- 1 HB384
- 2 197441-1
- 3 By Representative Carns (N & P)
- 4 RFD: Jefferson County Legislation
- 5 First Read: 09-APR-19

1	197441-1:n:03/01/2019:LLR/ma LSA2019-686
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9	A BILL
10	TO BE ENTITLED
11	AN ACT

Relating to Jefferson County; relating to the General Retirement System for Employees of Jefferson County; to amend Sections 45-37-123.01, 45-37-123.21, 45-37-123.22, 45-37-123.24, 45-37-123.53, 45-37-123.54, 45-37-123.82, 45-37-123.101, 45-37-123.103, 45-37-123.104, 45-37-123.151, and 45-37-123.195 of the Code of Alabama 1975, to add definitions for the terms "benefit enhancement," "executive director" and "spouse"; to remove definitions of the terms "another pension system," "county treasurer" and "pension coordinator"; to revise definitions of the terms "active member," "compensation," "county," "eligible employee," "sick leave retirement conversion" and "unpaid membership time"; to add a qualification that member number three of the pension board have a minimum of 10 years' experience as a certified public accountant; to require that member number five of the

pension board be a member of the system; to provide that elections of members number four and five of the pension board may be conducted by paper or electronic ballot; to require that the county manager inform those persons on the county payroll of elections for members numbers four and five; to authorize the pension board to appoint members of the election board only in the event that the members of the system fail to do so or in the event a member so appointed cannot or will not serve on the election board; to provide a mechanism for the removal of a member of the pension board; to make the executive director of the system the secretary of the system; to authorize the pension board to award cost-of-living benefit increases in any form, lump sum or otherwise; to authorize the pension board to determine the validity of and take appropriate action with respect to any divorce decree or other judicial order presented to the pension board; to authorize notification of the annual meeting to be provided to members of the system by electronic mail; to authorize the pension board to purchase insurance coverage in forms and amounts determined by the pension board; to authorize the pension board to provide health, dental, vision, and other forms of insurance, paid leave, and other employment benefits to its employees; to authorize the pension board to provide life, disability, and other forms of voluntary insurance to members of the system provided the cost thereof is paid by such member; to remove the designation of a legal advisor for the system; to authorize the pension board to permit members

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of the system to convert unpaid membership time to paid membership time; to require pension board approval of any commission authorized conversion of unpaid membership time to paid membership time; to require the county to pay for an actuarial evaluation of the system before any conversion of unpaid membership time to paid membership time; to clarify that neither the county, the system, or the pension board is required to fund a conversion of unpaid membership time to paid membership time; to clarify how a member continues to participate in the system upon being rehired by the county; to authorize the pension board to provide employee contributions to be made on either a pre or after tax basis in the discretion of the pension board; to provide that a member may not withdraw his or her contributions to the system by joining another pension plan; to clarify that a member may cease contributions to the system upon attaining 30 years of paid membership time; to clarify that, upon termination of employment, a member may not rescind an election for a postretirement joint survivorship pension; to authorize the pension board, in certain circumstances to interplead into a court of competent jurisdiction a deceased member's death benefit; to further provide that a member may not withdraw his or her contributions by joining another pension plan; to clarify that a member who has attained 30 years of paid membership time may cease making contributions to the system and to provide that, in certain circumstances, a refund of employee contributions to the beneficiary of a deceased member

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- 1 shall be paid with interest; to authorize the pension board to 2 increase or enhance member benefits by lump sum payment or in such other form or manner as the pension board may prescribe; 3 to alter the procedure to increase or enhance a member's 4 5 benefit; and to authorize the pension board to require 6 execution of an indemnification agreement when making certain 7 payments to a member, a member's legal representative, beneficiary, quardian, or committee appointed for such member. 8
- BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 9

10 Section 1. Sections 45-37-123.01, 45-37-123.21, 45-37-123.22, 45-37-123.24, 45-37-123.53, 45-37-123.54, 11 45-37-123.82, 45-37-123.101, 45-37-123.103, 45-37-123.104, 12 45-37-123.151, and 45-37-123.195 of the Code of Alabama 1975, 13

15 "\$45-37-123.01.

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are amended to read as follows:

"For the purposes of this part, the following terms shall have the following meanings:

- "(1) ACT. The act adding this part, to be called the General Retirement System for Employees of Jefferson County Act.
- "(2) ACTIVE MEMBER. An individual that currently is employed by the county or other entities set forth in subdivision (20) and is making employee contributions to the system.
- "(3) ACTUARIAL EQUIVALENT. Effective July 30, 1984, 26 or such other dates as set forth in Exhibit A, which is maintained in the office of the pension board, a form of 27

benefit differing in time, period, or manner of payment from a specific benefit provided under the plan but having the same value when computed using the mortality tables, the interest rate, and any other assumptions last adopted by the pension board, which assumptions shall clearly preclude any discretion in the determination of the amount of a member's benefit.

"(4) ACTUARIAL GAIN. As defined in Section 45-37-123.106(f)(1).

"(5) ANNUITY STARTING DATE. As used in Subpart 6 and in Section 45-37-123.106, means, with respect to any member, the 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.

"(6) ANOTHER PENSION SYSTEM. As used in Sections
45-37-123.82(c) and 45-37-123.104(3), means a pension system
established by or under laws of the State of Alabama for
public officers and public employees other than the system
establishing this plan, which other pension system proscribes
or otherwise does not allow for voluntary withdrawal by the
member from the other pension system.

"(7)(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 membership time during which such member's average monthly compensation was higher than any other period of 36 consecutive months of paid membership time. For example, if a

member terminated employment on June 20, 2010, and his or her highest consecutive 36 month period ends on the member's date of termination of employment, then the measuring period for determining basic average salary would be from June 21, 2007, through June 20, 2010. The following rules shall apply in calculating basic average salary:

"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 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 period otherwise would end on the date of the member's termination of employment.

" $\frac{(8)}{(7)}$ BENEFICIARY. The person, 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.

