- 1 HB330
- 2 217382-1
- 3 By Representative Treadaway
- 4 RFD: State Government
- 5 First Read: 09-FEB-22

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A BILL

TO BE ENTITLED

AN ACT

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Relating to the General Retirement System for
Employees of Jefferson County; to amend Sections 45-37-123.20
and 45-37-123.22, as amended by Act 2021-456, 2021 Regular
Session, Sections 45-37-123.80 and 45-37-123.82, and Sections
45-37-123.100 and 45-37-123.104, as amended by Act 2021-456,
2021 Regular Session, of the Code of Alabama 1975, to
establish an optional 25-year superannuation retirement
benefit for members who commence membership in the retirement
system on or after October 1, 2022, under certain conditions;
to establish the amount of additional employee contributions
required from members who elect to participate in the benefit;
to authorize the pension board to establish rules, procedures,
and forms to implement the benefit; to provide that the
employer contribution related to the benefit shall remain six
percent of the member's compensation each payroll period and

that all additional contributions set forth in this act shall
be the obligation of the member and not the obligation of

Jefferson County; to provide that members who elect to

participate in the benefit, upon attaining 25 years of paid
membership time, may elect to terminate their employee

contributions at which time the employer contribution shall
also cease; and to provide for an effective date.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 45-37-123.20 and 45-37-123.22, as amended by Act 2021-456, 2021 Regular Session, Sections 45-37-123.80 and 45-37-123.82, and Sections 45-37-123.100 and 45-37-123.104, as amended by Act 2021-456, 2021 Regular Session, of the Code of Alabama 1975, are amended to read as follows:

"\$45-37-123.20.

"(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, 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. With regard to an employee who elects to participate in the optional 25-year superannuation retirement benefit, the county shall also

withhold an additional eight percent of the employee's compensation. 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 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.

"\$45-37-123.22.

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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 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 administration, interpretation, and application of the plan. Any such determination by the pension board shall be conclusive and binding upon all persons. The pension board may establish procedures, correct any defect, supply any information, or reconcile any inconsistency in such manner and to such extent as shall be deemed necessary or advisable to carry out the purpose of the plan; provided, however, that any procedure, discretionary act, interpretation, or construction shall be done in a nondiscriminatory manner based upon uniform principles consistently applied and shall be consistent with the intent that the plan shall continue to be deemed a

qualified plan under the terms of § 401(a), Internal Revenue
Code, and shall comply with the terms of the act and all
regulations issued pursuant thereto. The pension board shall
have all powers necessary or appropriate to accomplish the
pension board's duties under the plan.

- "(b) The pension board shall be charged with the duties of the general administration of the plan as set forth under the terms of the plan, including, but not limited to, all of the following:
- "(1) To determine all questions relating to the eligibility of employees to participate or remain a member hereunder and to receive benefits under the plan.
- "(2) To compute and certify the amount and the kind of benefits to which any member shall be entitled hereunder.
- "(3) To maintain all necessary records for the administration of the plan.
- "(4) To interpret the provisions of the plan and to make and publish such rules for regulation of the plan as are consistent with the act and the terms hereof.
- "(5) To establish rules and regulations for the administration of plan funds and for the transaction of the plan's business.
- "(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 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 investment.
 - "(12) To establish an investment policy.
- "(13) To establish a privacy policy for the protection of a member's personal information, subject to applicable law.
- "(14) To hold an annual meeting of the members at least once per calendar year and provide at least seven days'

written notice of the meeting to all members on the retirement system website or at either their place of work, last known 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.
 - "(16) To develop rules and regulations, amend the plan, subject to the provisions of Section 45-37-123.150, and provide for increases in benefits, subject to the provisions 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.
 - "(18) To purchase insurance coverage in such forms and amounts as may be determined by the pension board.
 - "(19) To provide employees of the system with health, dental, vision, and other forms of insurance, paid vacation, sick leave, tuition reimbursement, and any other benefits as determined by the pension board.
 - "(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.
- 25 "(21) To conduct meetings and business by video 26 conference, telephone conference, or electronic communication.

