAR YEAR. As defined in Section 280 45-37-123.106(f)(3).



281	(17	7)	EARL	Y RETI	REM	ENT :	BENE	FIT.	А	bene	fit	payal	ole
282	pursuant	to	the	terms	of	Sect	ion	45-37	7 – 1	123.1	00(b).	

- 283 (18) EFFECTIVE DATE. <u>January 1, 2010 May 23, 2013</u>,
 284 except as otherwise provided.
- 285 (19) ELIGIBLE COST-OF-LIVING INDEX. As defined in 286 Section 45-37-123.106(f)(4).
- 287 (20) ELIGIBLE EMPLOYEE.

- a. The following individuals affiliated with Jefferson County, Alabama, or the State of Alabama:
 - 1. Any person individual employed by Jefferson County at a wage or salary payable at regular intervals, whether or not such person the individual is subject to the civil service system in operation in Personnel Board of Jefferson County.
 - 2. Any person individual elected or appointed to a job or position with or for Jefferson County, whose compensation was paid or shall be paid, in whole or in part, by Jefferson County while occupying such the job or position.
 - 3. Any person individual who occupies a county office in Jefferson County that is created by an act of the Legislature of the State of Alabama or is provided for by the Constitution of Alabama of 1901 2022, and such the office requires full-time service. Such person The individual is an eligible county office employee.
 - 4. Any person who is an officer or an employee of a hospital created by Jefferson County if such person's employment status with the hospital is such that if the person had the same employment status with Jefferson County, he or she would be an eligible employee. Such person is an eligible



hospital employee.

- 5.4. Any person individual employed by the General Retirement System for Employees of Jefferson County at a wage or salary payable at regular intervals, whether or not the person individual is subject to the civil service system in operation in Personnel Board of Jefferson County.
- 6.5. Any person individual employed by the Personnel Board of Jefferson County at a wage or salary payable at regular intervals, whether or not the person individual is subject to the civil operation in Personnel Board of Jefferson County.
- 7.6. Any person individual employed by an entity for which the county is acting as payroll agent or for which the county has agreed to be reimbursed by the entity for the compensation paid to the person individual, whether or not the person individual is subject to the civil service system in operation in Personnel Board of Jefferson County.
 - b. An eligible employee shall not include:
- 1. Any person individual who is appointed or elected as a member of any board or commission of Jefferson County, provided that service on such the board or commission does not require full-time service or the members on the board or commission receive no compensation for their service except for meetings attended by them.
- 2. Any person individual whose employment is temporary so long as his or her employment remains temporary. A person's An individual's employment shall be deemed to be temporary within the meaning of this subdivision if such the employment



is temporary as defined by the civil service system Personnel

Board of Jefferson County, or if the officers, board,

commission, or agency employing such person the individual

certifies in writing to the pension board that the employment

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342 3. Any leased employee and any independent contractor.

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is temporary.

- (21) EMPLOYEE. Any person individual who is employed by 343 344 the county or elected or appointed to a job or position with 345 or for the county. An employee shall exclude any leased employee and any independent contractor as such the terms are 346 347 defined by the pension board or the civil service system Personnel Board of Jefferson County. See also subdivision (12) 348 349 (11), which covers situations in which other entities may be 350 the employer of eligible employees.
- 351 (22) EMPLOYEE CONTRIBUTION. The amount a member is
 352 required to contribute to the plan as a condition of
 353 employment and participation in the plan pursuant to Section
 354 45-37-123.82 and any amount required to be treated as an
 355 employee contribution in accordance with Section
 356 45-37-123.190(b), relating to transfers from § 457(b),
 357 Internal Revenue Code, plans.
 - (23) EMPLOYER CONTRIBUTION. The amount the county is required to contribute to the plan pursuant to Section 45-37-123.20(b) and Section 45-37-123.80(a).
 - (24) EXECUTIVE DIRECTOR. The individual designated by the pension board to manage the employees and day-to-day administration of the system. The individual shall not be subject to the civil service system Personnel Board of



365	Jefferson	County.

- 366 (25) FISCAL YEAR. The system's accounting year of 12 367 months commencing on October 1 of each year and ending the 368 following September 30.
- 369 (26) 415 COMPENSATION. With respect to any member means 370 such member's wages as defined in § 3401(a), Internal Revenue 371 Code, and all other payments of compensation by the county, in 372 the course of the county's trade or business, for a calendar 373 year ending with or within the plan year for which the county is required to furnish the member a written statement under §§ 374 375 6041(d), 6051(a)(3), and 6052, Internal Revenue Code. 415 376 compensation shall be determined without regard to any rules 377 under § 3401(a), Internal Revenue Code, that limit the 378 remuneration included in wages based on the nature or location 379 of the employment or the services performed, such as the 380 exception for agricultural labor in § 3401(a)(2), Internal 381 Revenue Code. Notwithstanding the above, the determination of 382 415 compensation shall be made by including any elective 383 deferral, as defined in § 402(q)(3), Internal Revenue Code, 384 and any amount which is contributed by the county at the 385 election of the member pursuant to a salary reduction 386 agreement and which is not includible in the gross income of 387 the member by reason of §§ 125, 132(f)(4), 402(e)(3), 388 402(h)(1)(B), 403(b), or 457(b), Internal Revenue Code, and 389 employee contributions described in § 414(h)(2), Internal 390 Revenue Code, that are treated as employer contributions. For this purpose, effective January 1, 1998, amounts not 391 392 includible in gross income under § 125, Internal Revenue Code,



shall be deemed to include any amounts not available to a
member in cash in lieu of group health coverage because the
member is unable to certify that the member has other health
coverage, provided the county does not request or collect

information regarding the member's other health coverage as

398 part of the enrollment process for the health plan.

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Internal Revenue Code:.

- a. Compensation Paid After Severance from Employment.

 With respect to limitation years beginning on and after July

 1, 2007, 415 compensation shall be adjusted for the following

 types of compensation paid after a member's severance from

 employment with the county, or any other entity that is

 treated as the county pursuant to § 414(b), (c), (m), or (o),
- 1. The following amounts shall be included in 415
 compensation to the extent these amounts are paid by the later
 of two months after severance from employment or by the end of
 the limitation year that includes the date of such severance
 from employment:
- 411 (i) Regular pay. 415 compensation shall include regular 412 pay after severance from employment if:
- A. The payment is regular compensation for services
 during the member's regular working hours, or compensation for
 services outside the member's regular working hours, such as
 overtime or shift differential, commissions, bonuses, or other
 similar payments; and
- B. The payment would have been paid to the member prior to a severance from employment if the member had continued in employment with the county.



(ii) Leave cashouts. 415 compensation shall include
leave cashouts if those amounts would have been included in
the definition of 415 compensation if they were paid prior to
the member's severance from employment, and the amounts are
payment for unused accrued bona fide sick, vacation, or other
leave, but only if the member would have been able to use the
leave if employment had continued.

- (iii) Deferred compensation. 415 compensation shall include deferred compensation if the compensation would have been included in the definition of 415 compensation if it had been paid prior to the member's severance from employment, and the compensation is received pursuant to a nonqualified unfunded deferred compensation plan, but only if the payment would have been paid at the same time if the member had continued in employment with the county and only to the extent that the payment is includible in the member's gross income.
- 2. The following amounts shall not be included in 415 compensation:
- (i) Salary continuation payments for military service participants. 415 compensation does not include payments to an individual who does not currently perform services for the county by reason of qualified military service to the extent those payments do not exceed the amounts the individual would have received if the individual had continued to perform services for the county rather than entering qualified military service.
- 447 (ii) Salary continuation payments for disabled 448 participants. 415 compensation does not include compensation



449 paid to a member who is permanently and totally disabled, as 450 defined in § 22(e)(3), Internal Revenue Code.

451 b. Administrative Delay or the First Few Weeks Rule. 452 With respect to limitation years beginning on and after July 453 1, 2007, 415 compensation does not include amounts earned but 454 not paid during the limitation year solely because of the

timing of pay periods and pay dates.

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- 456 c. Back Pay. With respect to limitation years beginning on and after July 1, 2007, payments awarded by an 457 administrative agency or court or pursuant to a bona fide 458 459 agreement by the county to compensate a member for lost wages are 415 compensation for the limitation year to which the back 461 pay relates, but only to the extent such payments represent 462 wages and compensation that would otherwise be included in 415 463 compensation.
 - (27) INVESTMENT MANAGER. An entity that has the power to manage, acquire, or dispose of plan assets and acknowledges fiduciary responsibility to the plan in writing. Such The entity shall be a person an individual, firm, or corporation registered as an investment adviser under the Investment Advisers Act of 1940, a bank, or an insurance company.
 - (28) INVOLUNTARY DEFERRED RETIREMENT BENEFIT. A benefit payable pursuant to the terms of Section 45-37-123.100(c)(3).
- 472 (29) - IRC INTERNAL REVENUE CODE. The Internal Revenue 473 Code of 1986, as amended or replaced from time to time.
- 474 (30) JOINT SURVIVOR. The designated beneficiary of a deceased member who shall become a member of the system upon 475 476 the deceased member's death and who is eligible to receive



payment of a preretirement joint survivorship pension benefit
pursuant to Section 45-37-123.103 or a postretirement joint
survivorship pension benefit pursuant to Section
<u>45-37-123.101.</u>
(30) (31) JOINT SURVIVORSHIP PENSION. Either a
preretirement joint survivorship pension or a postretirement
joint survivorship pension.
(31) (32) LIFE EXPECTANCY. As defined in Section
45-37-123.106(f)(5).
(32) (33) MEDICAL ADVISOR. The pension board's medical
advisors or other appointed physicians or vocational
specialists.
(33) (34) MEMBER. Any eligible employee who, depending
on the context as used throughout this plan, participates, or
participated, in the plan as either an active member, a
retired member, a disabled member, or the joint survivor of a
deceased member who is receiving payment of a preretirement
joint survivorship pension benefit pursuant to Section
45-37-123.103 or a postretirement joint survivorship pension
benefit pursuant to Section 45-37-123.101.
(35) MISSING BENEFICIARY. The designated beneficiary of
a member whose whereabouts are unknown to the system or who is
nonresponsive, or both.
(36) MISSING PARTICIPANT. A member of the system who
has separated from employment with the county without refund
of his or her employee contributions and whose whereabouts are
unknown to the system or who is nonresponsive, or both.
(34) (37) NONSERVICE CONNECTED DISABILITY. A total

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505	disability or partial disability while the member is employed
506	by the county that is not a service connected disability.
507	(38) NONVESTED. All members who are not vested.
508	$\frac{(35)}{(39)}$ PAID MEMBERSHIP TIME. The time during which a
509	member made, or shall have made, employee contributions to the
510	system and other previous retirement systems, provided,
511	however, that if a member, for any reason, including
512	termination of employment, withdraws his or her employee
513	contributions, the period during which the employee
514	contributions are withdrawn shall be considered unpaid
515	membership time, unless it—is was previously converted to paid
516	membership time as provided for in Section 45-37-123.53. Paid
517	membership time also shall include a member's absence due to
518	qualified military service. Years of paid membership time
519	shall be calculated in accordance with Section 45-37-123.84.
520	$\frac{(36)}{(40)}$ PARTIAL DISABILITY. A permanent disability
521	that is less than a total disability determined in accordance
522	with Section $45-37-123.102(c)$ $45-37-123.102(a)(3)$.
523	$\frac{(37)}{(41)}$ PENSION BOARD. The administrator of the plan,
524	as whose powers and duties of administration are more fully
525	described in Subpart 2.
526	(42) PENSION BENEFIT. A superannuation retirement
527	benefit, early retirement benefit, or deferred retirement
528	benefit payable pursuant to Section 45-37-123.100 or a
529	preretirement or postretirement joint survivorship pension
530	payable pursuant to Section 45-37-123.103 or Section
531	<u>45-37-123.101.</u>
532	(43) PERSONNEL BOARD OF JEFFERSON COUNTY The personnel



533 system for employees of the county. 534 (38) (44) PLAN or SYSTEM. The General Retirement System 535 for Employees of Jefferson County, which plan or system may 536 sue or be sued, and in such name all of its business shall be 537 transacted. 538 (39) (45) PLAN YEAR. The plan's accounting year of 12 539 months commencing on January 1 of each year and ending the 540 following December 31. 541 (40) (46) POSTRETIREMENT JOINT SURVIVORSHIP PENSION. The benefit described in Section 45-37-123.101. 542 543 (41) (47) PRERETIREMENT JOINT SURVIVORSHIP PENSION. The benefit described in Section 45-37-123.103. 544 545 (42) (48) PREVIOUS RETIREMENT SYSTEMS. The retirement 546 systems established by Acts 1953, No. 551, 1953 Regular 547 Session (Acts 1953, p. 766), as amended, the Employees' Retirement System of Jefferson County, and by Acts 1961, No. 548 549 843, 1961 Regular Session (Acts 1961, p. 1250), as amended, 550 the Employees General Retirement System of Jefferson County. 551 (43) (49) QUALIFIED MILITARY SERVICE. Except as 552 otherwise subsequently provided under § 414(u), Internal 553 Revenue Code, the performance of duty, on a voluntary or 554 involuntary basis, in a uniformed service under competent authority, and includes active duty, active duty for training, 555 556 initial active duty for training, inactive duty training, 557 full-time national guard duty, a period for which a person an 558 individual is absent from a position of employment for the purpose of an examination to determine the fitness of the 559

person individual to perform any such duty, and a period for



- which a person an individual is absent from employment for the purpose of performing funeral honors duty.
- 563 (44)(50) REGULAR DEFERRED RETIREMENT BENEFIT. A benefit payable pursuant to the terms of Section 45-37-123.100(c)(2).
- 565 (45) (51) REGULATION. The income tax regulations as

 566 promulgated adopted by the Secretary of the Treasury or a

 567 delegate of the Secretary of the Treasury, as amended from

 568 time to time.
- 569 $\frac{(46)}{(52)}$ REQUIRED BEGINNING DATE. As defined in Section 570 45-37-123.106(f)(6).
- 571 (47) (53) RETIRED MEMBER. An individual who currently is 572 receiving a pension benefits benefit from the system pursuant 573 to Section 45-37-123.100.
- (48) (54) SERVICE CONNECTED DISABILITY. A total
 disability or partial disability, caused by an accident or
 injury arising out of and in the course of a member's
 employment with the county.
- 578 (49) (55) SERVICE RECORD. An employee's record of
 579 service upon which the pension board bases all of the member's
 580 benefit calculations, including records of the county.
- 581 (50) (56) SICK LEAVE RETIREMENT CONVERSION. A program
 582 sponsored by the county or other entities set forth in
 583 subdivision (20) wherein a member is paid for accumulated sick
 584 leave time.
- 585 $\frac{(51)}{(57)}$ SUPERANNUATION RETIREMENT BENEFIT. A benefit payable pursuant to the terms of subsection (a) of Section $\frac{45-37-123.100}{45-37-123.100}$ 45-37-123.100(a).
- 588 $\frac{(52)}{(58)}$ SYSTEM or PLAN. The General Retirement System



- for Employees of Jefferson County, which system or plan may sue or be sued, and in such name all of its business shall be transacted.
- 592 (53) (59) SPOUSE. The legal wife or husband of a member as determined in accordance with federal law.
- (54) (60) TOTAL DISABILITY. A permanent physical or mental condition of a member resulting from bodily injury, disease, or mental disorder which renders such member incapable of continuing usual and customary employment with the county. The disability of a member shall be determined by a licensed medical advisor.
- 600 (55) (61) TRUSTEE. The pension board or the person
 601 individual or entity appointed by the pension board and named
 602 as trustee herein or in any separate trust forming a part of
 603 the plan, and any successors.
 - (56) (62) TRUST FUND. The tax-qualified trust in which certain plan funds are held, disbursed, transferred, and invested by the trustee at the pension board's, or its designated investment manager's, discretion and in accordance with this part, the Internal Revenue Code, and other applicable laws and regulations.
- (57) (63) UNPAID MEMBERSHIP TIME.

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- a. Subject to paragraph d., all of the following:
- 1. Time during which a member was employed by the
 county, but the member did not make employee contributions to
 the system and/or or other previous retirement systems, or
 both.
- 2. Time during which a member withdrew employee



contributions for any reason, including upon a termination of employment, unless this period of time—is_was_later converted to paid membership time—as provided for in Section 45-37-123.53.

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- 3. Time during which a person an individual held an elective office or was employed in a full-time job or position in the service of any municipality, governmental agency, or subdivision or held an elective office, provided that at the time the person individual served with such the municipality, governmental agency, or subdivision, it was subject to the countywide civil service law Personnel Board of Jefferson County.
- b. Unpaid membership time shall not include any of the following:
- 1. Service with a municipality, governmental agency, or subdivision if the employee received a pension from such municipality, governmental agency, or subdivision, on account of such service or if such service was considered in the calculation of the pension.
- 2. Any unpaid membership time that has been converted to paid membership time.
- 3. Any service in a temporary job or position, as determined by the pension board.
- c. If such prior service with a municipality,
 governmental agency, or subdivision was not an elective office
 or in a classified position, such prior service shall not be
 treated as unpaid membership time unless such employee
 establishes to the satisfaction of the pension board that such



645 service was a full-time job.

August 16, 1996.