- "(8) BENEFIT ENHANCEMENT. An across the board increase to a previously awarded benefit to which a member is entitled.
- "(9) CIVIL SERVICE SYSTEM. The personnel system administered and operated by the Jefferson County Personnel Board.
 - "(10) COMMISSION. The Jefferson County Commission.
- "(11) COMPENSATION.

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- 25 "a. With respect to any member means:
 - "1. The regular salary or hourly wages paid to a member, based on his or her pay grade, as established by the

1 Jefferson County Personnel Board, or other appropriate

2 authority, for a calendar year ending with or within the

3 applicable plan year <u>including any employee contributions</u>

4 pursuant to Section 45-37-123.82(a);

- "2. Plus any accumulated vacation time paid by the county;
- 7 "3. Plus Worker's Compensation benefits, only as described in subdivision (59); and
- 9 "4. Any differential wage payment, as defined in §
 10 3401(h)(2), Internal Revenue Code, generally relating to
 11 military pay.
 - "b. Bonuses, overtime, longevity pay, paid accumulated sick leave (that is paid in the form of a lump sum), uniform allowances, expense allowances, and any other nonregular forms of compensation are excluded.

"c. Compliance with § 401(a)(17), Internal Revenue Code. Because the transitional rule provided by Treasury Regulation § 1.401(a)(17)-1(d)(4) of the regulations issued under § 401(a)(17), Internal Revenue Code, does not apply to the plan, compensation of each member taken into account in determining benefit accruals in any plan year beginning after December 31, 2001, shall not exceed two hundred thousand dollars (\$200,000), or such other amount provided in the Internal Revenue Code. Such amount shall be adjusted for increases in the cost of living in accordance with § 401(a)(17)(B), Internal Revenue Code, except that the dollar increase in effect on January 1 of any calendar year shall be

effective for the calendar years beginning with such calendar year. For any short calendar year, the compensation limit shall be an amount equal to the compensation limit for the calendar year in which the calendar year begins multiplied by the ratio obtained by dividing the number of full months in the short calendar year by 12. For purposes of determining benefit accruals in a plan year beginning after December 31, 2001, compensation for any prior calendar year shall be limited to one hundred fifty thousand dollars (\$150,000) for 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.

"(12) COUNTY. Jefferson County, Alabama, and any successor which shall maintain this plan. However, references herein to employment by the county also shall include employment by such other entities set forth in subdivision (20) and by entities for which the county is acting as payroll agent or wherein the county is being reimbursed by an entity for the compensation of such entities' workers or wherein the entity has appointing authority with respect to the workers. Accordingly, such entities' workers shall be covered by the plan to the extent allowed under the act and as determined by the pension board in its administration of the plan.

"(13) COUNTY TREASURER. An elected official of the county who is responsible for receiving and segregating into the trust fund all assets of the system.

Ι	" (14) (13) DEFERRED RETIREMENT BENEFIT. A benefit
2	payable pursuant to the terms of Section 45-37-123.100(c).
3	" $\frac{(15)}{(14)}$ DESIGNATED BENEFICIARY. As defined in
4	Section 45-37-123.103(d).
5	" (16) (15) DISABILITY RETIREMENT BENEFIT. A benefit
6	payable pursuant to the terms of Section 45-37-123.102.
7	"(17)(16) DISTRIBUTION CALENDAR YEAR. As defined in
8	Section 45-37-123.106(f)(3).
9	" (18) (17) EARLY RETIREMENT BENEFIT. A benefit
10	payable pursuant to the terms of Section 45-37-123.100(b).
11	" (19) (18) EFFECTIVE DATE. January 1, 2010, except as
12	otherwise provided.
13	"(20) (19) ELIGIBLE COST-OF-LIVING INDEX. As defined
14	in Section 45-37-123.106(f)(4).
15	" (21) (20) ELIGIBLE EMPLOYEE.
16	"a. The following individuals affiliated with
17	Jefferson County, Alabama, or the State of Alabama:
18	"1. Any person employed by Jefferson County at a
19	wage or salary payable at regular intervals, whether or not
20	such person is subject to the civil service system in
21	operation in Jefferson County.
22	"2. Any person who served as an employee of a
23	license inspector prior to the time a retirement system became
24	operative in Jefferson County, not exceeding 20 years, whether
25	such service was under the State of Alabama or under Jefferson
26	County.

1 "3. Any person who served or serves as the Solicitor 2 of the Juvenile Court of Jefferson County, the Solicitor of the Domestic Relations Court of Jefferson County, or the 3 Solicitor of the Criminal Court of Jefferson County. 5 "4. Any person who served or serves as a deputy appointed by the circuit solicitor serving in Jefferson County, to the extent that the compensation of the deputy is paid by Jefferson County. 8 "5. Any person who served or serves as an employee 9 10 of the Cooperative Extension Service of the State of Alabama, provided such person was receiving or shall be receiving, 11 12 monthly compensation from Jefferson County for service 13 performed by such person. "6.2. Any person elected or appointed to a job or 14 15 position with or for Jefferson County, whose compensation was paid or shall be paid, in whole or in part, by Jefferson 16 County while occupying such job or position. 17 18 "7. Any person regularly employed by the Library 19 Board of the City of Birmingham whose duties are performed 20 under the direct supervision of the library board, who 21 receives his or her salary, directly or indirectly, from the public funds of Jefferson County, excluding members of the 22

"8. Any person who serves as the deputy solicitor servicing Jefferson County to the extent that the compensation

library board and excluding officers of the library board who

are elected by the people.

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of the deputy solicitor is paid by Jefferson County. Such person is an eligible deputy solicitor.

"9.3. Any person 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, and such office requires full-time service. Such person is an eligible county office employee.

"10. Any person who serves as the circuit solicitor servicing Jefferson County to the extent that the compensation of the circuit solicitor is paid by Jefferson County. Such person is an eligible circuit solicitor.

"11.4. 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.

"12.5. Any person 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 is subject to the civil service system in operation in Jefferson County.

"6. Any person employed by the Personnel Board of

Jefferson County at a wage or salary payable at regular

intervals, whether or not the person is subject to the civil
operation in Jefferson County.