- "(22) To participate in emergency relief programs of the United States, the State of Alabama, and their departments, agencies, and instrumentalities.
 - "(23) To recover costs and reasonable attorney's fees in actions in which the pension board seeks to recover funds of the retirement system erroneously paid to members, beneficiaries, and third parties.
 - "(24) To establish procedures, forms, and rules to implement the optional 25-year superannuation retirement benefit.
 - "(c) Failure of the pension board to follow any provisions or procedures in the plan shall not constitute a waiver of any provision or procedure contained herein.

"§45-37-123.80.

- "(a) Employer contributions. Each Except for members who at the commencement of their membership in the retirement system elect the optional 25-year superannuation retirement benefit, each payroll period, an amount equal to the total of all members' employee contributions that is deducted from the members' compensation pursuant to Section 45-37-123.82 shall be contributed by the county and shall be paid into the trust fund. County contributions for members who elect the optional 25-year superannuation retirement benefit shall be six percent of the member's compensation each payroll period.
- "(b) Employer contributions upon reinstatement from qualified military service. If any member leaves the service of the county for the purposes of performing qualified

military service and shall have been reinstated to the service of the county within 90 days after such member's separation from such qualified military service, then the county shall promptly pay into the trust fund an amount equal to twice the employee contribution which the employee would have made if he or she had not been absent on such leave, and if 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; provided, however, that no part of such payment by the county shall be refundable to the employee pursuant to Section 45-37-123.104.

"\$45-37-123.82.

"(a) Employee contributions generally. As a condition of employment and of accruing benefits under the plan, each member shall contribute six percent of such member's compensation to the plan. A member, who at the commencement of his or her membership in the retirement system elects the optional 25-year superannuation retirement benefit pursuant to Section 45-37-123.100(a)(2), shall contribute an additional eight percent of the member's compensation. The employee contributions shall be after tax, or if approved by the pension board such employee contributions shall be pre-tax and treated as "picked-up" and contributed by the county to the plan pursuant to Section 414(h)(2) of the Internal Revenue Code. The county shall process such employee contributions each payroll period and the aggregate amount shall be deposited in the trust fund. Employee contributions shall

begin on the member's first paycheck after a member becomes eligible for membership in the system as provided for in Section 45-37-123.50. In the event that the county fails to withhold any employee contributions, the county may withhold such amounts, whether treated by the county as after-tax contributions or treated as "picked-up" contributions, from future paychecks as are 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.
- "(c) Cessation of employee contributions. A member may terminate employee contributions when the member's service entitles him or her to receive the maximum benefit available after 30 years of paid service, as further provided in Section 45-37-123.104(3).
 - "\$45-37-123.100.

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- 18 "(a) Superannuation retirement benefit benefits.
 - "(1) Thirty-year superannuation retirement benefit.
- 20 "(1)a. ELIGIBILITY. A member shall be eligible for a superannuation retirement benefit if:
- "a.1. The member has 30 or more years of paid membership time, regardless of age;
- 24 "b.2. The member has 10 or more years of paid 25 membership time and has attained the age of 60; or

1	" c. 3. The member has 30 years of service, 20 years	
2	of which are paid membership time, and has attained the age of	
3	55.	
4	"(2)b. CALCULATION OF BENEFIT. If a member meets the	
5	foregoing eligibility criteria, then the member shall be	
6	eligible to retire and receive a monthly benefit for the	
7	remainder of his or her life to be determined by the following	
8	formula:	
9	" $a.1.$ Two and one-half percent multiplied by the	
10	basic average salary multiplied by the number of years of paid	
11	membership time; plus	
12	"b.2. Five-eighths of one percent multiplied by the	
13	basic average salary multiplied by the number of years of	
14	unpaid membership time, if applicable.	
15	"(2) Optional 25-year superannuation retirement	
16	<pre>benefit.</pre>	
17	"a. ELIGIBILITY. A member who commences membership	
18	in the retirement system on or after October 1, 2022, and who	
19	elected in writing to participate in the optional 25-year	
20	superannuation retirement benefit at the time of commencement	
21	and made all additional contributions required by this part,	
22	shall be eligible for a superannuation retirement benefit,	
23	calculated pursuant to paragraph b., if the member has 25	
24	years of paid membership time, regardless of age.	
25	"b. CALCULATION OF BENEFIT. If a member meets the	
26	eligibility criteria set forth in paragraph a., the member	
27	shall be eligible to retire and receive a monthly benefit for	

the remainder of his or her life, as determined by the

following formula: Two and one-half percent multiplied by the

basic average salary multiplied by the number of years of paid

membership time.