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- on or before August 16, 1996, years of unpaid membership time are used in computing accrued benefits under the plan, as are months of unpaid membership time. Months are converted into a fraction of a year as set forth in Section 45-37-123.84.

 Notwithstanding any provision of the plan to the contrary, unpaid membership time shall not accrue after August 16, 1996, and shall not apply to members who initially join the system, or members who rejoin the system after having withdrawn, after
- 656 (58) (64) VESTED. The portion of a member's benefits 657 under the plan that generally are have accrued pursuant to Section 45-37-123.100(c)(2)b. and are therefore 658 nonforfeitable. Subject to Section 45-37-123.83, relating to 659 failure to claim a refund of employee contributions within the 660 661 five-year period, a A member's benefit shall become 662 nonforfeitable, or vested, and nonforfeitable upon any of the 663 following events:
- 664 <u>a. The member's accrual of at least 10 years of paid</u>
 665 service;
- 666 a.b. Partial or full termination of the plan as set forth in Section 45-37-123.170; and or
- 668 <u>b.c.</u> Meeting the eligibility conditions for entitlement 669 to a benefit under Subpart 5.
- 670 (59) (65) WORKER'S COMPENSATION BENEFITS. Any benefit
 671 paid to a member under any worker's compensation law of the
 672 State of Alabama for any injury or disability suffered by such

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member while working for the county on the job or position by reason of which he or she is a member. Additionally, worker's compensation benefits are included in compensation for purposes of determining employee contributions pursuant to Section 45-37-123.82. Worker's compensation benefits are included in compensation for purposes of calculating a retirement pension benefit only if inclusion of such worker's compensation benefits produces a higher benefit than exclusion of such worker's compensation benefits."

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- (a) Provisions of records. The county shall provide all records and documents necessary to determine an employee's status and eligibility for membership in the plan, upon which a service record shall be created.
- (b) Contributions. The county shall contribute an amount equal to six percent of an employee's compensation from the county's general assets to the trust fund system, as provided in Section 45-37-123.80. The county also shall withhold six percent of an employee's compensation each pay period as provided in Section 45-37-123.82. The county also shall contribute any amounts received pursuant to Section 45-37-233, attributable to pistol permits. Additionally, the county may pay into the trust fund system from the general funds of the county, in such installments or times as the county may elect, an amount or amounts sufficient to assure that the system is actuarially sound. The system shall remit contributions to the trust fund as soon as practicable. The pension board may first pay any sums reasonably necessary to



701	defray administrative expenses of the plan as determined by
702	the pension board subject to Section 45-37-123.194. The county
703	shall also contribute any amounts received pursuant to Section
704	45-37-233, attributable to pistol permits, to the system,
705	which shall not be considered plan assets. Any funds
706	contributed pursuant to Section 45-37-233 shall be remitted to
707	a system depository account and treated as general assets of
708	the system as a legal entity separate and distinct from the
709	<pre>plan and its trust."</pre>
710	"§45-37-123.21
711	(a) General administration. The role of the pension
712	board is established by the State of Alabama through
713	legislative act. The pension board is responsible for the
714	general administration and proper operation of the plan. The
715	pension board also is responsible for making effective the
716	provisions of the act.
717	(b) Qualifications of pension board members. In
718	addition to the qualifications set forth in subsection (c),
719	any individual elected or appointed to the pension board shall
720	<pre>complete a background check before the commencement of his or</pre>
721	her term. A prior conviction for a crime of moral turpitude
722	including, but not limited to, the misappropriation of the
723	funds or property of another, shall, as determined by the
724	pension board, disqualify any individual elected or appointed
725	to the pension board from serving on the pension board.
726	(b) (c) Composition of pension board. The pension board
727	is comprised of five members, designated respectively as
728	member number one, member number two, member number three,



729 member number four, and member number five.

- appointed by the governing body of the county and shall serve as chairman of the pension board. Member number one shall have a minimum of 10 years' experience in an executive capacity in insurance, investment management/consultant, or actuarial work. The initial term of member number one shall be for one year; and thereafter the term of member number one shall be for three years.
- (2) MEMBER NUMBER TWO. Member number two shall be appointed by the judge of probate, who is an elected official of the county. Member number two shall have a minimum of 10 years' experience in an executive capacity in investing or banking. The initial term of member number two shall expire at the end of two years; and thereafter the term of member number two shall be for three years.
- (3) MEMBER NUMBER THREE. Member number three shall be appointed by the Jefferson County Personnel Board of Jefferson County. Member number three shall have a minimum of 10 years' experience as a certified public accountant. The initial term of member number three shall expire at the end of three years; and the term of member number three shall be for three years.
- (4) MEMBERS NUMBER FOUR AND FIVE. Member number four and member number five shall be elected by the members of the system. Member number four shall be a retired member of the system. Member number five shall be a member of the system. The initial term of member number four shall be for one year; and thereafter the term of member number four shall be for





- 757 three years. Member number five shall be elected for terms of three years.
- 759 (c) (d) Procedure for the election of board members four 760 and five and selection of the election board.

- (1) Elections of member number four and member number five shall be conducted by separate paper or electronic ballot pursuant to procedures established by the pension board.
- (2) The members of the system shall elect member number four and member number five. The pension board shall give at least 15 days' written notice of the time and procedure of the election by posting the same in at least three prominent places in the county courthouse on the retirement system website and by delivering three copies of the same an electronic or paper copy of the written notice to the county manager who shall inform all persons individuals on the county payroll of the election; however, the failure to inform all such employees of the election shall not invalidate the election.
- number five shall be supervised by three members of the system serving volunteering to serve as the election board. The members that volunteer to serve as the election board shall be appointed by the members of the system at the annual meeting as provided for in Section 45-37-123.22(b)(14). If the members of the system fail to appoint members to the election board, or if any member so appointed cannot or will not volunteer to serve on the election board, the pension board shall appoint the members of the election board. The pension board may

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- prescribe additional rules for the elections of member number four and member number five not inconsistent with the provisions hereof.
- 788 (d) (e) Vacancy, how filled. If a vacancy occurs on the pension board, such vacancy shall be filled for the unexpired term in the same manner as the office was previously filled.
- 791 (e) (f) Resignation or removal of pension board member.

 792 A member of the pension board may resign by delivering a

 793 written resignation to the executive director or be removed by

 794 the unanimous vote of the other members of the pension board

 795 at a duly called meeting of the pension board.
- 796 (f) (g) Secretary. The secretary of the pension board
 797 shall be the executive director.
 - (g) (h) Salary and expenses. The Subject to Section

 45-37-123.194, the members of the pension board shall serve without pay, but shall be reimbursed for expenses actually paid or incurred in the discharge of their official duties, and shall suffer no loss of salary or wages, if employed by the county, through service on the board."
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(a) The pension board shall be responsible for the general administration and proper operation of the plan, and shall administer the plan for the exclusive benefit of the members and their <u>designated</u> beneficiaries, subject to the specific terms of the plan. The pension board shall administer the plan in accordance with its terms and shall have the power and discretion to construe the terms of the plan and the act and to determine all questions arising in connection with the



813 administration, interpretation, and application of the plan.

814 Any-such determination by the pension board shall be

815 conclusive and binding upon all persons individuals. The

816 pension board may establish procedures, correct any defect,

817 supply any information, or reconcile any inconsistency in such

818 manner and to such extent as shall be deemed necessary or

819 advisable to carry out the purpose of the plan; provided,

820 however, that any procedure, discretionary act,

821 interpretation, or construction shall be done in a

822 nondiscriminatory manner based upon uniform principles

823 consistently applied and shall be consistent with the intent

that the plan shall continue to be deemed a qualified plan 824

825 under the terms of § 401(a), Internal Revenue Code, and shall

comply with the terms of the act and all regulations issued

827 pursuant thereto. The pension board shall have all powers

828 necessary or appropriate to accomplish the pension board's

829 duties under the plan.

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- 830 (b) The pension board shall be charged with the duties 831 of the general administration of the plan as set forth under 832 the terms of the plan, including, but not limited to, all of 833 the following:
- 834 (1) To determine all questions relating to the 835 eligibility of employees to participate or remain a member 836 hereunder and to receive benefits under the plan.
- 837 (2) To compute and certify the amount and the kind of 838 benefits to which any member shall be entitled hereunder.
- (3) To maintain all necessary records for the 839 administration of the plan.



841 (4) To interpret the provisions of the plan and to make
842 and publish such rules for regulation of the plan and the
843 administration of any benefit provided as are consistent with
844 the act and the terms hereof applicable law.

- (5) To establish rules and regulations for the administration of plan funds and for the transaction of the plan's business including, without limitation, the suspension or reinstatement of benefits to missing participants or missing beneficiaries.
- (6) To exercise any investment discretion in a manner designed to accomplish specific objectives related to the plan's long-term and short-term liquidity needs.
- (7) To prepare and provide active members with an annual estimated benefit statement notifying them of their estimated benefits.
- (8) To prepare and provide retired members with a one-time notification of their benefit payment amounts, and to provide retired members with periodic notification of cost of living cost-of-living benefit increases which may be awarded by the pension board in any form, lump sum, or otherwise.
- (9) To determine the validity of, and take appropriate action with respect to, any divorce decree, or other judicial order presented to the pension board.
- (10) To assist any member regarding the member's rights, benefits, or elections available under the plan.
- (11) To, by written agreement or designation, appoint at its option an investment manager, qualified under the Investment Company Act of 1940, as amended, investment



- adviser, or other agent to provide direction regarding any or all of the plan assets. Such appointment shall specifically identify the plan assets with respect to which the investment manager or other agent shall have authority to direct the
- 874 (12) To establish an investment policy.

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investment.

- 875 (13) To establish a privacy policy for the protection 876 of a member's personal information, subject to applicable law.
- 877 (14) To hold an annual meeting of the members at least
 878 once per calendar year and provide at least seven days'
 879 written notice of the meeting to all members on the retirement
 880 system website or at either their place of work, last known
 881 address, or by electronic mail.
- (15) To determine appropriate rules and regulations to determine how much service per calendar year is equivalent to one year of service, in accordance with Section 45-37-123.84.
- 885 (16) To develop rules and regulations, amend the plan, 886 subject to the provisions of Section 45-37-123.150, and 887 provide for increases in benefits, subject to the provisions 888 of Section 45-37-123.151.
- (17) Notwithstanding any provisions of the plan to the contrary, to amend the plan in order to comply with federal law, and any such amendment shall be given full effect under Alabama law.
- 893 (18) To purchase insurance coverage in such forms and amounts as may be determined by the pension board.
- 895 (19) To provide employees of the system with health, 896 dental, vision, and other forms of insurance, paid vacation,

897	sick leave,	tuition	reimbursement,	and	any	other	benefits	as
898	determined h	oy the pe	ension board.					

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- (20) To provide members of the system with voluntary life, disability, and other forms of insurance, the cost of which is paid by the member.
- 902 (21) To conduct meetings and business <u>in person or by</u>
 903 video conference, telephone conference, or electronic
 904 communication.
- 905 (22) To participate in emergency relief programs of the 906 United States, the State of Alabama, and their departments, 907 agencies, and instrumentalities.
- 908 (23) To recover costs and reasonable attorney's fees in 909 actions in which the pension board seeks to recover funds of 910 the retirement system erroneously paid to members, 911 beneficiaries, and third parties.
 - (24) To authorize the plan to defend and indemnify the pension board and each of its individual members, employees of the system, and the system as a legal entity separate and distinct from the plan from any claim, action, or judgment connected with or arising from any decision, act, or omission undertaken within the scope of its or their official capacity in furtherance of the purposes for which the system is established to the extent allowed by applicable law and § 401(a), Internal Revenue Code.
- 921 (25) To interplead funds into a court of competent
 922 jurisdiction when the pension board cannot determine the owner
 923 of said funds or for any other reason allowed under applicable
 924 law.



- 925 (c) Failure of the pension board to follow any
 926 provisions or procedures in the plan shall not constitute a
 927 waiver of any provision or procedure contained herein."
- 928 "\$45-37-123.23

- (a) Records. The pension board shall keep minutes of its meetings. Additionally, the pension board shall keep all other books of account, records, policies, compensation records, service records, and other data that may be necessary for proper administration of the plan and shall be responsible for supplying all information and reports to the Internal Revenue Service, members, designated beneficiaries, and others as may be required by law. Records, as provided in this subsection, are not public records.
- 938 (b) Correction of records.
 - (1) The pension board shall correct any error in a member's service record which the pension board concludes is necessary to correct or remove an injustice or prevent a member from receiving less or more than such member is entitled to receive under the plan. The pension board shall adopt written rules prescribing the procedure the pension board shall follow in considering whether an error in an employee's service record should be corrected. Correction of service records shall be subject to the following limitations:
 - a. No error in the service record shall be corrected except by the pension board.
- 950 b. The pension board shall not correct any error in an 951 employee's service record until it has accorded, or offered to 952 accord, the employee a hearing regarding the proposed



orrection, which hearing shall not be conducted until after
the employee has received at least two weeks' notice of the
nature of the proposed correction and of the time and place at
which the proposed correction shall be considered.

- c. No correction of an error shall be made at an employee's request unless the employee files with the pension board his or her written request for such correction before the date that is one year subsequent to the employee's discovery of the error requested to be corrected; provided, however, the pension board may excuse an employee's failure to file such application for correction within one year following his or her discovery of such error if the pension board finds that excusing such failure would be most equitable.
- been erroneously deducted from the compensation of an employee and paid into to the trust fund system as an employee contribution, or that any amount has been otherwise paid into to the trust fund system erroneously on behalf of any employee, such amount shall be refunded to the employee, and any amount which may have been paid erroneously to match such erroneous contribution shall be refunded. The pension board is authorized to determine whether interest shall be payable on any amounts returned and to determine the amount of interest to be paid, if any; provided, however, that no interest shall be paid to any employee responsible for the error resulting in the erroneous payment.
- (c) Audit. The pension board shall cause an audit to be made of its affairs by a certified public accountant at least





981 once each calendar year."

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The pension board may allocate responsibilities among the members of the pension board and/or or may delegate responsibilities to third parties, or both. The pension board may employ, appoint, or contract with additional employees, administrators, managers, counsel, specialists, advisers, agents, including nonfiduciary agents, and other persons individuals as the pension board or the trustee deems necessary or desirable in connection with the administration of the plan, including, but not limited to, agents and advisers to assist with the administration and management of the plan, and thereby to provide, among such other duties as the pension board may appoint, assistance with maintaining plan records and the providing of investment information to the plan's investment fiduciaries, and none of such persons those individuals shall be subject to the civil service system Personnel Board of Jefferson County."

999 "\$45-37-123.25

1000 The county, the Jefferson County Personnel Board of 1001 Jefferson County, or the county's agent, as applicable, shall 1002 supply full and timely information, including, but not limited 1003 to, all payroll, service records, and personal history of 1004 members, to the pension board as the pension board may require 1005 in order to perform its duties hereunder. The pension board may rely upon such information as accurate and shall have no 1006 duty or responsibility to verify such information." 1007

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All Subject to Section 45-37-123.194, all payment of benefits, expenses of administration, and any other expenses arising hereunder, may be paid by the pension board out of the trust fund, unless otherwise paid by the county or from the general assets of the system as a legal entity separate and distinct from the plan and its trust. Such expenses shall include any expenses incident to the functioning of the pension board, or any person or persons individual retained or appointed by any fiduciary incident to the exercise of their duties under the plan, including, but not limited to, fees of accountants, counsel, investment managers, and other specialists and their agents, and other costs of administering the plan. Until paid, the expenses shall constitute a liability of the system."

1023 "\$45-37-123.27

Three members of the pension board shall constitute a quorum for the transaction of all business. Except where there has been an allocation and delegation of administrative authority pursuant to Section 45-37-123.24, three affirmative votes shall be necessary for a decision by the pension board."

1029 "\$45-37-123.28

(a) Claims for benefits under the plan shall be filed in writing with the executive director on forms which may include, but are not limited to, electronic forms provided by the pension board and filed in accordance with procedures established by the pension board or the executive director, or both. The procedure and documents to be produced by a member or designated beneficiary may differ depending on the type of



1037 benefit claim being made.

- (b) The pension board may allow a properly designated power of attorney to act on behalf of a member or <u>designated</u> beneficiary so long as the act is authorized under the terms of the power of attorney documentation."
- 1042 "\$45-37-123.29

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1043 Any employee, former employee, or designated 1044 beneficiary of either, who has been denied a benefit by a 1045 decision of the pension board pursuant to a claim made under Section 45-37-123.28 shall be entitled to request the pension 1046 1047 board to give further consideration to a claim by filing with 1048 the pension board a written request for a hearing. Such 1049 request shall be filed with the pension board no later than 60 1050 days after receipt of the written notification of denial. The 1051 pension board shall then conduct a hearing as soon as administratively feasible. The hearing shall typically be held 1052 1053 at the pension board's regular meeting. A final decision as to 1054 the claim shall be made by the pension board as soon as 1055 administratively feasible after receipt of the appeal and the 1056 claimant shall be notified in writing of the decision. In the 1057 event of a denial of a disability retirement benefit claim, a 1058 new disability retirement benefit claim may not be made for at 1059 least six months from the date of the last appeal denial, 1060 unless otherwise determined in the discretion of the pension 1061 board or the executive director."

