SENATE No. 1425

The Commonwealth of Massachusetts

PRESENTED BY:

John F. Keenan

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act allowing for payment in lieu of a disability allowance.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
John F. Keenan	Norfolk and Plymouth	
Frank A. Moran	17th Essex	1/24/2017
Michael D. Brady	Second Plymouth and Bristol	1/27/2017
Patrick M. O'Connor	Plymouth and Norfolk	1/31/2017
Daniel J. Ryan	2nd Suffolk	1/31/2017
Paul R. Heroux	2nd Bristol	2/2/2017
William N. Brownsberger	Second Suffolk and Middlesex	2/3/2017
Michelle M. DuBois	10th Plymouth	2/3/2017
Jennifer L. Flanagan	Worcester and Middlesex	2/9/2017

SENATE DOCKET, NO. 851 FILED ON: 1/19/2017

SENATE No. 1425

By Mr. Keenan, a petition (accompanied by bill, Senate, No. 1425) of John F. Keenan, Frank A. Moran, Michael D. Brady, Patrick M. O'Connor and other members of the General Court for legislation to allow for payment in lieu of a disability allowance. Public Service.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. *1384* OF 2015-2016.]

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act allowing for payment in lieu of a disability allowance.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. Section 7 of Chapter 32 of the General Laws, as appearing in the 2014
- 2 Official Edition, is hereby amended by inserting after the word "Allowance" in line 1 and line
- 3 52, in each instance, the words:- "or Payment"
- 4 SECTION 2. Said section 7 of said Chapter 32, as so appearing, is hereby amended by

5 inserting at the end of paragraph (2) the following new subsection:-

- 6 (f) Notwithstanding the provisions of subsections (a) through (e), any member with ten or
- 7 fewer years of creditable service who has been granted an accidental disability retirement under
- 8 this section may elect to receive, in lieu of any allowance to such member under the provisions
- 9 of this section, payments under the provisions of section 106.

SECTION 3. Chapter 32 of the General Laws, as so appearing, is hereby amended by
inserting the following new section:-

12 Section 106. (a) Notwithstanding the provisions of subsections (a) through (e) of Section 13 7, any member with ten or fewer years of creditable service who has been granted an accidental 14 disability retirement under section 7 may elect to receive, in lieu of a retirement allowance 15 payable under said section, a yearly amount of payments equal to whichever is the greater of: (i) 16 two times the annual rate of the member's regular compensation on the date such injury was 17 sustained or such hazard was undergone on the account of which the member was granted an 18 accidental disability allowance; or; (ii) two times the average annual rate of the member's regular 19 compensation for the 12-month period for which the member last received regular compensation 20 immediately preceding the date the member's retirement allowance under section 7 became 21 effective.

22 (b) For purposes of determining the amount of payments under this section on account of 23 the retirement of any member classified in Group 4 as a call fireman or reserve policeman, who 24 was performing the duties of a call fireman or reserve policeman at the time the injury was 25 sustained or the hazard was undergone which resulted in the granting of a disability retirement 26 allowance, the annual rate of regular compensation of such member shall be considered to be the 27 same as that of permanent firemen or policemen of the lowest rank and grade, as the case may 28 be, in the city or town in which the member was employed; provided, that if there are no such 29 permanent firemen or policemen, then the annual rate of the member's regular compensation 30 shall be considered for such purposes to be seven-thousand five-hundred dollars.

31 (c) The election to receive payments under this section in lieu of an allowance under 32 sections 7 and 12, shall be made by such member in writing on a prescribed form filed with the 33 board and shall be irrevocable; provided, that no election to receive benefits under this section 34 shall be valid unless the form is filed with the board on or before the date the member's 35 allowance under section 7 would become effective. Upon receipt of such form by the board, the 36 election shall take effect as of the date the member's allowance under section 7 would have 37 become effective; provided, that if the member's death occurs after the member's application 38 under section 7 is approved but before the date the member receives a first payment under this 39 section, then the member's surviving spouse shall have the option of receiving the payments due 40 under this section or electing to receive an allowance and beneficiary payments in accordance 41 with the sections 7 and 12 of this chapter; provided further that if there is no surviving spouse, 42 then the amount of any accumulated total deductions credited to the member's account in the 43 annuity savings fund of the system shall be paid in accordance with subsection (2) of section 11.