"(3) Additional provisions applicable to superannuation retirement benefits:

Notwithstanding the foregoing, no member shall receive any retirement benefit in excess of 75 percent of his or her basic average salary. This 75 percent limitation shall only be applied at the time that the beginning retirement benefit is determined and shall not limit increases granted to retired members subsequent to their retirement. Additionally, this 75 percent limitation shall be applied before applying any actuarial adjustments to reflect an election of a joint survivorship pension.

"(3)a. SEVENTY-FIVE PERCENT LIMITATION.

"(4)b. SECTION 401(a)(17), INTERNAL REVENUE CODE, LIMITATION. Notwithstanding the foregoing provisions of this subsection, after applying the § 401(a)(17), Internal Revenue Code, compensation limit set forth in subdivision (11) of Section 45-37-123.01, the pension board, with the assistance of an actuary, shall determine the adjustments to any or all of the components or factors of the benefit formula, other than paid membership time, unpaid membership time, and/or the basic average salary as limited by the compensation limit that would be necessary to yield the maximum benefit specified under this part, without regard to § 401(a)(17), Internal

Revenue Code; the pension board shall then use such adjusted benefit formula to determine the maximum benefit due from the plan, subject, however, to Subpart 6, Internal Revenue Code, Section 415 limitations.

"(5)c. ELIGIBILITY FOR JOINT SURVIVORSHIP PENSION. A member that is entitled to a superannuation retirement benefit shall be entitled to instead elect a joint survivorship pension, as provided for under Section 45-37-123.101.

"(6)d. DEATH. If a member dies while receiving payment of a superannuation 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.

- "(b) Early retirement benefits.
- "(1) REGULAR EARLY RETIREMENT. A member may elect, but is not required, to retire prior to age 60 if the member has completed 30 or more years of service, 10 of which, but not the total 30, are paid membership time. In the event that a member makes such an election, such member shall be entitled to receive an early retirement benefit equal to the member's benefit that would be payable pursuant to subsection (a), but with an actuarial equivalent reduction for each year less than 60 years of age, as follows:

Reduced Retirement Benefit on Account of Retirement before Age 60 Expressed as a Percent-"Age of Member on 1 age of the Applicable Superan-2 Last Birthday Prenuation Retirement Benefit unceding Retirement 3 der subsection (a) **"**59 93% 4 5 **"**58 87% **"**57 82% 6 7 **"**56 77% **"**55 72% 8 9 **"**54 68% **"**53 64% 10 **"**52 60% 11 **"**51 57% 12 **"**50 13 54% 14 **"**49 51% 15 **"**48 48%

"(2) TWENTY-FIVE YEAR EARLY RETIREMENT BENEFIT. On and after April 24, 2003, a member with at least 25 years of paid membership time, but less than 30 years of paid membership time, who is not eligible for a superannuation retirement benefit may elect to retire early, but is not

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required to do so. In the event that a member makes such an election, such member shall be entitled to receive a 25-year early retirement benefit equal to the member's benefit that would be payable under the applicable superannuation retirement benefit pursuant to subsection (a), but with an actuarial equivalent reduction of seven percent for each whole year less than 30 years. For purposes of the seven percent reduction, months are not counted.

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- "(3) ELIGIBILITY FOR JOINT SURVIVORSHIP PENSION. A member that is entitled to an early retirement benefit shall be entitled to instead elect a joint survivorship pension, as provided for under Section 45-37-123.101.
- "(4) DEATH. If a member dies while receiving payment of an early 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.
 - "(c) Deferred retirement benefits.
 - "(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.