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Any eligible employee may become a member of the system as described below. Notwithstanding the following, any person

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individual who was a member of the system prior to the
effective date of the amendment and restatement of the plan
shall continue to be a member of the system.

(1) MANDATORY MEMBERSHIP.

A. Eligible Employees Subject to the Civil Service

System. Except as otherwise provided in subdivision (2), every eligible employee who occupies a full-time position subject to the civil service system applicable to Personnel Board of

Jefferson County shall become a member of the system and shall make employee contributions to the system in accordance with Section 45-37-123.82. If an employee subsequently occupies a position not subject to the Personnel Board of Jefferson

County, the employee shall remain a mandatory and contributing member of the system, except as otherwise provided herein.

b. Hospital Employees. Every eligible hospital employee, as defined in subdivision (21) of Section 45-37-123.01, shall become a member of the system and shall make employee contributions to the system in accordance with Section 45-37-123.82 if his or her relation to the hospital corporation is such that if he or she had the same relation to Jefferson County as he or she has to the hospital corporation, his or her membership in the system would be mandatory.

(2) OPTIONAL MEMBERSHIP. The following eligible employees may exercise the option to become a member of the system by filing with the secretary of the pension board executive director an executed declaration stating that he or she elects to become a member of the system, subject to all of the rights and liabilities of members of the system. The

declaration shall be in such form and time as the pension board may prescribe. Once the declaration is accepted by the pension board or a representative of the pension board, such eligible employee then shall become a member of the system and shall begin to make employee contributions to the system in accordance with Section 45-37-123.82. The election to become or not become a member, once exercised, shall be irrevocable.

a. Eligible Employees Not Subject to the Civil Service

System Personnel Board of Jefferson County. Any eligible

employee who occupies a full full-time or part-time position

not subject to the civil service system applicable to

Personnel Board of Jefferson County shall not become a member

of the system unless he or she exercises the written option to

become a member.

b. Hospital Employees. Any eligible hospital employee, as defined in subdivision (21) of Section 45-37-123.01, shall have the option of becoming a member of the system if such eligible hospital employee's relation to the hospital corporation is such that if he or she had the same relation to Jefferson County as he or she has to the hospital corporation, he or she would have the option of becoming a member of the system.

c.b. Eligible County Office Employees, Eligible Circuit Solicitors, Eligible Deputy Solicitors, and Eligible Part-Time Employees. Notwithstanding the mandatory membership provisions in subdivision (1), any eligible county office employee, any eligible circuit solicitor, any eligible deputy solicitor, as each is defined in Section 45-37-123.01, and any part-time

1121 employee who occupies a position subject to the civil service 1122 system applicable to Personnel Board of Jefferson County shall 1123 not become a member of the system unless he or she exercises the written option to become a member."

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If a member of the system severs employment with the county or his or her term in an elected or appointed job or position terminates, and such the member thereafter returns to the service of the county, he or she shall become a member of the system to the extent he or she meets the definition of an eligible employee, subject to the following rules:

(1) RETIRED MEMBER RECEIVING A PENSION BENEFIT. If a 1132 1133 member receiving his or her pension benefit is reemployed by 1134 the county two or more years after severing employment, the 1135 pension benefit of the member shall not be reduced. If a member is receiving his or her pension benefit and is 1136 1137 reemployed by the county less than two years after severing 1138 employment, any amount otherwise payable by the system to the 1139 member on account of the member's retirement shall be reduced by the amount, if any, paid or payable to the member by the 1141 county on account of or by reason of the reemployment of the 1142 member. At the earlier of the time the member thereafter 1143 severs employment with the county or after two or more years 1144 of reemployment by the county after the date on which the member retired, such the member's pension benefit shall return 1145 1146 to the amount it was prior to the member's reemployment. However, notwithstanding subdivisions (3) and (4), such a 1147 1148 member covered by this subdivision shall not make any



1149 <u>additional employee contributions or accrue any additional</u>
1150 pension benefit during his or her period of reemployment.

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- (2) MEMBER ELECTED A DEFERRED RETIREMENT. If a vested member who severed employment with the county and elected a deferred retirement benefit is reemployed by the county before age 60, his or her election for a deferred retirement benefit shall be rescinded, and he or she shall resume making employee contributions and begin to accrue benefits again upon the date of reemployment if the member's position is subject to mandatory membership pursuant to Section 45-37-123.50(1). Such member's benefit, if any, shall be calculated by aggregating the member's credited service during all periods of employment membership in the system. Alternatively, if the member's position is subject to optional membership pursuant to Section 45-37-123.50(2), the member shall resume employee contributions and begin to accrue benefits again only if he or she has exercised the option to become a member in accordance with Section 45-37-123.50(2).
- (3) DISABLED MEMBER RECEIVING A DISABILITY BENEFIT. If a disabled member receiving a disability benefit is reemployed by the county, his or her disability benefit shall terminate effective upon the date of reemployment.
- 1171 (3) (4) MEMBER DOES NOT RECEIVE A REFUND AND IS

 1172 REEMPLOYED WITHIN FIVE YEARS. Except as set forth in

 1173 subdivision (1), if a member, who severed employment with the

 1174 county but did not receive a refund of his or her employee

 1175 contributions to the system as provided in Section

 1176 45-37-123.104, is reemployed by the county within five years



1177 of such severance from employment, he or she shall resume making employee contributions and begin to accrue benefits again upon the date of reemployment. The member's benefit shall be calculated by aggregating the member's credited service during all periods of employment.

> (4) (5) MEMBER RECEIVED A REFUND OR FORFEITED PENSION BENEFIT. Except as set forth in subdivision (1), if a member who severed employment with the county and received a refund of his or her employee contributions to the system as provided in Section 45-37-123.104, or does not receive a refund within five years after severing from employment, is reemployed by the county, he or she shall rejoin the system in accordance with Sections 45-37-123.50 and 45-37-123.82 and begin to accrue benefits again upon the date of reemployment. In calculating the member's benefit, only credited service rendered after the member is reemployed shall be included."

> > "\$45-37-123.80

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- 1194 (a) Employer contributions. Each payroll period, an 1195 amount equal to the total of all members' employee 1196 contributions that is deducted from the members' compensation 1197 pursuant to Section 45-37-123.82 shall be contributed by the 1198 county and shall be paid into to the trust fund system. The 1199 system shall remit the contributions to the trust fund as soon as practicable, however the pension board may first pay any 1200 1201 sums reasonably necessary to defray administrative expenses of 1202 the plan as determined in the sole discretion of the pension board subject to Section 45-37-123.194. 1203
 - (b) Employer contributions upon reinstatement from

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1205 qualified military service. If any member leaves the service 1206 of the county for the purposes of performing qualified 1207 military service and shall have been reinstated to the service 1208 of the county within 90 days after such member's separation 1209 from such qualified military service, then the county shall 1210 promptly pay into to the trust fund system an amount equal to 1211 twice the employee contribution which the employee would have 1212 made if he or she had not been absent on such leave, and if 1213 his or her compensation had continued to be the same as he or she was earning at the time of the commencement of the leave; 1214 1215 provided, however, that no part of such payment by the county shall be refundable to the employee pursuant to Section 1216 1217 45-37-123.104."

1218 "\$45-37-123.82

1219 (a) Employee contributions generally. As a condition of 1220 employment and of accruing benefits under the plan, each 1221 member shall contribute six percent of such member's 1222 compensation to the plan. The employee contributions shall be 1223 after tax, or if approved by the pension board such employee 1224 contributions shall be pre-tax and treated as "picked-up" and 1225 contributed by the county to the plan pursuant to Section § 1226 414(h)(2) of the Internal Revenue Code. The county shall 1227 process such employee contributions each payroll period and 1228 the aggregate amount shall be deposited in the trust fund 1229 system. Employee contributions shall begin on the member's 1230 first paycheck after a member becomes eliqible for membership in the system as provided for in Section 45-37-123.50. In the 1231 1232 event that the county fails to withhold any employee



- 1233 contributions, the county may withhold such amounts, whether
 1234 treated by the county as after-tax contributions or treated as
 1235 "picked-up" contributions, from future paychecks as are
 1236 necessary to restore the amounts not withheld.
 - (b) Withdrawal or refunds of employee contributions. Employee contributions may be withdrawn or refunded only as provided in Section 45-37-123.104.
- 1240 (c) Cessation of employee contributions. A member may
 1241 terminate employee contributions—when the member's service
 1242 entitles him or her to receive the maximum benefit available
 1243 after 30 years of paid service, as further provided in Section
 1244 45-37-123.104(3)."

1245 "\$45-37-123.83

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1246 The pension board and county are authorized to 1247 contribute to the system or trust fund any monies received in the form of donations, gifts, appropriations, bequests, or 1248 1249 otherwise, or derived therefrom. Additionally, any member or 1250 beneficiary who fails to make timely application for the amount of his or her employee contributions pursuant 1251 1252 Section 45-37-123.104 shall be deemed to have forfeited and 1253 donated employee contributions to the trust fund. In no event 1254 shall any forfeitures under the plan result in an increase in the benefit to be paid to any member. The executive director 1255 1256 shall provide one certified letter to the member within 60 1257 days following the member's termination of employment advising the member of the foregoing forfeiture provisions. See also 1258 1259 Section 45-37-123.194 for additional forfeiture provisions."

"\$45-37-123.84



- Except as otherwise specifically stated herein, the rules below shall apply in determining length of service for all purposes under the plan.
- 1264 (1) In no case may more than one year of service be 1265 credited for service in one calendar year.
- 1266 (2) A member shall work over one-half of a month,

 1267 including all calendar days or the hourly equivalent thereof,

 1268 in order to earn one month of service.
- 1269 (3) Except as otherwise specifically stated herein or
 1270 required by federal law, a member shall not be allowed service
 1271 credit for any period of more than one-half of a month during
 1272 which such member is absent without pay.
- 1273 (4) A member shall receive service credit for any and 1274 all paid leaves of absence, including a paid Family and 1275 Medical Leave Act leave, regardless of the length of the leave 1276 and regardless of the performance of any services. For 1277 member's members terminating employment between August 1, 1278 1993, and January 31, 2010, up to three months of service 1279 credit was granted to members on unpaid Family and Medical 1280 Leave Act leaves.
- 1281 (5) Years of paid membership time are used in computing
 1282 benefits under the plan, as are months of paid membership
 1283 time. Months shall be converted into a fraction of a year as
 1284 follows:
- 1285 1 month .0833
- 1286 2 months .1667
- 1287 3 months .2500



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1288 4 months .3333
1289
      5 months .4167
      6 months .5000
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       7 months .5833
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       8 months .6667
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       9 months .7500
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       10 months .8333
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       11 months .9167
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       12 months 1.0000
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              (6) The pension board may disregard a fractional part
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       of a year in computing paid membership time or unpaid
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       membership time that is less than one-twelfth of a year.
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              (7) Notwithstanding any provision of the plan to the
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       contrary, effective December 12, 1994, contributions,
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       benefits, and service shall be provided in accordance with §
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       414(u), Internal Revenue Code, relating to military leave.
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              (8) Service before and after reemployment by the county
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       shall also be calculated in accordance with Section
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       45-37-123.54."
              "§45-37-123.100
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              (a) Superannuation retirement benefit.
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              (1) ELIGIBILITY. A member shall be eligible for a
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       superannuation retirement benefit if the member is not
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       receiving a disability benefit and:
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a. The member has 30 or more years of paid membership



1313 time, regardless of age;

- b. The member has 10 or more years of paid membership time and has attained the age of 60; or
- c. The member has 30 years of service, 20 years of which are paid membership time, and has attained the age of 55.
- 1319 (2) CALCULATION OF BENEFIT. If a member meets the
 1320 foregoing eligibility criteria, then the member shall be
 1321 eligible to retire and receive a monthly benefit for the
 1322 remainder of his or her life to be determined by the following
 1323 formula:
- a. Two and one-half percent multiplied by the basic average salary multiplied by the number of years of paid membership time; plus
- b. Five-eighths of one percent multiplied by the basic average salary multiplied by the number of years of unpaid membership time, if applicable.
- 1330 (3) SEVENTY-FIVE PERCENT LIMITATION. Notwithstanding 1331 the foregoing, no member shall receive any retirement pension 1332 benefit in excess of 75 percent of his or her basic average 1333 salary. This 75 percent limitation shall only be applied at 1334 the time that the beginning retirement pension benefit is 1335 determined and shall not limit increases granted to retired 1336 members subsequent to their retirement. Additionally, this 75 1337 percent limitation shall be applied before applying any 1338 actuarial adjustments to reflect an election of a joint survivorship pension. 1339
 - (4) SECTION 401(a)(17), INTERNAL REVENUE CODE,



1341 LIMITATION. Notwithstanding the foregoing provisions of this 1342 subsection, after applying the § 401(a)(17), Internal Revenue 1343 Code, compensation limit set forth in subdivision (11) of 1344 Section $\frac{45-37-123.01}{45-37-123.01}$ 45-37-123.01(10), the pension board, with 1345 the assistance of an actuary, shall determine the adjustments 1346 to any or all of the components or factors of the benefit 1347 formula, other than paid membership time, unpaid membership 1348 time, and/or the basic average salary as limited by the 1349 compensation limit that would be necessary to yield the maximum benefit specified under this part, without regard to § 1350 1351 401(a)(17), Internal Revenue Code; the pension board shall then use such adjusted benefit formula to determine the 1352 1353 maximum benefit due from the plan, subject, however, to 1354 Subpart 6_{7} and Internal Revenue Code₇ Section 415 limitations.

- 1355 (5) ELIGIBILITY FOR <u>POSTRETIREMENT</u> JOINT SURVIVORSHIP
 1356 PENSION. A member that is entitled to a superannuation
 1357 retirement benefit shall be entitled to instead elect a
 1358 <u>postretirement</u> joint survivorship pension, as provided for
 1359 under Section 45-37-123.101.
- 1360 (6) DEATH. If a member dies while receiving payment of 1361 a superannuation retirement benefit, the return of any 1362 remaining portion of his or her employee contributions shall 1363 be governed by Section $\frac{45-37-123.104}{(5)d}$ 45-37-123.104(4)d. If 1364 the member has received payments in an amount at least equal 1365 to the amount of employee contributions he or she made to the plan at the time of death, then no further payments shall be 1366 made upon the member's death. 1367
 - (b) Early retirement benefits.



1369	(1) REGULAR	EARLY RETIREMENT. A member may elect, but
1370	is not required, to	retire prior to age 60 if the member has
1371	completed 30 or mor	re years of service, 10 of which, but not
1372	the total 30, are p	paid membership time. In the event that a
1373	member makes such a	an election, such member shall be entitled
1374	to receive an early	retirement benefit equal to the member's
1375	benefit that would	be payable pursuant to subsection (a), but
1376	with an actuarial e	equivalent reduction for each year less than
1377	60 years of age, as	s follows:
1378	Age of Member on	Reduced Retirement Benefit on Account of
1379	Last Birthday	Retirement before Age 60 Expressed as a
1380	Preceding	Percentage of the Superannuation
1381	Retirement	Retirement Benefit under subsection (a)
1382	59	93%
1383	58	87%
1384	57	82%
1385	56	77%
1386	55	72%
1387	54	68%
1388	53	64%
1389	52	60%
1390	51	57%
1391	50	54%
1392	49	51%



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- 1394 (2) TWENTY-FIVE YEAR EARLY RETIREMENT BENEFIT. On and after April 24, 2003, a member with at least 25 years of paid 1395 1396 membership time, but less than 30 years of paid membership 1397 time, who is not eligible for a superannuation retirement 1398 benefit may elect to retire early, but is not required to do 1399 so. In the event that a member makes such an election, such 1400 member shall be entitled to receive a 25-year early retirement 1401 benefit equal to the member's benefit that would be payable 1402 under superannuation retirement benefit pursuant to subsection (a), but with an actuarial equivalent reduction of seven 1403 1404 percent for each whole year less than 30 years. For purposes 1405 of the seven percent reduction, months are not counted.
- 1406 (3) ELIGIBILITY FOR <u>POSTRETIREMENT</u> JOINT SURVIVORSHIP
 1407 PENSION. A member that is entitled to an early retirement
 1408 benefit shall be entitled to instead elect a <u>postretirement</u>
 1409 joint survivorship pension, as provided for under Section
 1410 45-37-123.101.
- 1411 (4) DEATH. If a member dies while receiving payment of 1412 an early retirement benefit, the return of any remaining 1413 portion of his or her employee contributions shall be governed by Section $\frac{45-37-123.104(5)d}{45-37-123.104(4)d}$. If the member 1414 1415 has received payments in an amount at least equal to the 1416 amount of employee contributions he or she made to the plan at the time of death, then no further payments shall be made upon 1417 the member's death. 1418
 - (c) Deferred retirement benefits.

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1420 (1) GENERAL RULES FOR DEFERRED RETIREMENT BENEFITS.