"7. Any person 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, whether or not the person is subject to the civil service system in operation in Jefferson County.

"b. An eligible employee shall not include:

- "1. Any person who is appointed or elected as a member of any board or commission of Jefferson County, provided that service on such 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 whose employment is temporary so long as his or her employment remains temporary. A person's employment shall be deemed to be temporary within the meaning of this subdivision if such employment is temporary as defined by the civil service system, or if the officers, board, commission, or agency employing such person certifies in writing to the pension board that the employment is temporary.
- "3. Any leased employee and any independent contractor.

"(22)(21) EMPLOYEE. Any person who is employed by the county or elected or appointed to a job or position with or for the county. An employee shall exclude any leased employee and any independent contractor as such terms are defined by the pension board or the civil service system. See

also subdivision (12), which covers situations in which other entities may be the employer of eligible employees.

"(23) (22) EMPLOYEE CONTRIBUTION. The amount a member is required to contribute to the plan as a condition of employment and participation in the plan pursuant to Section 45-37-123.82 and any amount required to be treated as an employee contribution in accordance with Section 45-37-123.190(b), relating to transfers from § 457(b), Internal Revenue Code, plans.

"(24)(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.

"(25) FISCAL YEAR. The system's accounting year of 12 months commencing on October 1 of each year and ending the following September 30.

"(26) 415 COMPENSATION. With respect to any member means such member's wages as defined in § 3401(a), Internal Revenue Code, and all other payments of compensation by the county, in the course of the county's trade or business, for a calendar year ending with or within the plan year for which the county is required to furnish the member a written statement under §§ 6041(d), 6051(a)(3), and 6052, Internal Revenue Code. 415 compensation shall be determined without

regard to any rules under § 3401(a), Internal Revenue Code, 1 2 that limit the remuneration included in wages based on the nature or location of the employment or the services 3 performed, such as the exception for agricultural labor in § 4 5 3401(a)(2), Internal Revenue Code. Notwithstanding the above, 6 the determination of 415 compensation shall be made by 7 including any elective deferral, as defined in § 402(g)(3), 8 Internal Revenue Code, and any amount which is contributed by 9 the county at the election of the member pursuant to a salary 10 reduction agreement and which is not includible in the gross income of the member by reason of §§ 125, 132(f)(4), 11 402(e)(3), 402(h)(1)(B), 403(b), or 457(b), Internal Revenue 12 13 Code, and employee contributions described in § 414(h)(2), 14 Internal Revenue Code, that are treated as employer 15 contributions. For this purpose, effective January 1, 1998, amounts not includible in gross income under § 125, Internal 16 17 Revenue Code, shall be deemed to include any amounts not 18 available to a member in cash in lieu of group health coverage because the member is unable to certify that the member has 19 20 other health coverage, provided the county does not request or 21 collect information regarding the member's other health 22 coverage as part of the enrollment process for the health 23 plan.

"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

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severance from employment with the county, or any other entity that is treated as the county pursuant to § 414(b), (c), (m), or (o), Internal Revenue Code:

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- "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:
- "(i) Regular pay. 415 compensation shall include regular 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.
- "(ii) Salary continuation payments for disabled participants. 415 compensation does not include compensation paid to a member who is permanently and totally disabled, as defined in § 22(e)(3), Internal Revenue Code.
- "b. Administrative Delay or the First Few Weeks Rule. With respect to limitation years beginning on and after July 1, 2007, 415 compensation does not include amounts earned but not paid during the limitation year solely because of the timing of pay periods and pay dates.

"c. Back Pay. With respect to limitation years
beginning on and after July 1, 2007, payments awarded by an
administrative agency or court or pursuant to a bona fide
agreement by the county to compensate a member for lost wages
are 415 compensation for the limitation year to which the back
pay relates, but only to the extent such payments represent
wages and compensation that would otherwise be included in 415

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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 entity shall be a person, 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).
- 18 "(29) IRC. The Internal Revenue Code of 1986, as
 19 amended or replaced from time to time.
- "(30) JOINT SURVIVORSHIP PENSION. Either a

 preretirement joint survivorship pension or a postretirement

 joint survivorship pension.
- 23 "(31) LIFE EXPECTANCY. As defined in Section 45-37-123.106(f)(5).
- "(32) MEDICAL ADVISOR. The pension board's medical advisors or other appointed physicians or vocational specialists.

"(33) MEMBER. Any eligible employee who, depending on the context as used throughout this plan, participates, or participated, in the plan.

- "(34) NONSERVICE CONNECTED DISABILITY. A total disability or partial disability while the member is employed by the county, that is not a service connected disability.
- "(35) PAID MEMBERSHIP TIME. The time during which a member made, or shall have made, employee contributions to the system and other previous retirement systems, provided, however, that if a member, for any reason, including termination of employment, withdraws his or her employee contributions, the period during which the employee contributions are withdrawn shall be considered unpaid membership time, unless it is converted to paid membership time as provided for in Section 45-37-123.53. Paid membership time also shall include a member's absence due to qualified military service. Years of paid membership time shall be calculated in accordance with Section 45-37-123.84.
- "(36) PARTIAL DISABILITY. A permanent disability that is less than a total disability determined in accordance with Section 45-37-123.102(c).
- "(37) PENSION BOARD. The administrator of the plan, as more fully described in Subpart 2.
- "(38) PENSION COORDINATOR. The individual designated by the pension board to manage the day-to-day administration of the system, including any other person who works for the system that acts as a designated agent of such individual.