44 (d) For any member who is married, an election to receive payments under this section 45 shall not be valid unless it is accompanied by the signature of the member's spouse indicating 46 that the member's spouse has knowledge and understanding of the disability retirement 47 allowance election. If any member who is married files an election which is not so accompanied, 48 the board shall within fifteen days notify the member's spouse by registered mail of the option 49 election and of the spouse's right to sign and return an acknowledgment of receipt and 50 understanding of such information within thirty days after receipt of the acknowledgment. The 51 election shall not take effect until it is accompanied by the signature of the member's spouse; 52 provided, however, that no such signature shall be required if the spouse fails to submit such 53 signed acknowledgment on or before the thirtieth day from receipt of the information from the

54 retirement board. Such election made prior to the spousal notification may be changed in 55 accordance with the spouse's understanding of the retirement allowance selected, or at any later 56 time otherwise permitted under this chapter. Nothing in this paragraph shall be deemed to affect 57 the effective date of any retirement allowance. The provisions of this section relative to the 58 member's election being accompanied by the member's spouse shall not apply in the case of a 59 member who is divorced and who has previously filed with the retirement board a domestic 60 relations order which has been entered by the probate court and provides for the option to be 61 elected by the member; provided further, election to receive payments under this section shall 62 not be valid unless it is accompanied by the signature of the member and the member's spouse 63 indicating that each understands that the election is irrevocable, that they have received detailed 64 information regarding the election from the retirement board, that they have been advised by the 65 retirement board to seek professional advice from attorneys, tax advisors, actuaries and other 66 professionals prior to making the election, and that they are prohibited from bringing any action 67 or making any claim against the retirement board, its members, employees and agents, arising 68 from the member's election to receive benefits under this section.

(e) The Public Employee Retirement Administration shall prepare and provide to
retirement boards for the benefit of members considering electing payments under this section,
detailed information regarding, among other things, the differences between the value of
payments and eligibility for benefits under this section and those under sections 7 and 12 of this
chapter, the irrevocability of the election, and the advisability of seeking professional guidance
from attorneys, tax advisors, actuaries and other professionals.

The retirement board shall provide the member and the member's spouse, when
applicable, with detailed information regarding the election of receiving benefits under this

section in order for the member and spouse to make an informed decision regarding said
election. Such information shall include that prepared and provided by the Public Employee
Retirement Administration Commission.

80 (f) If the member dies after receiving the first payment under this section, then the 81 surviving spouse of such member shall receive the payments the member would have received 82 had the member survived. In the event there is no surviving spouse of such member or such 83 surviving spouse dies, then the payments the member or surviving spouse would have received 84 shall be paid for the benefit of such surviving minor children to a legally appointed guardian. 85 Payments to the surviving minor children of the member, or to a member's child reaching the 86 age of eighteen unless physically or mentally incapacitated from earning on the date of death of 87 the member, or if a full-time student upon reaching the age of 22, or on the date a child ceases to 88 be a full-time student, or upon the child's marriage, whichever first occurs, or upon death, shall 89 cease. The word "child" shall include a legally adopted child of the deceased member. The 90 words "full-time student" shall mean a child who is in full-time attendance in an accredited 91 educational institution offering full-time courses of study equivalent to or higher than secondary 92 school study. The words "accredited educational institution" shall mean any school, college or 93 university that is licensed, approved or accredited, as the case may be, in the state in which it is 94 located.

(g) The member shall receive such payments for a period of five years from the date the
member's retirement allowance became effective under section 7, whereupon the member's right
to such payments shall cease, and any rights under this chapter, chapter 32A and chapter 32B
shall be forfeited.

99 Payments provided for under this chapter shall be due and payable for the month on the 100 last day of each month during the continuance of such payments. The yearly amount of any such 101 payments shall be computed to the nearest cent which makes such amount an integral multiple of 102 twelve cents. The amount of each full monthly payment shall be one twelfth of the corresponding 103 yearly amount and the first such full payment shall be due and payable on the last day of the 104 month following the month in which falls the date as of which such disability allowance under 105 section 7 would have become effective. If such effective date is a day other than the last day of 106 the month in which it falls, a pro rata payment shall be allowed for the period following such 107 date and ending with such last day. No payment shall be made for any period prior to the day 108 next following the date for which such member last received regular compensation for his 109 employment in the public service. A retirement board may require a member entitled to receive 110 such payment to designate a financial institution to which shall be directly deposited payments 111 under this section.

(h) The provisions of section 8 shall not apply to a member receiving payments under thissection.