- a. Ineligibility for Deferred Retirement Benefit if

 Eligible for Superannuation Retirement Benefit. If a member is

 eligible for a superannuation retirement benefit, then he or

 she is not eligible for a deferred retirement benefit.
- b. Withdrawal of Employee Contributions. A member who has elected a deferred retirement benefit may at any time before payment of such benefit commences withdraw in full his or her employee contributions, without interest. However, no deferred retirement benefit shall be paid to a member who withdraws such employee contributions.
- 1431 c. Eligibility for <u>Postretirement</u> Joint Survivorship
 1432 Pension. A member that is entitled to a deferred retirement
 1433 benefit shall be entitled to instead elect a postretirement
 1434 joint survivorship pension provided for under Section
 1435 45-37-123.101.
- d. Death. If a member dies before or after payment of his or her deferred retirement benefit commences, the return of his or her employee contributions to the plan shall be governed by Section 45-37-123.104(5)b. or d.
- 1440 $\underline{45-37-123.104(4)b. \text{ or d.}}$, respectively.
- 1441 (2) REGULAR DEFERRED RETIREMENT BENEFIT.
- a. Eligibility. Subject to the general eligibility
 requirements stated in subdivision (1), a member may elect a
 regular deferred retirement benefit if he or she has at least
 1445 10 years of paid membership time.
- b. Calculation of Benefit/Vesting. The regular deferred retirement benefit shall be calculated by multiplying the superannuation retirement benefit that the member would have





been entitled to had he or she been 60 years of age when he or she terminated employment, times a percentage, which percentage shall be determined based upon the member's paid membership time, and shall vest and become nonforfeitable as follows:

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- 1. Ten years of paid membership time: 50 percent.
- 2. Eleven years of paid membership time: 60 percent.
- 3. Twelve years of paid membership time: 70 percent.
- 4. Thirteen years of paid membership time: 80 percent.
- 5. Fourteen years of paid membership time: 90 percent.
- 1459 6. Fifteen or more years of paid membership time: 100 1460 percent.
- c. Commencement of Payment. Payment Subject to the
 requirements provided in subsection (e), payment of a member's
 regular deferred retirement benefit shall commence upon the
 date that the member reaches the age of 60 and shall continue
 for the life of the member, regardless of whether the member
 is employed with another employer at the time payment is to
 commence.
 - (3) INVOLUNTARY DEFERRED RETIREMENT BENEFIT.
- 1469 a. 20/55 Provisions. Subject to the general eligibility 1470 requirements stated in subdivision (1), a member who is not 1471 entitled to voluntarily retire pursuant to subsection (a), 1472 superannuation retirement benefit, or subdivision (1) of 1473 subsection (b), regular early retirement benefit, but who is 1474 involuntarily retired after accumulating 20 years of service with the county, at least 10 of which is paid membership time, 1475 1476 shall be entitled to receive a monthly benefit computed in

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accordance with the formula set forth in subsection (a),
superannuation retirement benefit, the payment of which shall
commence upon his or her retirement if he or she has attained
the age of 55; if the member has not attained the age of 55,
payment shall be delayed until the member's attainment of age
specifically.

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- b. 18/60 Provisions. Subject to the general eligibility requirements stated in subdivision (1) and to this paragraph, a member who is not entitled to voluntarily retire pursuant to subsection (a), superannuation retirement benefit, or subdivision (1) of subsection (b), regular early retirement benefit, but who is involuntarily retired after accumulating 18 years of service with the county, at least 10 of which is paid membership time, shall be entitled to receive a monthly benefit computed in accordance with the formula set forth in subsection (a), superannuation retirement benefit, the payment of which shall commence as set forth below.
- 1494 1. Member contributions. In order to receive a benefit under paragraph b., a member shall contribute to the plan from 1495 1496 the date of the member's involuntary retirement to the date 1497 that the benefit commences, by the last day of each calendar 1498 month: (i) the amount of employee contributions that he or she 1499 would have made if he or she had continued to be employed by 1500 the county at the same salary as he or she was receiving at 1501 the time of his or her termination of employment, plus (ii) 1502 the amount which the county would have contributed to the plan on the member's behalf if he or she had continued to be 1503 1504 employed by the county at the same salary as he or she was

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1505 receiving at the time of his or her termination of employment.

- 2. Commencement of payment. Payment Subject to the requirements provided in subsection (e), payment of a member's involuntary deferred retirement benefit under paragraph b. shall commence upon the earlier of: (i) the date on which the member attains the age of 60; or (ii) the date on which the member would have completed 30 years of service with the county, if he or she had continued employment with the county, regardless of whether the member is employed with another employer at the time payment is to commence; provided however, that if at the time payment of the deferred retirement benefit commences, he or she has not attained the age of 60, the amount of his or her monthly benefit computed in accordance with subsection (a), superannuation retirement benefit, shall be reduced in the same manner as the early retirement benefit is reduced under subdivision (1) of subsection (b).
- (d) Offset for payment of hospital, surgical, and medical benefits premiums. To the extent that the county, with sufficient advance written notice, so directs the system, the system shall offset the monthly benefit amount payable to a retired member by an amount, determined by the county, needed to pay for the member's premiums for certain hospital, surgical, and/or or medical benefits, or any combination of them, sponsored by the county. The system shall pay such withheld amounts to the county on a monthly basis. In the event that the county makes an error in its written direction to the system, the system shall not be required to correct such error by adjusting its withholdings; rather, such error

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- 1533 shall be corrected between the county and the member. At any 1534 time a written opinion from a competent actuary selected by 1535 the commission is made indicating that the funds and assets of 1536 the system are not actuarially sound, then the benefits of 1537 this subsection shall cease to be in effect until such time as 1538 an actuary appointed by the commission gives a written opinion 1539 that the system is financially sound. Any such actuarial 1540 services shall be paid for by the system.
- 1541 (e) Member action required. A member shall complete all
 1542 forms required by the pension board before payment of any
 1543 benefit provided in this chapter may commence."

1544 "\$45-37-123.101

- (a) Election of postretirement joint survivorship

 pension. In lieu of a benefit under subsections (a) to (c),

 inclusive, of Section 45-37-123.100, superannuation retirement

 benefit, early retirement benefit, or deferred retirement

 benefit, respectively, a member may elect to receive a

 postretirement joint survivorship pension.
- (1) PERCENTAGE ELECTION. In the event that a member desires to elect pursuant to this subsection to receive a postretirement joint survivorship pension, he or she shall elect one of the following percentages, which election shall be the actuarial equivalent of the monthly retirement pension benefit provided in subsections (a) to (c), inclusive, of Section 45-37-123.100, as applicable:
- a. Reduced monthly benefit payable over the life of the member and the life of the member's designated beneficiary, 50 percent postretirement joint survivorship pension.



b. Reduced monthly benefit payable over the life of the member and the life of the member's designated beneficiary, 66 and two-thirds percent postretirement joint survivorship pension.

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- c. Reduced monthly benefit payable over the life of the member and the life of the member's designated beneficiary, 75 percent postretirement joint survivorship pension.
- d. Reduced monthly benefit payable over the life of the member and the life of the member's designated beneficiary, 1570 100 percent postretirement joint survivorship pension.
- 1571 (2) FORM OF POSTRETIREMENT JOINT SURVIVORSHIP PENSION.

 1572 In addition to electing a percentage under subdivision (1), a

 1573 member who desires to elect to receive a postretirement joint

 1574 survivorship pension shall elect one of the following two

 1575 forms:
- a. Pop-up Form. Under the pop-up form, if the member's 1576 1577 designated beneficiary predeceases the retired member, then in 1578 the month following the designated beneficiary's death, the 1579 member's monthly pension benefit shall pop-up to the amount 1580 that would have been payable to the member under subsections 1581 (a) to (c), inclusive, of Section 45-37-123.100, as 1582 applicable, as if the member had never elected a 1583 postretirement joint survivorship pension; the cost of a 1584 pop-up form is more than the cost of the regular form 1585 described in paragraph b.
- b. Regular Form. Under the regular form, if the
 member's <u>designated</u> beneficiary predeceases the retired
 member, then the member shall continue to receive the same

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amount that he or she was receiving prior to the <u>designated</u>
beneficiary's death. The amount of the benefit payment shall
not change.

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- (b) Timing of election. Except as provided in the immediately following sentence, in the event that a member desires to elect a postretirement joint survivorship pension, he or she shall do so in writing, on a form provided by the pension board, no later than the member's last day of employment. In the event that a member previously elected a deferred retirement benefit and desires to elect a postretirement joint survivorship pension, he or she shall do so in writing, on a form provided by the pension board, no later than the day before the member's sixtieth birthday.
- 1602 (c) Timing of payments. Payment to the member commences 1603 on the day after the member terminates employment and shall continue to be paid each month thereafter until the member's 1604 1605 death. If the member's designated beneficiary survives after 1606 the death of the member, the postretirement joint survivorship pension payments shall be made monthly to the designated 1607 1608 beneficiary, beginning on the first day of the month following 1609 the member's death, assuming provided that the pension board 1610 is notified of the death in a timely manner and the designated 1611 beneficiary has completed all forms required by the pension board. Payments shall terminate with the first monthly payment 1612 1613 preceding the second to die of the member and the designated beneficiary. In the event that a refund is to be paid pursuant 1614 to Section 45-37-123.104(4)c., such payment shall be made as 1615 1616 soon as administratively feasible following the



1617 member's/designated beneficiary's deaths.

- 1618 (d) Cost of postretirement joint survivorship pension.
- 1619 To the extent that a member elects payment of a postretirement
- joint survivorship pension for his or her designated
- beneficiary, the benefit otherwise payable to the member shall
- 1622 be actuarially reduced to reflect the election of a
- 1623 postretirement joint survivorship pension.
- 1624 (e) Changes in election. At any time before termination
- of employment, the member may cancel his or her election to
- 1626 have payment in such form by completing a form provided by the
- pension board. Except as otherwise stated herein, the member's
- 1628 election of a postretirement joint survivorship pension shall
- 1629 be irrevocable once the member terminates employment.
- 1630 (1) DEATH. a. Death of Member Prior to Actual
- Retirement. In the event that a member dies prior to his or
- 1632 her actual retirement, any postretirement joint survivorship
- 1633 pension election he or she made shall be deemed void.
- b. Death of Designated Beneficiary Before Payments
- 1635 Commence. In the event that a member elects a postretirement
- 1636 joint survivorship pension and his or her designated
- 1637 beneficiary dies before payments commence, then upon the
- 1638 designated beneficiary's death, the member's election of the
- 1639 postretirement joint survivorship pension shall be
- 1640 automatically canceled, and the member's right to receive
- 1641 payments in accordance with subsections (a) to (c), inclusive,
- of Section 45-37-123.100, as applicable, shall be reinstated.
- 1643 c. Death of Both Member and Designated
- Beneficiary-Refund. Except as provided in the immediately

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following sentence, in the event that a payment begins to the member, no refund of employee contributions shall be paid thereafter. Notwithstanding the foregoing sentence, in the event that the member and his or her <u>designated</u> beneficiary die, a refund shall be made in accordance with Section 45-37-123.104(4)c.

1651 (2) DIVORCE. In the event that a married member names 1652 his or her spouse as designated beneficiary, a subsequent 1653 divorce of the member and the designated beneficiary shall not cancel an election of a postretirement joint survivorship 1654 1655 pension. However, in the event that a member or designated beneficiary presents to the pension board what the pension 1656 1657 board believes to be a valid divorce decree, settlement 1658 agreement, or domestic relations order, collectively, a DRO, 1659 that provides for a waiver or forfeiture of the postretirement 1660 joint survivorship pension, then such waiver or forfeiture 1661 shall be recognized by the pension board, and, accordingly, 1662 the postretirement joint survivorship pension shall be deemed 1663 void, and the member's monthly pension benefit shall 1664 thereafter pop-up to the amount that would have been payable 1665 to the member under subsections (a) to (c) of Section 1666 45-37-123.100, as applicable, as if the member had never 1667 elected a postretirement joint survivorship pension. Such 1668 pop-up shall occur in the month following the pension board's 1669 receipt and approval of the DRO. The member shall not be allowed to elect another joint survivorship pension. See also 1670 Section 45-37-123.194(a) for additional rules relating to 1671 1672 certain DROs.



- 1673 (f) Beneficiary Designated beneficiary designation. Any 1674 beneficiary designation made by a member for a preretirement 1675 joint survivorship pension shall automatically lapse upon the 1676 member's retirement or other termination of employment, and 1677 such member shall complete new forms, to be provided by the 1678 pension board, to designate a beneficiary of any 1679 postretirement joint survivorship pension, in accordance with 1680 Section 45-37-123.103(d) this section.
- 1681 (g) Proof of death and marriage. The pension board may 1682 require proper proof of death or marriage in accordance with 1683 Section 45-37-123.103(f)."
- 1684 "\$45-37-123.102
- 1685 (a) <u>Disability benefit.</u>

1686 (1) a. Non-service connected disability benefits 1687 benefit. Subject to subsection (h) (b), any member who, after accumulating 10 years of paid membership time, experiences a 1688 1689 total or partial and permanent disability as a result of a 1690 non-service connected disability shall be entitled to receive, 1691 at the time set forth in subsection (c), a monthly 1692 disability retirement benefits benefit determined in 1693 accordance with Section 45-37-123.100, as though the disabled 1694 member were entitled to a superannuation retirement benefit at 1695 the commencement of the disability; however, there shall be a 1696 percentage reduction of such benefit to reflect early 1697 commencement of the payment, such percentage to be based on 1698 the member's whole years from actual eligibility for a superannuation retirement benefit, as set forth below. 1699 1700 Notwithstanding any provisions to the contrary, the minimum



1701	monthly disability retirement bene	fit payable in connection
1702	with a non-service connected disab	ility occurring before May
1703	17, 2021, shall be 50 percent of t	he monthly compensation the
1704	member was receiving at the time h	e or she experienced a total
1705	and permanent disability.	
1706	Number of Whole Years Until	Percentage Reduction of
1707	Eligibility for Superannuation	Superannuation Retirement
1708	Retirement Benefit	Benefit
1709	1	93%
1710	2	87%
1711	3	82%
1712	4	77%
1713	5	72%
1714	6	68%
1715	7	64%
1716	8	60%
1717	9	57%
1718	10	54%
1719	11 or more	50%
1720	b. Any member who, after acc	cumulating 10 years of paid
1721	membership time, experiences a par	tial and permanent
1722	disability as a result of a non-se	rvice connected disability,
1723	shall be entitled to receive a mon	thly disability benefit

determined in accordance with subdivision (3).

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Subject to subsection—(h)_(b), any member who experiences a total_or partial and permanent disability as a result of a service connected disability shall be entitled to receive_a monthly disability—retirement benefits benefit in an amount equal to 60 percent of the member's monthly compensation that he or she was receiving at the time he or she experienced a total_and permanent disability. Any member who experiences a partial and permanent disability as a result of a service connected disability shall be entitled to receive a monthly disability benefit determined in accordance with subdivision (3).

member experiences a partial and permanent disability in connection with either a non-service connected disability or a service connected disability, the pension board and its medical advisor shall determine the percentage of disability suffered, and the member shall be entitled to the proportion of the amount which would have been payable if the disability were a total permanent disability.

- (b) Conditions for eligibility.
- 1746 (1) Disability shall be permanent. To be qualified to

 1747 receive a disability benefit, the disability, whether total or

 1748 partial, shall be permanent and shall be experienced on or

 1749 before a member's separation from employment with the county.

 1750 Disability benefits under this subsection shall only continue

 1751 for such time as a member continues to experience a permanent

 1752 disability, whether total or partial.



1753	(2) Application and medical examination. Applications
1754	for a disability benefit shall be made in writing on forms
1755	provided by the pension board. All applicants for a disability
1756	benefit shall submit to all medical evaluations and
1757	examinations required by the pension board.
1758	(3) Certification and reexamination. All members
1759	receiving a disability benefit shall certify any information
1760	required by the pension board and shall submit to
1761	reexamination as required by the pension board.
1762	(4) Member's duty to inform. Members receiving a
1763	disability benefit shall notify the pension board in writing
1764	within 30 days after accepting any full-time or part-time
1765	employment, whether or not the employment is in the service of
1766	the county.
1767	$\frac{(d)}{(5)}$ Disqualification from receipt of <u>a</u> disability
1768	benefits benefit. No disability retirement benefits benefit
1769	shall be paid if the use of intoxicating liquor, narcotic
1770	drugs, or willful misconduct of the disabled member caused, or
1771	substantially contributed to, the disability or if the cause
1772	of the disability was voluntarily and willfully caused by the

1774 (e) (c) Timing of payment. Payment of disability

1775 retirement benefits provided for by this section shall

1776 commence when the member separates from employment with the

1777 county and ceases to receive his or her compensation subject

1778 to the employee contribution requirements set forth in Section

1779 45-37-123.80 45-37-123.82 and once a determination of

1780 disability has been made by the pension board.

1773 disabled member.