1 Such individual shall not be subject to the civil service 2 system. "(39)(38) PLAN or SYSTEM. The General Retirement 3 System for Employees of Jefferson County, which plan or system 4 5 may sue or be sued, and in such name all of its business shall be transacted. 6 7 "(40)(39) PLAN YEAR. The plan's accounting year of 12 months commencing on January 1 of each year and ending the 8 9 following December 31. 10 "(41)(40) POSTRETIREMENT JOINT SURVIVORSHIP PENSION. The benefit described in Section 45-37-123.101. 11 "(42)(41) PRERETIREMENT JOINT SURVIVORSHIP PENSION. 12 13 The benefit described in Section 45-37-123.103. 14 "(43)(42) PREVIOUS RETIREMENT SYSTEMS. The 15 retirement systems established by Acts 1953, No. 551, 1953 Regular Session (Acts 1953, p. 766), as amended, the 16 Employees' Retirement System of Jefferson County, and by Acts 17 18 1961, No. 843, 1961 Regular Session (Acts 1961, p. 1250), as amended, the Employees General Retirement System of Jefferson 19 20 County. 21 "(44)(43) QUALIFIED MILITARY SERVICE. Except as 22 otherwise subsequently provided under § 414(u), Internal 23 Revenue Code, the performance of duty, on a voluntary or 24 involuntary basis, in a uniformed service under competent 25 authority, and includes active duty, active duty for training, initial active duty for training, inactive duty training, 26

full-time national guard duty, a period for which a person is

1 absent from a position of employment for the purpose of an 2 examination to determine the fitness of the person to perform 3 any such duty, and a period for which a person is absent from employment for the purpose of performing funeral honors duty. 4 5 "(45)(44) REGULAR DEFERRED RETIREMENT BENEFIT. A benefit payable pursuant to the terms of Section 6 7 45-37-123.100(c)(2). "(46) (45) REGULATION. The income tax regulations as 8 9 promulgated by the Secretary of the Treasury or a delegate of 10 the Secretary of the Treasury, as amended from time to time. "(47)(46) REQUIRED BEGINNING DATE. As defined in 11 Section 45-37-123.106(f)(6). 12 13 "(48)(47) RETIRED MEMBER. An individual that 14 currently is receiving pension benefits from the system. "(49)(48) SERVICE CONNECTED DISABILITY. A total 15 disability or partial disability, caused by an accident 16 17 arising out of and in the course of a member's employment with 18 the county. "(50)(49) SERVICE RECORD. An employee's record of 19 20 service upon which the pension board bases all of the member's 21 benefit calculations, including records of the county. "(51)(50) SICK LEAVE RETIREMENT CONVERSION. A 22 23 program sponsored by the county or other entities set forth in 24 subdivision (20) wherein a member is paid for accumulated sick

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leave time.

1	" $\frac{(52)}{(51)}$ SUPERANNUATION RETIREMENT BENEFIT. A
2	benefit payable pursuant to the terms of subsection (a) of
3	Section 45-37-123.100.
4	" $\frac{(53)}{(52)}$ SYSTEM or PLAN. The General Retirement
5	System for Employees of Jefferson County, which system or plan
6	may sue or be sued, and in such name all of its business shall
7	be transacted.
8	"(53) SPOUSE. The legal wife or husband of a member
9	as determined in accordance with federal law.
10	"(54) TOTAL DISABILITY. A permanent physical or
11	mental condition of a member resulting from bodily injury,
12	disease, or mental disorder which renders such member
13	incapable of continuing usual and customary employment with
14	the county. The disability of a member shall be determined by
15	a licensed medical advisor.
16	"(55) TRUSTEE. The pension board or the person or
17	entity appointed by the pension board and named as trustee
18	herein or in any separate trust forming a part of the plan,
19	and any successors.
20	"(56) TRUST FUND. The tax-qualified trust in which
21	certain plan funds are held, disbursed, transferred, and
22	invested by the trustee at the pension board's, or its
23	designated investment manager's, discretion and in accordance
24	with this part, the Internal Revenue Code, and other
25	applicable laws and regulation.
26	"(57) UNPAID MEMBERSHIP TIME.
27	"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 other previous retirement systems.

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- "2. Time during which a member withdrew employee contributions for any reason, including upon a termination of employment, unless this period of time is later converted to paid membership time as provided for in Section 45-37-123.53.
- "3. Time during which a person 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 served with such municipality, governmental agency, or subdivision, it was subject to the countywide civil service law.
- "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 service was a full-time job.

"d. Only with respect to employees entering the system 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 August 16, 1996.

"(58) VESTED. The portion of a member's benefits under the plan that generally are nonforfeitable. Subject to Section 45-37-123.83, relating to failure to claim a refund of employee contributions within the five-year period, a member's benefit shall become nonforfeitable, or vested, upon the following events:

"a. Partial or full termination of the plan as set forth in Section 45-37-123.170; and

"b. Meeting the eligibility conditions for entitlement to a benefit under Subpart 5.

"(59) WORKER'S COMPENSATION BENEFITS. Any benefit paid to a member under any worker's compensation law of the State of Alabama for any injury or disability suffered by such

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 benefit only if inclusion of such worker's compensation benefits produces a higher benefit than exclusion of such worker's compensation benefits.

"\$45-37-123.21.

- "(a) General administration. The role of the pension board is established by the State of Alabama through legislative act. The pension board is responsible for the general administration and proper operation of the plan. The pension board also is responsible for making effective the provisions of the act.
- "(b) Composition of pension board. The pension board is comprised of five members, designated respectively as member number one, member number two, member number three, member number four, and member number five.
- "(1) MEMBER NUMBER ONE. Member number one shall be 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 elected appointed by the Jefferson County Personnel Board.

 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 active and retired 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 three years. Member number five shall be elected for terms of three years.
- "(c) Procedure for the election of board members four and five and selection of the election board.

"(1) Elections of member number four and member number five shall be conducted by separate <u>paper or electronic</u> ballot.

- "(2) The active and retired members of the system shall elect member number four and member number five. The election shall be held at the annual meeting of the members of the system provided for in Section 45-37-123.22(b)(14), or at a special meeting called for that purpose; provided that there shall be no such election at a special meeting unless the pension board has given at least 15 days' written notice of the time and place of the election by posting the same in at least three prominent places in the county courthouse and by delivering three copies of the same to each elected official of the county manager who shall inform all persons on the county payroll to enable these officials to inform their employees of the election; however, the failure of any elected official to inform his or her all such employees of the election shall not invalidate the election.
- "(3) The elections of member number four and member number five shall be supervised by three active members of the system serving as the election board. The members that serve as the election board shall be appointed by the active members and retired members of the system at the annual meeting as provided for in Section 45-37-123.22(b)(14). If the active members and retired members of the system fail to appoint members to the election board, or if any member so appointed cannot or will not serve on the election board, the pension

board shall appoint the members of the election board. The pension board shall have the authority to prescribe additional rules and regulations for the elections of member number four and member number five not inconsistent with the provisions hereof.