"c. Eligibility for Joint Survivorship Pension. A member that is entitled to a deferred retirement benefit shall be entitled to instead elect a postretirement joint survivorship pension provided for under Section 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. 45-37-123.104(4)b. or d., respectively.

- "(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 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, as follows:

- 1 "1. Ten years of paid membership time: 50 percent.
- 2 "2. Eleven years of paid membership time: 60
- 3 percent.
- 4 "3. Twelve years of paid membership time: 70
- 5 percent.
- 6 "4. Thirteen years of paid membership time: 80
- 7 percent.
- 8 "5. Fourteen years of paid membership time: 90
- 9 percent.

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- 10 "6. Fifteen or more years of paid membership time:
- 11 100 percent.

commence.

- "c. Commencement of Payment. 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
- 18 "(3) INVOLUNTARY DEFERRED RETIREMENT BENEFIT.
 - "a. 20/55 Provisions. Subject to the general eligibility requirements stated in subdivision (1), a member who is not entitled to voluntarily retire pursuant to subsection (a), superannuation retirement benefit benefits, or subdivision (1) of subsection (b), regular early retirement benefit, but who is involuntarily retired after accumulating 20 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 applicable formula set

forth in subsection (a), superannuation retirement benefit benefits, 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 55.

"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 benefits, 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 applicable formula set forth in subsection (a), superannuation retirement benefit benefits, the payment of which shall commence as set forth below.

"1. Member contributions. In order to receive a benefit under paragraph b., a member shall contribute to the plan from the date of the member's involuntary retirement to the date that the benefit commences, by the last day of each calendar month: (i) the amount of employee contributions that he or she would have made if he or she had continued to be employed by the county at the same salary as he or she was receiving at the time of his or her termination of employment, plus (ii) the amount which the county would have contributed to the plan on the member's behalf if he or she had continued

to be employed by the county at the same salary as he or she was receiving at the time of his or her termination of employment.

"2. Commencement of payment. 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 the applicable subdivision of subsection (a), superannuation retirement benefit benefits, shall be reduced in the same manner as the early retirement benefit benefits is reduced under subdivision (1) of subsection (b).

"(d) Offset for payment of hospital, surgical, and medical benefits. 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 medical benefits 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 shall be corrected between the county and the member. At any time a written opinion from a competent actuary selected by the commission is made indicating that the funds and assets of the system are not actuarially sound, then the benefits of this subsection shall cease to be in effect until such time as an actuary appointed by the commission gives a written opinion that the system is financially sound. Any such actuarial services shall be paid for by the system.

"\$45-37-123.104.

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

"(1) WITHDRAWAL OF EMPLOYEE CONTRIBUTIONS BY MEMBERS
NOT ENTITLED TO A DEFERRED RETIREMENT BENEFIT. In the event
that a 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 member, upon written 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 MEMBERS
ENTITLED TO A DEFERRED RETIREMENT BENEFIT.

"a. General Rule. Subject to the limitations stated in paragraph b., in the event that a member ceases to be an employee of the county for reasons other than retirement, death, or disability when he or she is eligible for a deferred retirement benefit, but has not elected a deferred retirement benefit, such member, upon written application therefore to the pension board, shall be paid the full amount of his or her employee contributions, with interest. The provisions of Section 45-37-123.100(c)(1)b. shall govern the withdrawal of employee contributions for any member who has elected a deferred retirement benefit, but has not yet been paid.

"b. Rules and Regulations. The pension board shall establish rules and regulations setting forth the amount of 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 the trust fund 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.

"(3) PARTIAL REFUND OF EMPLOYEE CONTRIBUTIONS AND
CESSATION OF EMPLOYEE CONTRIBUTIONS AND EMPLOYER
CONTRIBUTIONS. When a member, who at the commencement of his
or her membership in the retirement system does not elect to
participate in the optional 25-year superannuation retirement
benefit, 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 on the member's behalf shall cease. When a member,
who at the commencement of his or her membership in the
retirement system elects to participate in the optional
25-year superannuation retirement benefit, attains 25 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. Upon filing,
the employer contribution to the trust fund 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 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;
additionally the pension board shall refund to the county any
associated employer contributions, without interest.