1781	(f) Reexamination of members receiving disability
1782	benefits. Disability retirement benefits under this section
1783	shall only continue for such time as the member continues to
1784	experience a total disability, or a partial disability as
1785	determined under subsection (c). The pension board may require
1786	any member receiving disability retirement benefits to submit
1787	to a medical examination by the medical advisor. If the member
1788	refuses to undergo the medical examination ordered by the
1789	pension board, the member's disability retirement benefits may
1790	be discontinued until the member consents to the examination.
1791	If a member's disability retirement benefits are discontinued
1792	based on the member's refusal to allow a reexamination by the
1793	medical advisor, the member shall wholly lose such benefits
1794	between the date of the member's refusal or failure to allow
1795	the examination and the date of examination thereafter made.
1796	Should the medical advisor report to the pension board that
1797	the member receiving disability retirement benefits is able to
1798	resume his or her usual occupation, such member shall be
1799	restored to his or her former position if the member's
1800	position is in the service of the county; otherwise, the
1801	member shall be placed on the appropriate layoff list of the
1802	county and shall not receive any additional payments for
1803	disability on and after the date the member is reemployed by
1804	the county or fails or refuses to accept such reemployment. If
1805	the member is reemployed by the county, the member shall
1806	resume employee contributions immediately upon reemployment in
1807	accordance with Section 45-37-123.80. Provided however, the
1808	pension board shall in no case make additional disability

1809	retirement benefit payments to a member on a particular
1810	disability claim beyond six months from the date the medical
1811	advisor reports to the pension board that the member is able
1812	to resume his or her usual occupation.
1813	(g)(d) Ineligibility for joint survivorship pension
1814	option. A member electing a disability retirement benefit
1815	shall not be entitled to elect a joint survivorship pension
1816	provided under Section 45-37-123.101, though a member may
1817	elect a 25-year early retirement benefit if such member has
1818	met the eligibility requirements set forth in Section
1819	45-37-123.100(b)(2).
1820	(h) (e) Ineligibility for disability retirement benefit
1821	if eligible for a superannuation retirement benefit. In the
1822	event that a member is eligible for a superannuation
1823	retirement benefit pursuant to Section 45-37-123.100(a), such
1824	member shall not be eligible for a disability retirement
1825	benefit.
1826	(f) Reemployment with the county. No disability benefit
1827	shall be paid to a disabled member who is reemployed by the
1828	county. Upon reemployment by the county in a position subject
1829	to mandatory membership as provided in Section
1830	45-37-123.50(1), a reemployed member shall resume employee
1831	contributions as provided in Section 45-37-123.82 as a new
1832	member of the system with no paid membership time. Upon
1833	reemployment by the county in a position subject to optional
1834	membership, the member's membership in the system shall
1835	terminate unless the option to become a member of the system

is exercised in accordance with Section 45-37-123.50(2). If

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the option to become a member is exercised in accordance with Section 45-37-123.50(2), the reemployed member shall resume employee contributions as provided in Section 45-37-123.82 as a new member of the system with no paid membership time.

(i) (g) Death. If a member dies while receiving payment of a disability-retirement benefit, the return of any remaining portion of his or her employee contributions shall be governed by Section 45-37-123.104(5)d 45-37-123.104(4)d. If the member has received payments in an amount at least equal to the amount of employee contributions he or she made to the plan at the time of death, then no further payments shall be made upon the member's death."

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- (a) Preretirement death benefits. A vested member's designated beneficiary is entitled to a preretirement joint survivorship pension, as described below.
- 1853 (1) MARRIED MEMBER. If a married, active member dies,

 1854 then the <u>designated</u> beneficiary may elect, on a form provided

 1855 by the pension board, to be paid in one of the following

 1856 forms:
- 1857 a. One Hundred Percent Preretirement Joint Survivorship 1858 Pension. If such member was eligible for a deferred retirement 1859 benefit at the time of the member's death, then the designated 1860 beneficiary may elect to be paid in the form of a 100 percent 1861 preretirement joint survivorship pension, which is a monthly annuity paid during the designated beneficiary's lifetime 1862 which is equal to the actuarial equivalent of the benefits 1863 1864 that would have been paid to the member if, instead of dying,



1865 the member had terminated employment.

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- b. Refund. The <u>designated</u> beneficiary may elect a refund of the member's employee contributions in accordance with Section 45-37-123.104(4)b.
 - (2) UNMARRIED MEMBER. If an unmarried, active member dies, then one of the following shall apply:
- 1871 a. Preretirement Joint Survivorship Pension. If a 1872 member becomes eliqible for a deferred retirement benefit, 1873 then the member may elect, on a form provided by the pension board, a 100 percent preretirement joint survivorship pension, 1874 1875 which is a monthly annuity paid during the designated beneficiary's lifetime which is equal to the actuarial 1876 1877 equivalent of the benefits that would have been paid to the 1878 member if, instead of dying, the member had terminated 1879 employment. In the event the designated beneficiary dies 1880 before the member or in the event the member marries, any 1881 election of a preretirement joint survivorship pension 1882 automatically shall be revoked and the cost, as described in 1883 subdivision (2) of subsection (c), for the preretirement 1884 coverage shall cease to accumulate on the date of death of the 1885 designated beneficiary or the member's date of marriage, as 1886 applicable.
- b. Refund. Regardless of whether the member makes an election for the <u>designated</u> beneficiary to be paid in the form of a preretirement joint survivorship pension in accordance with paragraph a., upon the member's death, the <u>designated</u> beneficiary can elect to be paid a refund of the member's employee contributions in accordance with Section



1893 45-37-123.104(4)b. instead of being paid a preretirement joint 1894 survivorship pension.

- (b) Timing of payments. In the event of an election of 1896 a preretirement joint survivorship pension, such payment shall 1897 begin as soon as administratively feasible after the pension 1898 board is notified of the death and the designated 1899 beneficiary's completion of all forms required by the pension 1900 board. In any event, calculation of the amount of the death 1901 benefit shall be made as of the day after the date of death and any payments that do not occur as of the month following 1902 1903 the date of death shall be included in future payments. In the event that a refund is to be paid, such payment shall be made 1904 1905 as soon as administratively feasible following the member's 1906 death.
 - (c) Cost of preretirement joint survivorship pension.
 - (1) MARRIED MEMBERS.

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- 1909 a. On and After October 1, 1999. On and after October 1910 1, 1999, the 100 percent preretirement joint survivorship 1911 pension shall be provided without additional charge with 1912 respect to a member who is married at the time of his or her 1913 death, and the cost of such benefit shall be borne by the 1914 system; however, in the event that a member designates a 1915 non-spousal beneficiary in accordance with subdivision (d)(1), 1916 the cost of such benefit shall be borne by the member's 1917 designated beneficiary.
- b. Prior to October 1, 1999. Prior to October 1, 1999, 1918 a 50 percent preretirement joint survivorship pension was 1919 1920 provided to a member who was married at the time of his or her



1921 death, instead of 100 percent, and such members and their 1922 designated beneficiaries had an option to elect higher 1923 percentages under certain rules. Members and designated 1924 beneficiaries who elected a higher than 50 percent 1925 preretirement joint survivorship pension prior to October 1, 1926 1999, shall be charged for the increased percentage according 1927 to actuarially-calculated costs, beginning with the date of 1928 the election through September 30, 1999.

- (2) UNMARRIED MEMBERS. To the extent that a member who is not married at the time of his or her death previously elected payment of a preretirement joint survivorship pension for his or her <u>designated</u> beneficiary, the benefit otherwise payable to the member shall be actuarially reduced to reflect the election of a preretirement joint survivorship pension.
 - (d) Designated Beneficiaries.

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- 1936 (1) PRERETIREMENT JOINT SURVIVORSHIP PENSION FOR A

 1937 MARRIED MEMBER. Unless otherwise elected in the manner

 1938 prescribed below, the <u>designated</u> beneficiary of a

 1939 preretirement joint survivorship pension of a member that is

 1940 married at the time of his or her death shall be the member's

 1941 surviving spouse. Except, however, a member may designate a

 1942 beneficiary other than the spouse if:
 - a. The spouse has waived the right to be the member's designated beneficiary; or
- b. The member has been abandoned, within the meaning of local law, and the member has a court order to such effect that has been received and approved by the pension board; or
 - c. The member has no spouse.

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(2) ALL OTHER DEATH BENEFITS. Except as provided in subdivision (1), a member, whether married or not, may designate any beneficiary, and may do so without the need of the consent of a spouse for a nonspousal beneficiary designation.

- on a form provided by the pension board. A member may at any time revoke a designation of a beneficiary or change a designated beneficiary by filing written notice of revocation or change with the pension board on a form provided by the pension board. However, in the case of a preretirement joint survivorship pension, the member's spouse shall again consent in writing to any change in designated beneficiary unless the original consent acknowledged that the spouse had the right to limit consent only to a specific designated beneficiary and that the spouse voluntarily elected to relinquish such right. For a spouse's waiver to be valid, the signature of the spouse executing such form shall be notarized. This consent to waiver shall become irrevocable upon the death of the member.
- (4) FAILURE TO DESIGNATE A BENEFICIARY OR LACK OF DESIGNATED BENEFICIARY. In the event no valid designation of beneficiary exists, or if the designated beneficiary is not alive at the time of the member's death, the death benefit shall be payable to the member's spouse if there is a spouse, and if there is no spouse, to the member's estate. If there is no estate, the death benefit may be interpleaded into a court of competent jurisdiction. Additionally, if the designated beneficiary does not predecease the member, but dies prior to



the distribution of the death benefit, the death benefit shall be paid to the <u>designated</u> beneficiary's estate. If there is no estate, the death benefit may be interpleaded into a court of competent jurisdiction.

- (5) MORE THAN ONE <u>DESIGNATED</u> BENEFICIARY. In the event that more than one primary beneficiary is designated and a designated primary beneficiary dies, absent any direction on the beneficiary designation form to the contrary, the member's benefit shall be divided equally among the remaining primary designated beneficiaries.
- (6) DESIGNATION OF NONPERSONS AS BENEFICIARIES. A member may designate a nonperson as a beneficiary, for example, a trust or estate. In such event, the pension board may require additional documentation, for example, trust documents.
- (7) LAPSE OF BENEFICIARY DESIGNATION. Any beneficiary
 designation made by a member for a preretirement joint
 survivorship pension or refund shall automatically lapse upon
 the member's election of a postretirement joint survivorship
 pension; at that time, the member shall complete new forms, to
 be provided by the pension board, to designate a beneficiary
 of any postretirement joint survivorship pension.
- 1999 (8) EFFECT OF MARRIAGE OR DIVORCE UPON A BENEFICIARY
 2000 DESIGNATION. Except in the case of a preretirement joint
 2001 survivorship pension, marriage or divorce does not change any
 2002 previous beneficiary designation. In the case of a
 2003 preretirement joint survivorship pension, if an unmarried
 2004 member gets married, such member's spouse shall automatically

become the member's designated beneficiary, which can thereafter be waived in accordance with subdivision (1).

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- (9) DISTRIBUTION FOR MINOR OR INCOMPETENT BENEFICIARY. In the event a distribution is to be made to a minor or incompetent designated beneficiary, then the pension board may direct that such distribution be paid to the legal guardian, or if none in the case of a minor designated beneficiary, to a parent of such designated beneficiary or a responsible adult with whom the designated beneficiary maintains residence, or 2013 2014 to the custodian for such designated beneficiary under the Uniform Gift to Minors Act or Gift to Minors Act, if permitted by the laws of the state in which the designated beneficiary resides. Such a payment to the legal guardian, custodian, or parent of a minor designated beneficiary shall fully discharge the trustee, the county, the pension board, and the plan from further liability on account thereof. The pension board may require evidence of guardianship, existence of custodial accounts, or any other documentation that is deemed prudent to establish that payment shall be made properly.
 - (e) Other death benefits. Upon a member's retirement or other termination of employment, any preretirement joint survivorship pension benefit coverage ceases. Any other benefits to be paid upon the death of a member or designated beneficiary, such as refunds, are governed by Section 45-37-123.104(4).
 - (f) Proof of death and marriage. The pension board may require proper proof of death and marriage and evidence of the right of any person individual to receive the death benefit

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2033 payable as a result of the death of a member as the pension 2034 board may deem desirable. Proof may include a certified 2035 marriage certificate, certified death certificate of the 2036 member, and affidavits of relatives, members, or other persons 2037 individuals knowledgeable of the fact of marriage. If no 2038 marriage certificate is available and for For common law 2039 marriage marriages entered into before January 1, 2017, proof 2040 shall include evidence of the existence of the marriage as may 2041 be required by law and also may require indemnification and 2042 hold harmless agreements. The pension board may require that 2043 unclear cases be adjudicated in an appropriate court proceeding. An unmarried member may be required by the pension 2044 2045 board to sign an affidavit to certify that such member is not married. The pension board's determination of death benefits 2046 2047 and the right of any person individual to receive payment shall be conclusive." 2048

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2050 The following provisions generally govern a member's 2051 withdrawal and refund of employee contributions under the 2052 plan. Any member who fails to make application for the amount 2053 of his or her employee contributions pursuant to this section 2054 within five years after his or her separation from the service 2055 of the county, except as otherwise provided herein or otherwise determined by the pension board, shall be deemed to 2056 2057 have forfeited and donated such employee contributions to the trust fund pursuant to Section 45-37-123.83. The foregoing 2058 2059 five year rule only applies to a member; in the case of a 2060 beneficiary, the pension board may only forfeit employee





2061 contributions after it has exhausted reasonable efforts to 2062 locate the beneficiary.

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- (1) WITHDRAWAL OF EMPLOYEE CONTRIBUTIONS BY NONVESTED MEMBERS NOT ENTITLED TO A DEFERRED RETIREMENT BENEFIT. In the event that a nonvested member ceases to be an employee of the county for reasons other than retirement, death, or disability before he or she is eligible for a deferred retirement benefit, such nonvested member, upon written or electronic application therefore to the pension board, shall be paid the full amount of his or her employee contributions, without interest.
- (2) WITHDRAWAL OF EMPLOYEE CONTRIBUTIONS BY <u>VESTED</u>
 MEMBERS ENTITLED TO A DEFERRED RETIREMENT BENEFIT.
- 2074 a. General Rule. Subject to the limitations stated in 2075 paragraph b., in the event that a vested member ceases to be an employee of the county for reasons other than retirement, 2076 2077 death, or disability when he or she is eligible for a deferred 2078 retirement benefit, but has not elected a deferred retirement 2079 benefit, such member, upon written or electronic application 2080 therefore to the pension board, shall be paid the full amount 2081 of his or her employee contributions, with interest. The 2082 provisions of Section 45-37-123.100(c)(1)b. shall govern the 2083 withdrawal of employee contributions for any member who has 2084 elected a deferred retirement benefit, but has not yet been 2085 paid.
- 2086 b. Rules and Regulations. The pension board shall
 2087 establish rules and regulations setting forth the amount of
 2088 interest payable to members under this subdivision. In

establishing such rules and regulations, the pension board
shall take into consideration the interest the system has
earned on the employee contributions paid into to the trust
fund system on account of the member withdrawing such employee
contributions. The pension board may amend such rules and

regulations at any time in its sole discretion.

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- (3) PARTIAL REFUND OF EMPLOYEE CONTRIBUTIONS AND CESSATION OF EMPLOYEE CONTRIBUTIONS AND EMPLOYER CONTRIBUTIONS. When a member attains 30 years of paid membership time, the member may elect to terminate his or her employee contributions by filing with the pension board a statement signed by the member stating that he or she elects to terminate his or her employee contributions; in such case, the employer contribution to the trust fund system on the member's behalf shall cease. As soon as practicable after a member files such statement, the pension board shall refund to him or her all employee contributions, without interest, made by him or her to the trust fund system subsequent to the date on which the member accumulated sufficient service to entitle him or her to the maximum benefit that can be provided under the plan terminate his or her employee contributions; additionally the pension board shall refund to the county any associated employer contributions, without interest.
 - (4) REFUNDS UPON DEATH OF A MEMBER.
- a. Refund of Employee Contributions for Deceased,

 Nonvested Active Members Not Entitled to Deferred Retirement

 Benefits. If a nonvested active member dies, then an amount

 equal to the total amount of such member's employee



contributions, without interest, may be refunded to the member's designated beneficiary in lump sum form.

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- b. Refund of Employee Contributions for Deceased,
 Vested Members Entitled to Deferred Retirement Benefits, but
 No Payments Have Commenced.
- 2122 1. Eligibility. Unless an election has been made in 2123 accordance with Section 45-37-123.103 to receive a 2124 preretirement joint survivorship pension, if a vested member 2125 dies, before payments have commenced, then an amount equal to 2126 the total amount of such member's employee contributions, with 2127 interest, shall be refunded to the member's designated beneficiary in lump sum form. This rule shall apply regardless 2128 2129 of whether the member dies while active, or after a deferred 2130 retirement election has been made, so long as payments have 2131 not commenced.
- 2. Rules and regulations. The pension board is 2132 2133 authorized to adopt interest rules and regulations providing 2134 for the pension board to pay to a designated beneficiary 2135 interest at the rate prescribed in such rules on the member's 2136 employee contributions that are to be refunded to the 2137 designated beneficiary. The interest rules and regulations 2138 established shall prescribe the terms and conditions on which 2139 such interest shall be payable and may impose such limitations 2140 on the payment of interest as the pension board deems 2141 appropriate.
- 2142 c. Refund of Employee Contributions for Deceased
 2143 Members Who Previously Elected a Postretirement Joint
 2144 Survivorship Pension.



1. Eligibility - Retired member. Subject to items (i)
to (iii), inclusive, of subparagraph 2., if a retired member
dies after a postretirement joint survivorship pension has
been elected, then a refund may be paid in lump sum form only
as set forth in subparagraph 2.