- "(d) 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.
- "(e) Resignation or removal of pension board member. A member of the pension board may resign by delivering a written resignation to the pension board Executive Director or be removed by the unanimous vote of the other members of the pension board at a duly called meeting of the pension board by delivery of written notice of removal, to take effect at a date specified therein, or upon delivery to the pension board if no date is specified.
- "(f) Secretary. The secretary of the board shall be the <u>Executive Director</u> director of personnel of the county, or his or her designated agent; however, in the event that the director of personnel fails to act as secretary and fails to appoint an agent to serve such role, then the pension coordinator shall serve as the secretary.
- "(g) Salary and expenses. The members of the pension board and the secretary 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 or as secretary thereof.

"\$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,

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

1	living benefit increases which may be awarded by the pension
2	board in any form, lump sum, or otherwise;
3	"(9) To determine the validity of, and take
4	appropriate action with respect to, any qualified domestic
5	relations order, divorce decree, or other judicial order
6	presented to the county or the pension board;
7	"(10) To assist any member regarding the member's
8	rights, benefits, or elections available under the plan;
9	"(11) To, by written agreement or designation,
10	appoint at its option an investment manager, qualified under
11	the Investment Company Act of 1940, as amended, investment
12	adviser, or other agent to provide direction regarding any or
13	all of the plan assets. Such appointment shall specifically
14	identify the plan assets with respect to which the investment
15	manager or other agent shall have authority to direct the
16	investment;
17	"(12) To establish an investment policy;
18	"(13) To establish a privacy policy for the
19	protection of a member's personal information, subject to
20	applicable law;
21	"(14) To hold an annual meeting of the members at
22	least once per calendar year and provide at least seven days'
23	written notice of the meeting to all members at either their
24	place of work or last known address or by electronic mail;
25	"(15) To determine appropriate rules and regulation
26	to determine how much service per calendar year is equivalent

1	to one year of service, in accordance with Section 45-37-123.84
2	"(16) To develop rules and regulations, amend the
3	plan, subject to the provisions of Section 45-37-123.150, and
4	provide for increases in benefits, subject to the provisions
5	of Section 45-37-123.151; and
6	"(17) Notwithstanding any provisions of the plan to
7	the contrary, to amend the plan in order to comply with
8	federal law, and any such amendment shall be given full effect
9	under Alabama law.
10	"(18) To purchase insurance coverage in such forms
11	and amounts as may be determined by the pension board.
12	"(19) To provide employees of the system with
13	health, dental, vision, and other forms of insurance, paid
14	vacation, and sick leave, and any other benefits as determined
15	by the pension board.
16	"(20) To provide members of the system with
17	voluntary life, disability, and other forms of insurance, the
18	cost of which is paid by the member.
19	"(c) Failure of the pension board to follow any
20	provisions or procedures in the plan shall not constitute a
21	waiver of any provision or procedure contained herein.
22	" §45-37-123.24.
23	"The pension board may allocate responsibilities
24	among the members of the pension board and/or may delegate
25	responsibilities to third parties. The county attorney shall

be the legal advisor of the pension board. The pension board

may employ, appoint, or contract with additional employees,

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administrators, managers, counsel, specialists, advisers, agents, including nonfiduciary agents, and other persons 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 shall be subject to the civil service system.

"\$45-37-123.53.

- "(a) Commission-authorized conversions. The commission, from time to time, may authorize members of the system to convert unpaid membership time to paid membership time if it determines that such conversion is in the public interest. Unpaid membership time may be converted to paid membership time only when specifically authorized by the commission, and as set forth below.
- "(b) Pension board authorized conversions. The pension board, from time to time, may authorize members of the system to convert unpaid membership time to paid membership time if it determines that the conversion is in the best interest of the system. The conversion shall be conducted as set forth below.
- "(1) ACTUARIAL STUDY AND CALCULATIONS. Before an opportunity to convert unpaid membership time to paid

membership time shall be made available to any members, the pension board shall cause and the county shall pay for an actuarial evaluation to be performed on the system to ensure that the system is able to financially support the conversion and to determine the amounts that shall be contributed to the system by members seeking to convert unpaid membership time, including the amount of any deficiency of deductions, as described below.

- "(2) CONTRIBUTIONS TO FUND CONVERSION.
- "a. In order to convert unpaid membership time to paid membership time, a member shall contribute to the trust fund an amount equal to:
- "1. Six percent of his or her current salary for each year of service being converted, including the amount of interest and other earnings these amounts would have earned had they been paid into the trust fund at that time; plus
- "2. The amount that the county would have paid into the trust fund as employer contributions, such as an additional six percent of his or her current salary, for each year of service being converted, including the amount of interest and other earnings these amounts would have earned had they been paid into the trust fund at that time; plus
- "3. Any additional amount necessary to match the member's liability as to his or her deficiency of deductions, as described below, including interest hereon thereon.
- "b. Deficiency of deductions shall mean any remaining liability of a member resulting from his or her

election to convert unpaid membership time to paid membership time which still exists after the payments in subparagraph 1. of paragraph a. and subparagraph 2. of paragraph a. are made and which are needed to make the system actuarially sound.

"(3) RULES AND REGULATIONS. The commission, and/or its designated agent, which may include the pension board, may establish rules and regulations governing any conversion opportunity, including, but not limited to, the time that the conversion is available, the amount of unpaid membership time that may be converted to paid membership time and any amounts required to be paid by members in order to convert unpaid membership time. Any such rules and regulations shall apply uniformly to all members of the system in the same class and shall be approved by the pension board before any conversion opportunity may begin. The commission, or its designated agent, may amend or repeal any such rules and regulations at any time in its sole discretion.