"(4) REFUNDS UPON DEATH OF A MEMBER.

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"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 beneficiary in lump sum form.

"b. Refund of Employee Contributions for Deceased,
Vested Members Entitled to Deferred Retirement Benefits, but
No Payments Have Commenced.

"1. Eligibility. Unless an election has been made in accordance with Section 45-37-123.103 to receive a preretirement joint survivorship pension, if a vested member dies, before payments have commenced, then an amount equal to the total amount of such member's employee contributions, with interest, shall be refunded to the member's beneficiary in lump sum form. This rule shall apply regardless of whether the member dies while active, or after a deferred retirement election has been made, so long as payments have not commenced.

"2. Rules and regulations. The pension board is authorized to adopt interest rules and regulations providing for the pension board to pay to a beneficiary interest at the rate prescribed in such rules on the member's employee contributions that are to be refunded to the beneficiary. The interest rules and regulations established shall prescribe the terms and conditions on which such interest shall be payable

- and may impose such limitations on the payment of interest as the pension board deems appropriate.
- "c. Refund of Employee Contributions for Deceased

 Members Who Previously Elected a Postretirement Joint

 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
- "(ii) Both the member and the member's primary beneficiary shall be deceased, thus, no refund is payable in the event that only the member dies while receiving payment of a postretirement joint survivorship pension; and

"(iii) The member's employee contributions shall

exceed the sum of all monthly retirement benefits the plan has

paid to the member and/or the member's beneficiary.

- "3. Amount of refund. If each of the requirements in subparagraph 1. and subparagraph 2. are met, and the pension 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 benefits the plan has paid to such member and/or such member's beneficiary, with interest as provided by rules and regulations adopted by the pension board.
- "4. Payment made to contingent beneficiary. A refund pursuant to this paragraph shall be paid to the member's designated contingent beneficiary, or, to the member's estate if the contingent beneficiary also is deceased or there is no other properly designated contingent beneficiary.
- "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.
- "d. Refund of Employee Contributions for Deceased Members Who Were Receiving Superannuation, Early, Disability, or Deferred Retirement Benefit Payments. In the event that a member dies while receiving a superannuation retirement benefit, an early retirement benefit, a disability retirement

benefit, or a deferred retirement benefit, then his or her
beneficiary shall be entitled to receive a refund in an amount

3 equal to the amount by which the member's employee

contributions exceed the sum of all monthly retirement

5 benefits the plan has paid to such member, with interest.

"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).

- "(5) EMPLOYER CONTRIBUTIONS REMAIN IN TRUST FUND.

 Employer contributions are never refunded to the member or the member's beneficiary. All associated employer contributions shall remain in the trust fund, except such employer contributions that are returned to the county 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.
- "(7) REFUNDS TO CORRECT ERRORS. The pension board, in 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).
- 25 "(8) NO REFUNDS FOR QUALIFIED MILITARY SERVICE.

 26 There shall be no refund of any contributions attributable to

1 amounts that the county restores pursuant to Section 2 45-37-123.80(b) due to a member's qualified military service. "(9) TIMING OF REFUND PAYMENTS. In the event that a 3 refund is to be paid, such payment shall be made as soon as 4 5 administratively practical following the date upon which entitlement to the refund occurs. 6 7 "(10) REFUND TO INCLUDE AMOUNTS TRANSFERRED FROM 8 457(b) PLAN. In the event that any member transfers amounts from a § 457(b), Internal Revenue Code, plan in accordance 9 10 with Section 45-37-123.190(b), a refund shall include such transferred amounts, with interest if the member is vested." 11 Section 2. The amendatory provisions of this act 12 13 shall apply only to individuals who commence membership in the General Retirement System for Employees of Jefferson County 14 15 after October 1, 2022. Section 3. All laws or parts of laws which conflict 16 17 with this act are repealed. 18 Section 4. This act shall become effective October 1, 2022, following its passage and approval by the Governor, 19

or its otherwise becoming law.