- 2. Rules and regulations. The pension board is authorized to adopt rules and regulations providing for the pension board to refund a member's employee contributions after such member dies with a postretirement joint survivorship pension election in place and to pay interest on any such refund, subject to the conditions and limitations stated below:
- (i) Such postretirement joint survivorship pension election shall not be repealed or rescinded but shall be in effect at the time of the refund, and the member shall have enough service at the time of his or her death to be entitled to a deferred retirement benefit if a refund were not made; and
- 2163 (ii) Both the member and the member's <u>designated</u>
 2164 primary beneficiary shall be deceased, thus, no refund is
 2165 payable in the event that only the member dies while receiving
 2166 payment of a postretirement joint survivorship pension; and
- 2167 (iii) The member's employee contributions shall exceed
 2168 the sum of all monthly retirement pension benefits the plan
 2169 has paid to the member and/or or the member's designated
 2170 beneficiary, or both.
- 3. Amount of refund. If each of the requirements in subparagraph 1. and subparagraph 2. are met, and the pension

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- board has adopted rules and regulations in accordance with subparagraph 2., then the amount of the refund shall be equal to the amount by which the member's employee contributions exceed the sum of all monthly retirement pension benefits the plan has paid to such member and/or such or the member's designated beneficiary, or both, with interest as provided by rules and regulations adopted by the pension board.
- 2180 4. Payment made to designated contingent beneficiary. A 2181 refund pursuant to this paragraph shall be paid to the member's designated contingent beneficiary, or, to the 2182 2183 member's estate if the designated contingent beneficiary also is deceased or there is no other properly designated 2184 2185 contingent beneficiary. If there is no estate, a refund 2186 pursuant to this paragraph may be interpleaded into a court of 2187 competent jurisdiction.
 - 5. Death while active member. In the event that an active member dies after a postretirement joint survivorship pension has been elected, such election shall be deemed void and the provisions of Section 45-37-123.103(a), preretirement death benefits, shall apply.
- 2193 d. Refund of Employee Contributions for Deceased 2194 Members Who Were Receiving Superannuation, Early, Disability, 2195 or Deferred Retirement Benefit Payments. In the event that a 2196 member dies while receiving a superannuation retirement 2197 benefit, an early retirement benefit, a disability retirement benefit, or a deferred retirement benefit, then his or her 2198 designated beneficiary shall be entitled to receive a refund 2199 2200 in an amount equal to the amount by which the member's



employee contributions exceed the sum of all monthly

retirement pension or disability benefits the plan has paid to

such member, with interest.

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- e. Proof of Death and Marriage. The pension board may require proper proof of death or marriage in accordance with Section 45-37-123.103(f).
- 2207 (5) EMPLOYER CONTRIBUTIONS REMAIN IN TRUST FUND.

 2208 Employer contributions are never refunded to the member or the

 2209 member's <u>designated</u> beneficiary. All associated employer

 2210 contributions shall remain in the trust fund, except such

 2211 employer contributions that are returned to the county

 2212 pursuant to subdivision (7).
 - (6) CESSATION OF EMPLOYMENT. Unless otherwise specifically provided in the plan, such as, pursuant to subdivision (7), a member shall cease to be an employee of the county in order to receive a refund of employee contributions.
- its sole discretion, may refund employee contributions and associated employer contributions to the county to correct various errors, such as, inclusion in the plan of an ineligible individual or overpayment of employee contributions, in accordance with Section 45-37-123.23(b).
- 2223 (8) NO REFUNDS FOR QUALIFIED MILITARY SERVICE. There
 2224 shall be no refund of any contributions attributable to
 2225 amounts that the county restores pursuant to Section
 2226 45-37-123.80(b) due to a member's qualified military service.
- 2227 (9) TIMING OF REFUND PAYMENTS. In the event that a
 2228 refund is to be paid, such payment shall be made as soon as



- administratively practical following the date upon which entitlement to the refund occurs.
- 2231 (10) REFUND TO INCLUDE AMOUNTS TRANSFERRED FROM 457(b)
- 2232 PLAN. In the event that any member transfers amounts from a \S
- 2233 457(b), Internal Revenue Code, plan in accordance with Section
- 45-37-123.190(b), a refund shall include such transferred
- 2235 amounts, with interest if the member is vested."
- 2236 "\$45-37-123.106
- 2237 (a) General rules.
- 2238 (1) EFFECTIVE DATE. Except as otherwise provided
- 2239 herein, the provisions of this section shall apply for
- 2240 purposes of determining required minimum distributions for
- 2241 calendar years beginning on and after January 1, 1987.
- 2242 (2) REQUIREMENTS OF TREASURY REGULATIONS INCORPORATED.
- 2243 All distributions required under this section shall be
- determined and made in accordance with § 401(a)(9), Internal
- 2245 Revenue Code, including the incidental death benefit
- requirement in \$401(a)(9)(G), and the regulations thereunder.
- 2247 (3) PRECEDENCE. Subject to the joint and survivor
- 2248 annuity requirements of the plan, the requirements of this
- 2249 section shall take precedence over any inconsistent provisions
- 2250 of the plan.
- (b) Time and manner of distribution.
- 2252 (1) REQUIRED BEGINNING DATE. The member's entire
- interest shall be distributed, or begin to be distributed, to
- the member no later than the member's required beginning date.
- 2255 (2) DEATH OF MEMBER BEFORE DISTRIBUTIONS BEGIN. If the
- 2256 member dies before distributions begin, the member's entire



interest shall be distributed, or begin to be distributed, no later than as follows:

- a. Life Expectancy Rule, Spouse is <u>Designated</u>

 Beneficiary. At the election of the member or, if no election is made by the member, then at the election of the member's designated beneficiary, if the member's surviving spouse is the member's sole designated beneficiary, then distributions to the surviving spouse shall begin by December 31st of the calendar year immediately following the calendar year in which the member died, or by December 31st of the calendar year in which the member would have attained age 72 73, for those members who would have attained age 72 after December 31, 2022, and age 73 before January 1, 2033; or age 75, for those members who would have attained age 73 after December 31, 2032, if later.
- b. Life Expectancy Rule, Spouse is Not Designated Beneficiary. At the election of the member or, if no election is made by the member, then at the election of the member's designated beneficiary, if the member's surviving spouse is not the member's sole designated beneficiary, then distributions to the designated beneficiary shall begin by December 31st of the calendar year immediately following the calendar year in which the member died.
 - c. Five-Year Rule.

1. At the election of the member or, if no election is
made by the member, then at the election of the member's
designated beneficiary, if the member dies before
distributions begin and there is a designated beneficiary,

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then the member's entire interest shall be distributed to the designated beneficiary by December 31st of the calendar year containing the fifth anniversary of the member's death. If the member's surviving spouse is the member's sole designated beneficiary and the surviving spouse dies after the member but before distributions to either the member or the surviving spouse begin, then this paragraph shall apply as if the surviving spouse were the member. This paragraph shall apply to all distributions.

- 2. Members or <u>designated</u> beneficiaries may elect on an individual basis whether the <u>5-year</u> rule in this paragraph or the life expectancy rule in paragraph a. or paragraph b., and subsection (e) applies to distributions after the death of a member who has a designated beneficiary. The election shall be made no later than the earlier of September 30th of the calendar year in which distribution would be required to begin under paragraph a. or paragraph b., or by September 30th of the calendar year which contains the fifth anniversary of the member's, or, if applicable, surviving spouse's, death under this paragraph. If neither the member nor <u>designated</u> beneficiary makes an election under this subparagraph, distributions shall be made in accordance with paragraph a. or paragraph b., and subsection (e).
- d. No Designated Beneficiary, Five-Year Rule. If there is no designated beneficiary as of September 30th of the year following the year of the member's death, the member's entire interest shall be distributed by December 31st of the calendar year containing the fifth anniversary of the member's death.



- e. Surviving Spouse Dies Before Distributions Begin.
- 1. If the member's surviving spouse is the member's sole designated beneficiary and the surviving spouse dies after the member but before distributions to the surviving spouse begin, then this subsection, other than paragraph a., shall apply as if the surviving spouse were the member.
- 2319 2. For purposes of this subsection and subsection (e), 2320 distributions are considered to begin on the member's required beginning date, or, if this paragraph applies, the date 2321 2322 distributions are required to begin to the surviving spouse 2323 under paragraph a. If annuity payments irrevocably commence to 2324 the member before the member's required beginning date, or to 2325 the member's surviving spouse before the date distributions 2326 are required to begin to the surviving spouse under paragraph 2327 a., the date distributions are considered to begin is the date distributions actually commence. 2328
- 2329 (3) FORM OF DISTRIBUTION. Unless the member's interest 2330 is distributed in the form of an annuity purchased from an 2331 insurance company or in a single sum on or before the required 2332 beginning date, as of the first distribution calendar year 2333 distributions shall be made in accordance with subsections 2334 (c), (d), and (e). If the member's interest is distributed in 2335 the form of an annuity purchased from an insurance company, 2336 distributions thereunder shall be made in accordance with the 2337 requirements of § 401(a)(9), Internal Revenue Code, and the 2338 regulations thereunder. Any part of the member's interest which is in the form of an individual account described in § 2339 2340 414(k), Internal Revenue Code, shall be distributed in a



- manner satisfying the requirements of § 401(a)(9) and the regulations thereunder applicable to individual accounts.
- 2343 (c) Determination of amount to be distributed each year.
- 2345 (1) GENERAL ANNUITY REQUIREMENTS. A member who is 2346 required to begin payments as a result of attaining his or her 2347 required beginning date, whose interest has not been 2348 distributed in the form of an annuity purchased from an 2349 insurance company or in a single sum before such date, may 2350 receive payments in the form of annuity payments under the 2351 plan. Payments under such annuity shall satisfy the following 2352 requirements:
- 2353 a. The annuity distributions shall be paid in periodic 2354 payments made at intervals not longer than one year.
- 2355 b. The distribution period shall be over a life, or 2356 lives, or over a period certain not longer than the period 2357 described in subsection (d) or subsection (e).
- 2358 c. Once payments have begun over a period certain, the
 2359 period certain shall not be changed even if the period certain
 2360 is shorter than the maximum permitted.
- d. Payments shall either be nonincreasing or increase only to the extent permitted by one of the following conditions:
- 1. By an annual percentage increase that does not
 exceed the annual percentage increase in a cost-of-living
 index that for a 12-month period ending in the year during
 which the increase occurs or the prior year.
- 2368 2. By a percentage increase that occurs at specified



times, such as, at specified ages, and does not exceed the
cumulative total of annual percentage increases in an eligible
cost-of-living index since the annuity starting date, or if
later, the date of the most recent percentage increase. In
cases providing a cumulative increase, an actuarial increase
may not be provided to reflect the fact that increases were
not provided in the interim years.

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- 3. To the extent of the reduction in the amount of the member's payments to provide for a survivor benefit upon death, but only if the beneficiary whose life was being used to determine the distribution period described in subsection (d) dies or is no longer the member's <u>designated</u> beneficiary pursuant to a qualified domestic relations order within the meaning of § 414(p), Internal Revenue Code.
- 4. To allow a <u>designated</u> beneficiary to convert the survivor portion of a joint and survivor annuity into a single sum distribution upon the member's death.
- 5. To pay increased benefits that result from a plan amendment or other increase in the member's accrued benefit under the plan.
- 2389 6. By a constant percentage, applied not less
 2390 frequently than annually, at a rate that is less than five
 2391 percent per year.
- 7. To provide a final payment upon the death of the member that does not exceed the excess of the actuarial present value of the member's accrued benefit, within the meaning of § 411(a)(7), Internal Revenue Code, calculated as of the annuity starting date using the applicable interest



- 2397 rate and the applicable mortality table under \$ 417(e),
- 2398 Internal Revenue Code, or, if greater, the total amount of
- 2399 employee contributions, over the total of payments before the
- 2400 death of the member.
- 2401 8. As a result of dividend or other payments that
- 2402 result from actuarial gains, provided:
- 2403 (i) Actuarial gain is measured not less frequently than
- 2404 annually;
- 2405 (ii) The resulting dividend or other payments are
- 2406 either paid no later than the year following the year for
- 2407 which the actuarial experience is measured or paid in the same
- 2408 form as the payment of the annuity over the remaining period
- 2409 of the annuity, beginning no later than the year following the
- 2410 year for which the actuarial experience is measured;
- 2411 (iii) The actuarial gain taken into account is limited
- 2412 to actuarial gain from investment experience;
- 2413 (iv) The assumed interest rate used to calculate such
- 2414 actuarial gains is not less than three percent; and
- 2415 (v) The annuity payments are not also being increased
- 2416 by a constant percentage as described in subparagraph 6.
- 2417 (2) AMOUNT REQUIRED TO BE DISTRIBUTED BY REQUIRED
- 2418 BEGINNING DATE.
- 2419 a. In the case of a member whose interest in the plan
- 2420 is being distributed as an annuity pursuant to subdivision
- 2421 (1), the amount that shall be distributed on or before the
- 2422 member's required beginning date, or, if the member dies
- 2423 before distributions begin, the date distributions are
- 2424 required to begin under paragraph a. or b. of subdivision (2)

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of subsection (b), is the payment that is required for one payment interval.

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The second payment need not be made until the end of the next payment interval even if that payment interval ends in the next calendar year.

Payment intervals are the periods for which payments are received, such as, bimonthly, monthly, semi-annually, or annually. All of the member's benefit accruals as of the last day of the first distribution calendar year shall be included in the calculation of the amount of the annuity payments for payment intervals ending on or after the member's required beginning date.

2437 b. In the case of a single sum distribution of a 2438 member's entire accrued benefit during a distribution calendar 2439 year, the amount that is the required minimum distribution for 2440 the distribution calendar year, and thus not eligible for 2441 rollover under § 402(c), Internal Revenue Code, is determined 2442 under this paragraph. The portion of the single sum 2443 distribution that is a required minimum distribution is 2444 determined by treating the single sum distribution as a 2445 distribution from an individual account plan and treating the 2446 amount of the single sum distribution as the member's account 2447 balance as of the end of the relevant valuation calendar year. 2448 If the single sum distribution is being made in the calendar 2449 year containing the required beginning date and the required 2450 minimum distribution for the member's first distribution calendar year has not been distributed, the portion of the 2451 2452 single sum distribution that represents the required minimum





2453 distribution for the member's first and second distribution 2454 calendar year is not eligible for rollover.

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- (3) ADDITIONAL ACCRUALS AFTER FIRST DISTRIBUTION CALENDAR YEAR. Any additional benefits accruing to the member in a calendar year after the first distribution calendar year shall be distributed beginning with the first payment interval ending in the calendar year immediately following the calendar year in which such amount accrues. Notwithstanding the preceding, the plan shall not fail to satisfy the requirements of this subdivision and § 401(a)(9), Internal Revenue Code, merely because there is an administrative delay in the commencement of the distribution of the additional benefits accrued in a calendar year, provided that the actual payment of such amount commences as soon as practicable. However, payment shall commence no later than the end of the first calendar year following the calendar year in which the additional benefit accrues, and the total amount paid during such first calendar year shall be no less than the total amount that was required to be paid during that year under this subdivision.
- 2473 (4) DEATH OF MEMBER AFTER DISTRIBUTIONS BEGIN. If a
 2474 member dies after distribution of the member's interest begins
 2475 in the form of an annuity meeting the requirements of this
 2476 section, then the remaining portion of the member's interest
 2477 shall continue to be distributed over the remaining period
 2478 over which distributions commenced.
- 2479 (d) Requirements for annuity distributions that 2480 commence during member's lifetime.

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2481	(1) JOINT LIFE ANNUITIES WHERE THE DESIGNATED
2482	BENEFICIARY IS THE MEMBER'S SPOUSE. If distributions commence
2483	under a distribution option that is in the form of a joint and
2484	survivor annuity for the joint lives of the member and the
2485	member's spouse, the minimum distribution incidental benefit
2486	requirement shall not be satisfied as of the date
2487	distributions commence unless, under the distribution option,
2488	the periodic annuity payment payable to the survivor does not
2489	at any time on and after the member's required beginning date
2490	exceed the annuity payable to the member. In the case of an
2491	annuity that provides for increasing payments, the requirement
2492	of this subdivision shall not be violated merely because
2493	benefit payments to the <u>designated</u> beneficiary increase,
2494	provided the increase is determined in the same manner for the
2495	member and the <u>designated</u> beneficiary. If the form of
2496	distribution combines a joint and survivor annuity for the
2497	joint lives of the member and the member's spouse and a period
2498	certain annuity, the preceding requirements shall apply to
2499	annuity payments to be made to the designated beneficiary
2500	after the expiration of the period certain.