"(b)(c) Correction of records. The pension board has the authority to allow the conversion of unpaid membership time in order to correct personnel or recordkeeping errors.

"(c) (d) No employer contributions required. Nothing in the plan shall be construed as requiring the county, the system, or the pension board in any case to match contributions by members converting unpaid membership time to paid membership time.

"\$45-37-123.54.

"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 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) MEMBER RECEIVING A PENSION BENEFIT. If a member is receiving his or her pension benefit on account of retirement and such member returns to the service of the county, any amount otherwise payable by the system to such member on account of such member's retirement shall be reduced by the amount, if any, paid or payable to such member by the county on account of or by reason of the reemployment of such member. At the time the member thereafter severs employment with the county, such member's pension benefit shall return to the amount it was prior to the member's reemployment.

Accordingly, notwithstanding subdivisions (3) and (4), such a member shall not accrue any additional pension benefit during his or her period of rehire.

"(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 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. Such member's benefit shall be calculated by

aggregating the member's credited service during all periods of employment.

"(3) MEMBER DOES NOT RECEIVE A REFUND AND IS
REEMPLOYED WITHIN FIVE YEARS. Except as set forth in
subdivision (1), if a member, vested or nonvested, who severed
employment with the county but did not receive a refund of his
or her employee contributions to the system as provided in
Section 45-37-123.104, is reemployed by the county within five
years of such severance from employment, 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. Such member's benefit shall be calculated by
aggregating the member's credited service during all periods
of employment.

"(4) MEMBER RECEIVED A REFUND OR FORFEITED PENSION
BENEFIT. Except as set forth in subdivision (1), if a member,

vested or nonvested, 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 forfeited
his or her employee contributions, such as pursuant to Section
45-37-123.83, 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 such
member's benefit, only credited service rendered after the
member is rehired shall be included.

1 "§45-37-123.82.

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2	"(a) Employee contributions generally. As a
3	condition of employment and of accruing benefits under the
4	plan, each member shall contribute six percent of such
5	member's compensation to the plan through after tax salary
6	deferrals. The employee contributions shall be after tax, or
7	if approved by the pension board such employee contributions
8	shall be pre-tax and treated as "picked-up" and contributed by
9	the county to the plan pursuant to Section 414(h)(2) of the
10	Internal Revenue Code. The county shall withhold process such
11	employee contributions each payroll period and the aggregate
12	amount so deducted shall be paid over to the treasurer of the
13	system for deposit deposited in the trust fund. Employee
14	contributions shall begin on the member's first paycheck after
15	a member becomes eligible for membership in the system as
16	provided for in Section 45-37-123.50. In the event that the
17	county fails to withhold any employee contributions, the
18	county may withhold such amounts, whether treated by the
19	<pre>county as after-tax contributions or treated as "picked-up"</pre>
20	contributions, from future paychecks as are necessary to
21	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.
- "(1) PARTICIPATION IN ANOTHER PENSION SYSTEM. A member may terminate employee contributions if he or she

becomes a member of another pension system, as further
provided in Section 45-37-123.104(3).

"(2) ACCRUAL OF MAXIMUM BENEFIT. A member may terminate employee contributions when the member's service entitles him or her to receive the maximum benefit available under the plan after 30 years of paid service, as further provided in Section 45-37-123.104(4).

"\$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 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
- 2 survivorship pension;

pension; or

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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
- 7 "d. Reduced monthly benefit payable over the life of 8 the member and the life of the member's designated 9 beneficiary, 100 percent postretirement joint survivorship 10 pension.
 - "(2) FORM OF POSTRETIREMENT JOINT SURVIVORSHIP
 PENSION. In addition to electing a percentage under
 subdivision (1), a member who desires to elect to receive a
 postretirement joint survivorship pension shall elect one of
 the following two forms:
 - "a. Pop-up Form. Under the pop-up form, if the member's beneficiary predeceases the retired member, then in the month following the beneficiary's death, the member's monthly pension benefit shall pop-up to the amount that would have been payable to the member under subsections (a) to (c), inclusive, of Section 45-37-123.100, as applicable, as if the member had never elected a postretirement joint survivorship pension; the cost of a pop-up form is more than the cost of the regular form described in paragraph b.
 - "b. Regular Form. Under the regular form, if the member's beneficiary predeceases the retired member, then the member shall continue to receive the same amount that he or

she was receiving prior to the beneficiary's death. The amount of the benefit payment shall not change.

"(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.

"(c) Timing of payments. Payment to the member commences on the day after the member terminates employment and shall continue to be paid each month thereafter until the member's death. If the member's beneficiary survives after the death of the member, the postretirement joint survivorship pension payments shall be made monthly to the beneficiary, beginning on the first day of the month following the member's death, assuming that the pension board is notified of the death in a timely manner. Payments shall terminate with the first monthly payment preceding the second to die of the member and the beneficiary. In the event that a refund is to be paid pursuant to Section 45-37-123.104(5)c., such payment shall be made as soon as administratively feasible following the member's/beneficiary's deaths.

"(d) Cost of postretirement joint survivorship pension. To the extent that a member elects payment of a postretirement joint survivorship pension for his or her beneficiary, the benefit otherwise payable to the member shall be actuarially reduced to reflect the survivorship benefits.

- "(e) Changes in election. At any time before payment of a postretirement joint survivorship pension begins termination of employment, the member may cancel his or her election to have payment in such form by completing a form provided by the pension board. Except as otherwise stated herein, the member's election of a postretirement joint survivorship pension shall be irrevocable once the member terminates employment.
- "(1) DEATH. a. Death of Member Prior to Actual Retirement. In the event that a member dies prior to his or her actual retirement, any postretirement joint survivorship pension election he or she made shall be deemed void.

"b. Death of Beneficiary Before Payments Commence. In the event that a member elects a postretirement joint survivorship pension and his or her beneficiary dies before payments commence, then upon the beneficiary's death, the member's election of the postretirement joint survivorship pension shall be automatically canceled, and the member's right to receive payments in accordance with subsections (a) to (c), inclusive, of Section 45-37-123.100, as applicable, shall be reinstated.

1 "c. Death of Both Member and Beneficiary-Refund.

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Except as provided in the immediately 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 beneficiary die, a refund shall be made in accordance with Section 45-37-123.105(4)c.

"(2) DIVORCE. In the event that a married member names his or her spouse as beneficiary, a subsequent divorce of the member and the beneficiary shall not cancel an election of a postretirement joint survivorship pension. However, in the event that a member or beneficiary presents to the pension board what the pension board believes to be a valid divorce decree, settlement agreement, or domestic relations order, collectively, a DRO, that provides for a waiver or forfeiture of the postretirement joint survivorship pension, then such waiver or forfeiture shall be recognized by the pension board, and, accordingly, the postretirement joint survivorship pension shall be deemed void, and the member's monthly pension benefit shall thereafter pop-up to the amount that would have been payable to the member under subsections (a) to (c) of Section 45-37-123.100, as applicable, as if the member had never elected a postretirement joint survivorship pension. Such pop-up shall occur in the month following the pension board's receipt and approval of the DRO. The member shall not be allowed to continue any survivor benefits by designating

- another beneficiary. See also Section 45-37-123.194(a) for additional rules relating to certain DROs.
- "(f) Beneficiary designation. Any beneficiary designation made by a member for a preretirement joint survivorship pension shall automatically lapse upon the member's retirement or other termination of employment, and such member shall complete new forms, to be provided by the pension board, to designate a beneficiary of any postretirement joint survivorship pension, in accordance with Section 45-37-123.103(d).
 - "(g) 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).

"\$45-37-123.103.

- "(a) Preretirement death benefits. A vested member's beneficiary is entitled to a preretirement joint survivorship pension, as described below.
- "(1) MARRIED MEMBER. If a married, active member dies, then the beneficiary may elect, on a form provided by the pension board, to be paid in one of the following forms:
- "a. One Hundred Percent Preretirement Joint
 Survivorship Pension. If such member was eligible for a
 deferred retirement benefit at the time of the member's death,
 then the beneficiary may elect to be paid in the form of a 100
 percent preretirement joint survivorship pension, which is a
 monthly annuity paid during the beneficiary's lifetime which
 is equal to the actuarial equivalent of the benefits that

would have been paid to the member if, instead of dying, the member had terminated employment; or

"b. Refund. The beneficiary may elect a refund of the member's employee contributions in accordance with Section 45-37-123.104(5)b.

"(2) UNMARRIED MEMBER. If an unmarried, active member dies, then the following shall apply:

"a. Preretirement Joint Survivorship Pension. If a member becomes eligible for a deferred retirement benefit, then the member may elect, on a form provided by the pension board, a 100 percent preretirement joint survivorship pension, which is a monthly annuity paid during the beneficiary's lifetime which is equal to the actuarial equivalent of the benefits that would have been paid to the member if, instead of dying, the member had terminated employment. In the event the beneficiary dies before the member or in the event the member marries, any election of a preretirement joint survivorship pension automatically shall be revoked and the cost, as described in subdivision (2) of subsection (c), for the preretirement coverage shall cease to accumulate on the date of death of the beneficiary or the member's date of marriage, as applicable.

"b. Refund. Regardless of whether the member makes an election for the beneficiary to be paid in the form of a preretirement joint survivorship pension in accordance with paragraph a., upon the member's death, the beneficiary can elect to be paid a refund of the member's employee

- contributions in accordance with Section 45-37-123.104(5)b. 1
- 2 instead of being paid a preretirement joint survivorship
- pension. 3

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"(b) Timing of payments. In the event of an election 4 5 of a preretirement joint survivorship pension, such payment 6 shall begin as soon as administratively feasible after the 7 pension board is notified of the death. In any event, calculation of the amount of the death 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 the date of death shall be included in future payments. In the event that a refund is to 11 be paid, such payment shall be made as soon as 12

administratively feasible following the member's death.

- 14 "(c) Cost of preretirement joint survivorship 15 pension.
 - "(1) MARRIED MEMBERS.
 - "a. On and After October 1, 1999. On and after October 1, 1999, the 100 percent preretirement joint survivorship pension shall be provided without additional charge with respect to a member who is married at the time of his or her death, and the cost of such benefit shall be borne by the system; however, in the event that a member designates a non-spousal beneficiary in accordance with subdivision (d)(1), the cost of such benefit shall be borne by the member member's beneficiary.
 - "b. Prior to October 1, 1999. Prior to October 1, 1999, a 50 percent preretirement joint survivorship pension

was provided to a member who was married at the time of his or her death, instead of 100 percent, and such members and their beneficiaries had an option to elect higher percentages under certain rules. Members and beneficiaries who elected a higher than 50 percent preretirement joint survivorship pension prior to October 1, 1999, shall be charged for the increased percentage according to actuarially-calculated costs, beginning with the date of 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 beneficiary, the benefit otherwise payable to the member shall be actuarially reduced to reflect the survivorship benefits.
 - "(d) Beneficiaries.

- "(1) PRERETIREMENT JOINT SURVIVORSHIP PENSION FOR A MARRIED MEMBER. Unless otherwise elected in the manner prescribed below, the beneficiary of a preretirement joint survivorship pension of a member that is married at the time of his or her death shall be the member's surviving spouse. Except, however, a member may designate a beneficiary other than the spouse if:
- "a. The spouse has waived the right to be the member's beneficiary; or

"b. The member has been abandoned, within the

meaning of local law, and the member has a court order to such

effect; or

"c. The member has no spouse.

- "(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.
- "(3) FORMS. Designation of a beneficiary shall be made on a form provided by the pension board. A member may at any time revoke a designation of a beneficiary or change a beneficiary by filing written notice of such 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 beneficiary unless the original consent acknowledged that the spouse had the right to limit consent only to a specific 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 BENEFICIARY. In the event no valid designation of beneficiary exists, or if the 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 beneficiary does not predecease the member, but dies prior to the distribution of the death benefit, the death benefit shall be paid to the beneficiary's estate. If there is no estate, the death benefit may be interpleaded into a court of competent jurisdiction.