(2) JOINT LIFE ANNUITIES WHERE THE DESIGNATED
BENEFICIARY IS NOT THE MEMBER'S SPOUSE. If the member's interest is being distributed in the form of a joint and survivor annuity for the joint lives of the member and a designated beneficiary other than the member's spouse, the minimum distribution incidental benefit requirement shall not be satisfied as of the date distributions commence unless under the distribution option, the annuity payments to be made

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2509	on and after the member's required beginning date shall
2510	satisfy the conditions of this subdivision. The periodic
2511	annuity payment payable to the survivor shall not at any time
2512	on and after the member's required beginning date exceed the
2513	applicable percentage of the annuity payment payable to the
2514	member using the table set forth in Treasury Regulation §
2515	1.401(a)(9)-6, Q & A-2(c)(2). The applicable percentage is
2516	based on the adjusted member/ <u>designated</u> beneficiary age
2517	difference. The adjusted member/ <u>designated</u> beneficiary age
2518	difference is determined by first calculating the excess of
2519	the age of the member over the age of the designated
2520	beneficiary based on their ages on their birthdays in a
2521	calendar year. If the member is younger than age 70, the age
2522	difference determined in the previous sentence is reduced by
2523	the number of years that the member is younger than age 70 on
2524	the member's birthday in the calendar year that contains the
2525	annuity starting date. In the case of an annuity that provides
2526	for increasing payments, the requirement of this subdivision
2527	shall not be violated merely because benefit payments to the
2528	<u>designated</u> beneficiary increase, provided the increase is
2529	determined in the same manner for the member and the
2530	designated beneficiary. If the form of distribution combines a
2531	joint and survivor annuity for the joint lives of the member
2532	and a nonspouse non-spouse designated beneficiary and a period
2533	certain annuity, the preceding requirements shall apply to
2534	annuity payments to be made to the designated beneficiary
2535	after the expiration of the period certain.

(3) PERIOD CERTAIN ANNUITIES. Unless the member's



2537	spouse is the sole designated beneficiary and the form of
2538	distribution is a period certain and no life annuity, the
2539	period certain for an annuity distribution commencing during
2540	the member's lifetime may not exceed the applicable
2541	distribution period for the member under the Uniform Lifetime
2542	Table set forth in Treasury Regulation § 1.401(a)(9)-9 for the
2543	calendar year that contains the annuity starting date. If the
2544	annuity starting date precedes the year in which the member
2545	reaches age 70, the applicable distribution period for the
2546	member is the distribution period for age 70 under the Uniform
2547	Lifetime Table set forth in Treasury Regulation §
2548	1.401(a)(9)-9 plus the excess of 70 over the age of the member
2549	as of the member's birthday in the year that contains the
2550	annuity starting date. If the member's spouse is the member's
2551	sole designated beneficiary and the form of distribution is a
2552	period certain and no life annuity, the period certain may not
2553	exceed the longer of the member's applicable distribution
2554	period, as determined under this subdivision, or the joint
2555	life and last survivor expectancy of the member and the
2556	member's spouse as determined under the Joint and Last
2557	Survivor Table set forth in Treasury Regulation §
2558	1.401(a)(9)-9, using the member's and spouse's attained ages
2559	as of the member's and spouse's birthdays in the calendar year
2560	that contains the annuity starting date.

- 2561 (e) Requirements for minimum distributions where member 2562 dies before date distributions begin.
- 2563 (1) MEMBER SURVIVED BY DESIGNATED BENEFICIARY AND LIFE 2564 EXPECTANCY RULE.

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At the election of the member or, if no election is made by the member, then at the election of the member's designated beneficiary, if the member dies before the date distribution of his or her interest begins and there is a designated beneficiary, the member's entire interest shall be distributed, beginning no later than the time described in paragraph a. or b. of subdivision (2) of subsection (b), over the life of the designated beneficiary or over a period certain not exceeding:

- a. Unless the annuity starting date is before the first distribution calendar year, the life expectancy of the designated beneficiary determined using the <u>designated</u> beneficiary's age as of the <u>designated</u> beneficiary's birthday in the calendar year immediately following the calendar year of the member's death; or
- b. If the annuity starting date is before the first
 distribution calendar year, the life expectancy of the
 designated beneficiary determined using the <u>designated</u>
 beneficiary's age as of the <u>designated</u> beneficiary's birthday
 in the calendar year that contains the annuity starting date.
- (2) MEMBER SURVIVED BY DESIGNATED BENEFICIARY AND FIVE-YEAR RULE. At the election of the member or, if no election is made by the member, then at the election of the member's designated beneficiary, if the member dies before distributions begin and there is a designated beneficiary, then the member's entire interest shall be distributed to the designated beneficiary by December 31st of the calendar year containing the fifth anniversary of the member's death. This



2593 subdivision shall apply to all distributions.

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- (3) NO DESIGNATED BENEFICIARY. If the member dies before the date distributions begin and there is no designated beneficiary as of September 30th of the year following the year of the member's death, distribution of the member's entire interest shall be completed by December 31st of the calendar year containing the fifth anniversary of the member's death.
- 2601 (4) DEATH OF SURVIVING SPOUSE BEFORE DISTRIBUTIONS TO SURVIVING SPOUSE BEGIN. If the member dies before the date 2602 2603 distribution of his or her interest begins, the member's surviving spouse is the member's sole designated beneficiary, 2604 2605 and the surviving spouse dies before distributions to the 2606 surviving spouse begin, this subsection shall apply as if the 2607 surviving spouse were the member, except that the time by 2608 which distributions shall begin shall be determined without 2609 regard to paragraph a. of subdivision (2) of subsection (b).
 - (f) Definitions.
- 2611 (1) ACTUARIAL GAIN. The difference between an amount 2612 determined using the actuarial assumptions, such as, 2613 investment return, mortality, expense, and other similar 2614 assumptions, used to calculate the initial payments before 2615 adjustment for any increases and the amount determined under 2616 the actual experience with respect to those factors. Actuarial 2617 gain also includes differences between the amount determined 2618 using actuarial assumptions when an annuity was purchased or 2619 commenced and such amount determined using actuarial 2620 assumptions used in calculating payments at the time the



2621 actuarial gain is determined.

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- (2) DESIGNATED BENEFICIARY. The individual who is designated as the beneficiary under Section 45-37-123.103 and is the designated beneficiary under § 401(a)(9), Internal Revenue Code, and Treasury Regulation § 1.401(a)(9)-1, Q & Λ -4 § 1.401(a)(9)-4 and is designated as the beneficiary under Section 45-37-123.103 to the extent not otherwise inconsistent with the Internal Revenue Code or regulations thereunder.
- 2629 (3) DISTRIBUTION CALENDAR YEAR. A calendar year for 2630 which a minimum distribution is required. For distributions 2631 beginning before the member's death, the first distribution calendar year is the calendar year immediately preceding the 2632 2633 calendar year which contains the member's required beginning 2634 date. For distributions beginning after the member's death, 2635 the first distribution calendar year is the calendar year in 2636 which distributions are required to begin pursuant to 2637 subsection (b).
 - (4) ELIGIBLE COST-OF-LIVING INDEX. An index described below:
- a. A consumer price index that is based on prices of
 all items, or all items excluding food and energy, and issued
 by the Bureau of Labor Statistics, including an index for a
 specific population, such as urban consumers or urban wage
 earners and clerical workers, and an index for a geographic
 area or areas, such as a given metropolitan area or state; or
 - b. A percentage adjustment based on a cost-of-living index described in paragraph a., or a fixed percentage, if less. In any year when the cost-of-living index is lower than



- the fixed percentage, the fixed percentage may be treated as an increase in an eligible cost-of-living index, provided it does not exceed the sum of:
 - 1. The cost-of-living index for that year; and
- 2. The accumulated excess of the annual cost-of-living index from each prior year over the fixed annual percentage used in that year, reduced by any amount previously utilized under this paragraph.
- 2657 c. A percentage adjustment based on the increase in
 2658 compensation for the position held by the member at the time
 2659 of retirement, and provided under the terms of the plan.
- 2660 (5) LIFE EXPECTANCY. The life expectancy as computed by
 2661 use of the Single Life Table in Treasury Regulation §
 2662 1.401(a)(9)-9.
- 2663 (6) REQUIRED BEGINNING DATE. The April 1st of the calendar year following the later of:
- a. The calendar year in which the member attains age 72

 73, for those members who attain age 72 after December 31,

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 2022, and age 73 before January 1, 2033; or attains age 75,

 for those members who attain age 73 after December 31, 2032;
- 2669 or

- b. The calendar year in which the member retires."
- 2671 "\$45-37-123.108
- Except as otherwise specifically provided in this section, this section shall be effective as of January 1,
- 2674 1993.
- 2675 (1) ROLLOVERS GENERALLY.
- 2676 a. Notwithstanding any provision of the plan to the



contrary that would otherwise limit a distributee's election
under this section, a distributee, at the time and in the
manner prescribed by the pension board, may elect to have any
portion of an eligible rollover distribution that is equal to
at least two hundred dollars (\$200) paid directly to an
eligible retirement plan specified by the distributee in a
direct rollover.

- 2684 b. For purposes of this subdivision, the following definitions shall apply:
- 2686 1.(i) An eligible rollover distribution is any 2687 distribution of all or any portion of the balance to the credit of the distributee, except that an eligible rollover 2688 2689 distribution does not include: Any distribution that is one of 2690 a series of substantially equal periodic payments, not less 2691 frequently than annually, made for the life, or life 2692 expectancy, of the distributee or the joint lives, or joint 2693 life expectancies, of the distributee and the distributee's 2694 designated beneficiary, or for a specified period of 10 years 2695 or more; any distribution to the extent such distribution is 2696 required under § 401(a)(9), Internal Revenue Code; the portion 2697 of any other distribution that is not includible in gross 2698 income, determined without regard to the exclusion for net 2699 unrealized appreciation with respect to employer securities; 2700 any hardship distribution; and any other distribution that is 2701 reasonably expected to total less than two hundred dollars 2702 (\$200) during a year.
- 2703 (ii) Notwithstanding the above, with respect to 2704 distributions made after December 31, 2001, a portion of a



2705 distribution shall not fail to be an eligible rollover 2706 distribution merely because the portion consists of aftertax 2707 after-tax employee contributions which are not includible in 2708 gross income. However, such portion may be transferred only to 2709 an individual retirement account or annuity described in § 2710 408(a) or (b), Internal Revenue Code, or to a qualified trust 2711 described in § 401(a), Internal Revenue Code, or annuity 2712 contract described in § 403(a), Internal Revenue Code, that 2713 agrees to separately account for amounts so transferred, 2714 including separately accounting for the portion of such 2715 distribution which is includible in gross income and the portion of such distribution which is not so includible. 2716 2717 2. With respect to distributions made after December 2718 31, 2001, an eligible retirement plan is an individual 2719 retirement account described in § 408(a), Internal Revenue Code, an individual retirement annuity described in § 408(b), 2720 2721

Internal Revenue Code, other than an endowment contract, a 2722 qualified trust described in § 401(a), Internal Revenue Code, 2723 which is exempt from tax under § 501(a), Internal Revenue 2724 Code, that accepts the distributee's eligible rollover 2725 distribution, an annuity plan described in § 403(a), Internal 2726 Revenue Code, an eligible deferred compensation plan described 2727 in § 457(b), Internal Revenue Code, which is maintained by an 2728 eligible employer described in § 457(e)(1)(A), Internal 2729 Revenue Code, and an annuity contract described in § 403(b), 2730 Internal Revenue Code, that accepts the distributee's eligible

3. A distributee includes an employee or former

rollover distribution.

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- employee. In addition, the employee's or former employee's surviving spouse and the employee's or former employee's spouse or former spouse who is the alternate payee under a qualified domestic relations order, as defined in § 414(p), Internal Revenue Code, are distributees with regard to the
- 2739 4. A direct rollover is a payment by the plan to the eliqible retirement plan specified by the distributee.
- 2741 (2) DIRECT ROLLOVERS BY NON-SPOUSE <u>DESIGNATED</u>
 2742 BENEFICIARIES.

interest of the spouse or former spouse.

- 2743 a. Notwithstanding the direct rollover provisions in subdivision (1), for distributions after December 31, 2009, in 2744 2745 accordance with § 402(c)(11), Internal Revenue Code, a 2746 non-spouse beneficiary who is a designated beneficiary, as 2747 defined in § 401(a)(9)(E), Internal Revenue Code, and the regulations thereunder, by means of a direct 2748 2749 trustee-to-trustee transfer, may roll over all or any portion 2750 of an eligible rollover distribution, as defined in § 2751 401(a)(31), Internal Revenue Code, to an individual retirement 2752 plan the designated beneficiary establishes for purposes of 2753 receiving the distribution. If a non-spouse designated 2754 beneficiary receives a distribution from the plan, the 2755 distribution is not eligible for a 60-day, non-direct 2756 rollover.
- b. If the member's named <u>designated</u> beneficiary is a trust, the plan may make a direct trustee-to-trustee transfer to an individual retirement plan on behalf of the trust, provided the trust satisfies the requirements to be a



- designated beneficiary within the meaning of \$ 401(a)(9)(E), 2762 Internal Revenue Code.
- 2763 c. A non-spouse designated beneficiary may not roll 2764 over an amount which is a required minimum distribution, as 2765 determined under applicable regulations and other Internal Revenue Service quidance. If the member dies before the 2766 2767 member's required beginning date and the non-spouse designated 2768 beneficiary rolls over to an individual retirement plan the 2769 maximum amount eligible for rollover, the non-spouse designated beneficiary may elect to use either the five-year 2770 2771 rule or the life expectancy rule, pursuant to Treasury Regulation § 1.401(a)(9)-3, A-4(c), in determining the 2772 2773 required minimum distributions from the individual retirement 2774 plan that receives the non-spouse designated beneficiary's 2775 distribution.
- 2776 (3) ROLLOVER TO ROTH IRA. For distributions made after
 2777 December 31, 2007, in accordance with § 408A, Internal Revenue
 2778 Code, a member may elect to roll over directly an eligible
 2779 rollover distribution to a Roth IRA, as defined in § 408A(b),
 2780 Internal Revenue Code."
- 2781 "\$45-37-123.132
- 2782 (a) Adjustment if fewer than 10 years. Effective for
 2783 limitation years ending after December 31, 2001, if a member
 2784 has fewer than 10 years of participation in the plan, then the
 2785 defined benefit dollar limitation of Section 45-37-123.131(a)
 2786 shall be multiplied by a fraction, the numerator of which is
 2787 the number of years, or part thereof, of participation in the
 2788 plan, and the denominator of which is 10. However, in no event

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2789 shall such fraction be less than one-tenth. Notwithstanding 2790 the foregoing, no adjustment shall be made to the defined 2791 benefit dollar limitation for a distribution on account of a 2792 member becoming disabled by reason of personal injuries or 2793 sickness, or as a result of the death of a member. For 2794 purposes of this subsection, a year of participation means 2795 each accrual computation period for which the following 2796 conditions are met: The member is credited with a period of 2797 service for benefit accrual purposes, required under the terms of the plan in order to accrue a benefit for the accrual 2798 2799 computation period, and the member is included as a member under the eligibility provisions of the plan for at least one 2800 day of the accrual computation period. If these two conditions 2801 2802 are met, the portion of a year of participation credited to 2803 the member shall equal the amount of benefit accrual service credited to the member for such accrual computation period. A 2804 2805 member who is permanently and totally disabled within the 2806 meaning of § 415(c)(3)(C)(i), Internal Revenue Code, for an 2807 accrual computation period shall receive a year of 2808 participation with respect to the period. In no event shall 2809 more than one year of participation be credited for any 2810 12-month period.

(b) Adjustment of defined benefit dollar limitation for commencement before age 62. Effective for benefits commencing in limitation years ending after December 31, 2001, the defined benefit dollar limitation shall be adjusted if the annuity starting date of the member's benefit is before age 62.



- 2817 (1) LIMITATION YEARS BEGINNING BEFORE JULY 1, 2007. If 2818 the annuity starting date for the member's benefit is prior to 2819 age 62 and occurs in a limitation year beginning before July 2820 1, 2007, the defined benefit dollar limitation for the 2821 member's annuity starting date is the annual amount of a 2822 benefit payable in the form of a straight life annuity 2823 commencing at the member's annuity starting date that is the 2824 actuarial equivalent of the defined benefit dollar limitation 2825 with actuarial equivalence computed using whichever of the following produces the smaller annual amount: The applicable 2826 2827 interest rate and applicable mortality table, or other tabular factor, as defined in § 417(e)(3), Internal Revenue Code; or a 2828 2829 five percent interest rate assumption and the applicable 2830 mortality table as defined in § 417(e)(3), Internal Revenue 2831 Code.
- 2832 (2) LIMITATION YEARS BEGINNING ON OR AFTER JULY 1, 2833 2007.
- 2834 a. Plan Does Not Have Immediately Commencing Straight 2835 Life Annuity Payable at Both Age 62 and the Age of Benefit 2836 Commencement. If the annuity starting date for the member's 2837 benefit is prior to age 62 and occurs in a limitation year 2838 beginning on or after July 1, 2007, and the plan does not have 2839 an immediately commencing straight life annuity payable at 2840 both age 62 and the age of benefit commencement, the defined 2841 benefit dollar limitation for the member's annuity starting 2842 date is the annual amount of a benefit payable in the form of a straight life annuity commencing at the member's annuity 2843 2844 starting date that is the actuarial equivalent of the defined

benefit dollar limitation with actuarial equivalence computed using a five percent interest rate assumption and the applicable mortality table under Treasury Regulation § 1.417(e)-1(d)(2), or the applicable mortality table as required by law, that is effective for that annuity starting date, and expressing the member's age based on completed calendar months as of the annuity starting date.