- "(5) MORE THAN ONE 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 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.

"(8) EFFECT OF MARRIAGE OR DIVORCE UPON A

BENEFICIARY DESIGNATION. Except in the case of a preretirement
joint survivorship pension, marriage or divorce does not
change any previous beneficiary designation. In the case of a
preretirement joint survivorship pension, if an unmarried
member gets married, such member's spouse shall automatically
become the member's 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 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 beneficiary, to a parent of such beneficiary or a responsible adult with whom the beneficiary maintains residence, or to the custodian for such beneficiary under the Uniform Gift to Minors Act or Gift to Minors Act, if such is permitted by the laws of the state in which the beneficiary resides. Such a payment to the legal quardian, custodian, or parent of a minor 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 quardianship, 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 beneficiary, such as refunds, are governed by Section 45-37-123.104(5).

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"(f) Proof of death and marriage. The pension board may require such proper proof of death and marriage and such evidence of the right of any person to receive the death benefit payable as a result of the death of a member as the pension board may deem desirable. Such proof may include a certified marriage certificate, certified death certificate of the member, and affidavits of relatives, members, or other persons knowledgeable of the fact of marriage. If no marriage certificate is available and for common law marriage, proof shall include evidence of the existence of the marriage as may be required by law and also may require indemnification and hold harmless agreements. The pension board may require that unclear cases be adjudicated in an appropriate court proceeding. An unmarried member may be required by the pension board to sign an affidavit to certify that such member is not married. The pension board's determination of death benefits and the right of any person to receive payment shall be conclusive.

"§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 by rules and regulations setting forth the amount of interest which is 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) WITHDRAWAL OF EMPLOYEE CONTRIBUTIONS BY MEMBERS
WHO BECOME MEMBERS OF ANOTHER PENSION SYSTEM. If a member
becomes a member of another pension system, such member shall
have the right to withdraw from the plan. In order to
accomplish such withdrawal, such member shall deliver to the
pension board a written notice of his or her election to
withdraw from the plan, which notice shall include the name of
such other pension system which such member is electing to
join and shall identify the act creating it. If the pension
board determines that such member is entitled to withdraw from
the plan, the member shall no longer be a member of the plan
and employee contributions by him or her and by the county on
his or her behalf to the trust fund shall cease. If the
pension board finds that before such member delivered the
aforesaid notice to the pension board, he or she had not

pension board shall return to such member the full amount of his or her employee contributions, without interest. If the pension board finds that before such member delivered the notice to the pension board, he or she had become entitled to elect a deferred retirement benefit, the pension board shall return to such member the full amount of his or her employee contributions, with interest as provided by rules and regulations adopted by the pension board.

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"(4) (3) PARTIAL REFUND OF EMPLOYEE CONTRIBUTIONS AND CESSATION OF EMPLOYEE CONTRIBUTIONS AND EMPLOYER CONTRIBUTIONS. When a member's service entitles him or her to receive the maximum benefit that can be provided under the plan, member attains 30 years of paid membership time, the member may elect to terminate his or her employee contributions by filing with the secretary of 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. 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

1 county any associated employer contributions, without 2 interest.

3 "(5) (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, shall be refunded to the
 member's beneficiary in one lump sum payment.
- "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 one lump sum payment. 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 <u>and regulations</u> 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 <u>and regulations</u> 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 one lump sum
 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 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
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, without 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).

"(6) (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 (8) (7).

"(7) (6) CESSATION OF EMPLOYMENT. Unless otherwise specifically provided in the plan, such as, pursuant to subdivision (8) (7), a member shall cease to be an employee of the county in order to receive a refund of employee contributions.

"(8) (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

1	plan of an ineligible individual or overpayment of employee
2	contributions, in accordance with Section 45-37-123.23(b).
3	" $\frac{(9)}{(8)}$ NO REFUNDS FOR QUALIFIED MILITARY SERVICE.
4	There shall be no refund of any contributions attributable to
5	amounts that the county restores pursuant to Section
6	45-37-123.80(b) due to a member's qualified military service.
7	" $\frac{(10)}{(9)}$ TIMING OF REFUND PAYMENTS. In the event
8	that a refund is to be paid, such payment shall be made as
9	soon as administratively practical following the date upon
10	which entitlement to the refund occurs.
11	"(11)(10) REFUND TO INCLUDE AMOUNTS TRANSFERRED FROM
12	457(b) PLAN. In the event that any member transfers amounts
13	from a § 457(b), Internal Revenue Code, plan in accordance
14	with Section 45-37-123.190(b), a refund shall include such
15	transferred amounts, with interest if the member is vested.
16	" §45-37-123.151.
17	"(a) Specifically, but not in limitation of the
18	pension board's authority to amend the plan as set forth in
19	Section $45-37-123.150$, the pension board may amend the plan to
20	increase or enhance member benefits by cost-of-living
21	increase, lump sum payment, or in any other form or manner as
22	the pension board may prescribe, provided that such benefit
23	increases or enhancements have been:
24	"(1) Approved by resolution of the commission;
25	" $\frac{(2)}{(1)}$ Certified in a written opinion by a
26	competent actuary that the trust fund and the anticipated

receipts and liabilities are sufficient to pay for the increase or enhancement; and

" $\frac{(3)}{(2)}$ Set forth in written rules and regulations adopted by the pension board; and.

"(4) Considered at a public meeting.

"(b) In no event shall a member be entitled to any benefit increase or enhancement, including any cost-of-living increase.

"\$45-37-123.195.

"Any payment to any member, the member's legal representative, beneficiary, or to any guardian or committee appointed for such member or beneficiary in accordance with the plan, to the extent thereof, shall be in full satisfaction of all claims hereunder against the trustee, the county, and the pension board each of whom may require such member, legal representative, beneficiary, guardian, or committee, as a condition precedent to such payment, to execute a receipt and release thereof and-oran indemnification agreement in such form as shall be determined by the trustee or county pension board."

Section 2. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.