- 2852 b. Plan Has Immediately Commencing Straight Life 2853 Annuity Payable at Both Age 62 and the Age of Benefit 2854 Commencement. If the annuity starting date for the member's 2855 benefit is prior to age 62 and occurs in a limitation year beginning on or after July 1, 2007, and the plan has an 2856 2857 immediately commencing straight life annuity payable at both 2858 age 62 and the age of benefit commencement, the defined 2859 benefit dollar limitation for the member's annuity starting date is the lesser of the limitation determined under 2860 paragraph a. and the defined benefit dollar limitation 2861 2862 multiplied by the ratio of the annual amount of the 2863 immediately commencing straight life annuity under the plan at 2864 the member's annuity starting date to the annual amount of the 2865 immediately commencing straight life annuity under the plan at 2866 age 62, both determined without applying the limitations of 2867 this subpart.
- 2868 (3) MORTALITY ADJUSTMENTS. Notwithstanding the other 2869 requirements of this subsection, no adjustment shall be made 2870 to the defined benefit dollar limitation to reflect the 2871 probability of a member's death between the annuity starting 2872 date and age 62 if benefits are not forfeited upon the death



2873 of the member prior to the annuity starting date. To the 2874 extent benefits are forfeited upon death before the annuity 2875 starting date, such an adjustment shall be made. For this 2876 purpose, no forfeiture shall be treated as occurring upon the 2877 member's death if the plan does not charge members for 2878 providing a qualified preretirement survivor annuity, as 2879 defined in § 417(c), Internal Revenue Code, upon the member's 2880 death.

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- (4) EXCEPTION FOR CERTAIN MEMBERS TO THE ADJUSTMENT OF DEFINED BENEFIT DOLLAR LIMITATION FOR COMMENCEMENT BEFORE AGE 62.
- 2884 a. Qualified Participants. Pursuant to § 415(b)(2)(G) 2885 and (H), Internal Revenue Code, no age adjustment is made to 2886 the defined benefit dollar limitation for commencement before 2887 age 62 for any qualified participant. For this purpose, a 2888 qualified participant is a participant in a defined benefit 2889 plan that is maintained by a state or any political 2890 subdivision of a state with respect to whom the service taken 2891 into account in determining the amount of the benefit under 2892 the defined benefit plan includes at least 15 years of service 2893 of the participant as a full-time employee of any police 2894 department or fire department that is organized and operated 2895 by the state or political subdivision maintaining such defined 2896 benefit plan to provide police protection, firefighting 2897 services, or emergency medical services for any area within the jurisdiction of such state or political subdivision, or as 2898 a member of the Armed Forces of the United States. 2899
 - b. Survivor and Disability Benefits. Pursuant to §



- 415(b)(2)(I), Internal Revenue Code, no age adjustment is made to the defined benefit dollar limitation for commencement before age 62 for a distribution from the plan on account of a member becoming disabled by reason of personal injuries or sickness, or as a result of the death of a member.
- 2906 (c) Actuarial equivalence of forms of benefit other
 2907 than a straight life annuity. Effective for distributions in
 2908 plan years beginning after December 31, 2003, the
 2909 determination of actuarial equivalence of forms of benefit
 2910 other than a straight life annuity shall be made in accordance
 2911 with subdivision (1) or subdivision (2).
- 2912 (1) BENEFIT FORMS NOT SUBJECT TO § 417(e)(3), INTERNAL 2913 REVENUE CODE. The straight life annuity that is actuarially 2914 equivalent to the member's form of benefit shall be determined 2915 under this subdivision if the form of the member's benefit is 2916 either a nondecreasing annuity, other than a straight life 2917 annuity, payable for a period of not less than the life of the 2918 member, or, in the case of a qualified preretirement survivor 2919 annuity, the life of the surviving spouse, or an annuity that 2920 decreases during the life of the member merely because of the 2921 death of the survivor annuitant, but only if the reduction is 2922 not below 50 percent of the benefit payable before the death 2923 of the survivor annuitant, or the cessation or reduction of 2924 Social Security supplements or qualified disability payments, 2925 as defined in § 401(a)(11), Internal Revenue Code.
- a. Limitation Years Beginning Before July 1, 2007. For limitation years beginning before July 1, 2007, the actuarially equivalent straight life annuity is equal to the



- annual amount of the straight life annuity commencing at the same annuity starting date that has the same actuarial present value as the member's form of benefit computed using whichever of the following produces the greater annual amount:
- 2933 1. The applicable interest rate and applicable
 2934 mortality table, or other tabular factor, as defined in §
 2935 417(e)(3), Internal Revenue Code, for adjusting benefits in
 2936 the same form; or
- 2937 2. Five percent interest rate assumption and the
 2938 applicable mortality table as defined in § 417(e)(3), Internal
 2939 Revenue Code.
- b. Limitation Years Beginning On or After July 1, 2007.

 For limitation years beginning on or after July 1, 2007, the

 actuarially equivalent straight life annuity is equal to the

 greater of:
- 1. The annual amount of the straight life annuity, if any, payable to the member under the plan commencing at the same annuity starting date as the member's form of benefit; or
- 2. The annual amount of the straight life annuity
 commencing at the same annuity starting date that has the same
 actuarial present value as the member's form of benefit,
 computed using a five percent interest rate assumption and the
 applicable mortality table as described in Treasury Regulation
 \$ 1.417(e)-1(d)(2), or the applicable mortality table as
 required by law, for that annuity starting date.
- 2954 (2) BENEFIT FORMS SUBJECT TO § 417(e)(3) INTERNAL
 2955 REVENUE CODE. The straight life annuity that is actuarially
 2956 equivalent to the member's form of benefit shall be determined



- under this subdivision if the form of the member's benefit is other than a benefit form described in subdivision (1). In this case, the actuarially equivalent straight life annuity shall be determined as follows:
- a. Annuity Starting Date in Plan Years Beginning After 2062 2005. If the annuity starting date of the member's form of benefit is in a plan year beginning after 2005, the actuarially equivalent straight life annuity is equal to the greatest of:
- 1. The annual amount of the straight life annuity
 commencing at the same annuity starting date that has the same
 actuarial present value as the member's form of benefit,
 computed using the assumptions, as defined in subdivision (3)
 of Section 45-37-123.01;
- 2. The annual amount of the straight life annuity
 commencing at the same annuity starting date that has the same
 actuarial present value as the member's form of benefit,
 computed using a five and one-half percent interest rate
 assumption and the applicable mortality table for the
 distribution under Treasury Regulation § 1.417(e)-1(d)(2), or
 the applicable mortality table as required by law; or
- 2979 3. The annual amount of the straight life annuity
 2979 commencing at the same annuity starting date that has the same
 2980 actuarial present value as the member's form of benefit,
 2981 computed for the distribution under Treasury Regulation §
 2982 1.417(e)-1(d)(3), or the applicable interest rate as required
 2983 by law, and the applicable mortality table for the
 2984 distribution under Treasury Regulation § 1.417(e)-1(d)(2), or



the applicable mortality table as required by law, divided by 1.05.

- 2987 b. Annuity Starting Date in Plan Years Beginning in 2988 2004 or 2005. If the annuity starting date of the member's 2989 form of benefit is in a plan year beginning in 2004 or 2005, 2990 the actuarially equivalent straight life annuity is equal to 2991 the annual amount of the straight life annuity commencing at 2992 the same annuity starting date that has the same actuarial 2993 present value as the member's form of benefit, computed using 2994 whichever of the following produces the greater annual amount:
- 2995 1. The applicable interest rate and applicable
 2996 mortality table, or other tabular factor, as defined in §
 2997 417(e)(3), Internal Revenue Code, for adjusting benefits in
 2998 the same form; or
- 2. A five and one-half percent interest rate assumption 3000 and the applicable mortality table for the distribution under 3001 Treasury Regulation § 1.417(e)-1(d)(2), or the applicable 3002 mortality table as required by law.
- 3003 (d) For purposes of Section 45-37-123.130 and
 3004 subsection (b), no adjustments under § 415(d), Internal
 3005 Revenue Code, shall be taken into account before the
 3006 limitation year for which such adjustment first takes effect.
- (e) For purposes of Section 45-37-123.130, no actuarial adjustment to the benefit is required for the value of a qualified joint and survivor annuity, ancillary benefits that are not directly related to retirement benefits, such as a qualified disability benefit, preretirement death benefits, and postretirement medical benefits, as set forth in § 415(b),





- 3013 Internal Revenue Code, and Treasury Regulation § 3014 1.415(b)-1(c)(4)(1)(B), and the value of postretirement 3015 cost-of-living increases made in accordance with § 415(d), 3016 Internal Revenue Code, and Treasury Regulation § 3017 1.415-3(c)(2)(iii). The annual benefit does not include any 3018 benefits attributable to employee contributions or rollover 3019 contributions, or the assets transferred from a qualified plan 3020 that was not maintained by the county." "\$45-37-123.150 3021 (a) The pension board shall have the right at any time 3022 3023 to amend the plan, subject to the limitations of this section. Any amendment shall be consistent with the act, any other 3024 3025 legislation relating to the system, or consistent with other 3026 authority granted to the pension board. Additionally, in the 3027 event that the Legislature amends the act or makes other statutory changes that impact the terms of the plan, the 3028 3029 pension board shall, subject to applicable law, may cause the 3030 plan to be amended as necessary to reflect such the legislation. The pension board, and each of its individual 3031 3032 members, when acting in its or their official capacity, shall 3033 be immune from civil liability against the claims of any 3034 individual, member, or other entity of any nature whatsoever 3035 arising out of the pension board's or its members' administration of the plan or related to its decisions or 3036 3037 actions, which decisions or actions were made in good faith, without malice, and predicated upon information that was then 3038 3039 available to the pension board.
 - (b) As determined by the pension board or by

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legislative act, any change in the pension rate may apply to all pensions payable under the plan, including pensions granted prior to the effective date of the change in the pension rate. This subsection shall apply whether such change results in the pension benefit being increased or decreased. Accordingly, any increase or decrease in the pension rate may be applicable not only to persons who have not yet begun to receive their pension benefits, but also to persons who have begun receiving their pensions benefits. A change in the pension rate means any modification to the definition of basic average salary or other change to the formula for determining the amount of a pension benefit.

(c) (b) Any amendment which affects the rights, duties, or responsibilities of the trustee may only be made with the trustee's written consent. Any such amendment shall become effective as provided therein upon its execution. The trustee shall not be required to execute any such amendment unless the amendment affects the duties of the trustee hereunder.

(d) (c) Except as otherwise specifically provided for herein, no amendment to the plan shall be effective if it authorizes or permits any part of the trust fund, other than such part as is required to pay taxes and administration expenses, to be used for or diverted to any purpose other than for the exclusive benefit of the members or their designated beneficiaries or estates."

"\$45-37-123.191

The plan shall not be deemed to constitute a contract of employment between the county and any member or to be a

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consideration or an inducement for the employment of any member or employee. Nothing contained in the plan shall be deemed to give any member or employee the right to be retained in the service of the county or to interfere with the right of the county to discharge any member or employee at any time regardless of the effect which such discharge shall have upon the employee as a member of this plan. No provisions herein shall be construed to bestow upon any member or any other person any vested right to benefits, return of employee contributions, or any other valuable interest hereunder. No implied contract for benefits shall be held to arise hereunder, either before or after retirement. A member's right to a pension benefit shall vest and become nonforfeitable pursuant to Section 45-37-123.100(c)(2)(b). Membership in the system is contractual in nature and vested pension benefits shall not be forfeited, diminished, or impaired."

"\$45-37-123.194

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3086 (a) Except as provided below and otherwise specifically 3087 required by law, it shall be impossible by operation of the 3088 plan or of the trust agreement, by termination of either, by 3089 power of revocation or amendment, by the happening of any 3090 contingency, by collateral arrangement, or by any other means, 3091 for any part of the corpus or income of any trust fund 3092 maintained pursuant to the plan or any funds contributed 3093 thereto to be used for, or diverted to, purposes other than 3094 the exclusive benefit of members, former members, or their designated beneficiaries; and no funds of the system, whether 3095 3096 in cash, securities, or otherwise, nor any income or yield

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thereof, shall be subject to or exacted on account of, any tax; and no retirement or disability allowance or right to return of contributions, or other benefits payable as set forth in the plan, shall be assignable or be subject to execution, levy, attachment, garnishment, or other legal process. Accordingly, the plan shall not recognize any domestic relations order attempting to provide a member's benefits, or any portion thereof, to an alternate payee.

- (b) In the event that the county shall make an excessive contribution under a mistake of fact, the pension board, or its agent, may demand repayment of such excessive contribution, and the trustees shall return such amount, adjusted for any income or loss in value so long as such amount is returned within one year of the date of the mistaken contribution. Notwithstanding the immediately preceding sentence, any return shall be limited to an amount that, in the judgment of the pension board, would not cause the system to become actuarially unsound.
- (c) In the event that the plan makes an overpayment to a member or, designated beneficiary, or other beneficiary for any reason, such as, miscalculation of a pension benefit or payment prior to the time that the member or, designated beneficiary, or other beneficiary was entitled to payment, the pension board may elect to offset future pension payments benefits until such the overpayment has been recouped by the trust fund to the extent allowed by law.
- 3123 (d) Subject to applicable law, no person shall be 3124 entitled to receive a deferred pension if his or her

3125	separation from the service from the county is due to his or
3126	her misappropriation of funds or property of the county, or to
3127	moral delinquency on his or her part.
3128	(e) Subject to applicable law, if the board finds that
3129	a member's service is terminated by resignation or discharge,
3130	or otherwise, as a consequence of such member's dishonesty in
3131	handling the monies or property of the county or any
3132	department thereof, the member shall not be entitled to any
3133	retirement or disability benefit, but he or she shall upon
3134	application therefor be paid a refund of the full amount of
3135	his or her employee contributions, less any benefits
3136	previously paid to him or her.
3137	(f)(d) Subject to applicable law, a member's or
3138	<pre>designated beneficiary's benefit may be offset for obligations</pre>
3139	to the county, the pension board, or the trust fund."
3140	"§45-37-123.195
3141	Any payment to any member, the member's legal
3142	representative, <u>designated</u> beneficiary, or to any guardian or
3143	committee appointed for such member or designated beneficiary
3144	in accordance with the plan, to the extent thereof, shall be
3145	in full satisfaction of all claims hereunder against the
3146	trustee, the county, and the pension board each of whom may
3147	require such member, legal representative, designated
3148	beneficiary, guardian, or committee, as a condition precedent
3149	to such payment, to execute a receipt and release thereof or
3150	an indemnification agreement or both in such form as shall be
3151	determined by the pension board."
3152	Section 2. Sections 45-37-123.31 and 45-37-123.110 are

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3153 added to the Code of Alabama 1975, to read as follows:

3154 \$45-37-123.31

3155 The system, the pension board and each of its 3156 individual members, and employees of the system, when acting 3157 within the scope of its or their official capacity, shall be 3158 immune from civil liability and not subject to legal claims 3159 for damages by any individual, member, designated beneficiary 3160 or other beneficiary, or entity, directly or by way of 3161 contribution, for any decision, act, or omission resulting in damage or injury unless the decision, act, or omission was 3162 3163 caused by willful and wanton conduct, grossly negligent 3164 conduct, gross malfeasance, or gross misfeasance. For purposes 3165 of this section, "official capacity" means any decision, act, 3166 or omission taken by the pension board or its individual 3167 members to further the purpose for which the system is established. 3168

3169 \$45-37-123.110

3170 (a) To the extent allowed by law, in the event that all or any portion of the benefit payable to a missing participant 3171 3172 or missing beneficiary shall remain unpaid either: (1) with 3173 respect to a nonvested member, for more than five years 3174 following the member's separation from service of the county; or (2) with respect to a vested member, for more than five 3175 3176 years following the applicable date, as may be set forth in 3177 any administrative policies established pursuant to Section 3178 45-37-123.22(b)(5), the amount of the missing participant's or missing beneficiary's benefit (as applicable) or employee 3179 3180 contributions, or both, in the sole discretion of the pension



3181 board, may be forfeited, subject to reinstatement as provided 3182 in subsection (b). During any period of forfeiture, the 3183 missing participant or missing beneficiary shall not be 3184 treated as a member under the plan. Prior to the forfeiture of 3185 a missing participant's or missing beneficiary's benefit or 3186 employee contributions, or both, the system shall attempt to 3187 locate the missing participant or missing beneficiary through 3188 reasonable search efforts, which efforts shall be determined 3189 by the pension board in its sole discretion.

(b) In the event a missing participant or missing 3190 3191 beneficiary is located subsequent to the forfeiture of the missing participant's or missing beneficiary's benefit or 3192 3193 employee contributions, or both, pursuant to subsection (a), 3194 the benefit or employee contributions, or both, shall be 3195 restored by the pension board without interest; provided, however, that a benefit or employee contribution lost by 3196 3197 reason of escheat under applicable state law is not treated as 3198 a forfeiture for purposes of this section nor as an 3199 impermissible forfeiture under the Internal Revenue Code. In 3200 the event that a nonvested missing participant dies subsequent 3201 to a forfeiture of his or her employee contributions pursuant 3202 to subsection (a), but before being located pursuant to this 3203 subsection, the participant's refund shall be permanently 3204 forfeited and there shall be no designated beneficiary or 3205 other beneficiary for the refund. In no event shall any 3206 forfeiture under the plan result in an increase in the benefit to be paid to any member. 3207

Section 3. Sections 45-37-123.52 and 45-37-123.53, Code



3209	of Alabama 1975, providing for termination of eligibility and
3210	the conversion of unpaid membership time to paid membership
3211	time, are repealed.
3212	Section 4. This act shall become effective on June 1,
3213	2024.