1	DOMESTIC RELATIONS RETIREMENT SHARES
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Kay L. McIff
5	Senate Sponsor:
6 7	LONG TITLE
8	Committee Note:
9	The Retirement and Independent Entities Interim Committee recommended this bill.
10	General Description:
11	This bill modifies the Utah State Retirement and Insurance Benefit Act by amending
12	certain death benefits.
13	Highlighted Provisions:
14	This bill:
15	 provides that a former spouse of a member who dies before retiring may receive a
16	death benefit in certain circumstances; and
17	 makes technical changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	None
22	Utah Code Sections Affected:
23	AMENDS:
24	49-11-102, as last amended by Laws of Utah 2014, Chapter 15
25	49-12-405, as last amended by Laws of Utah 2011, Chapter 439
26	49-13-405, as last amended by Laws of Utah 2011, Chapter 439
27	49-14-501, as last amended by Laws of Utah 2015, Chapter 166

28	49-14-502, as last amended by Laws of Utah 2015, Chapter 166
29	49-14-503, as last amended by Laws of Utah 2011, Chapter 439
30	49-14-504, as last amended by Laws of Utah 2014, Chapter 15
31	49-14-505, as enacted by Laws of Utah 2002, Chapter 250
32	49-14-506, as enacted by Laws of Utah 2003, Chapter 240
33	49-15-501, as last amended by Laws of Utah 2015, Chapter 166
34	49-15-502, as last amended by Laws of Utah 2015, Chapter 166
35	49-15-503, as last amended by Laws of Utah 2011, Chapter 439
36	49-15-504, as last amended by Laws of Utah 2014, Chapter 15
37	49-15-505, as enacted by Laws of Utah 2002, Chapter 250
38	49-15-506, as enacted by Laws of Utah 2003, Chapter 240
39	49-16-501, as last amended by Laws of Utah 2015, Chapter 166
40	49-16-502, as last amended by Laws of Utah 2015, Chapter 166
41	49-16-503, as last amended by Laws of Utah 2011, Chapter 439
42	49-16-504, as last amended by Laws of Utah 2014, Chapter 15
43	49-16-505, as enacted by Laws of Utah 2002, Chapter 250
44	49-16-506, as enacted by Laws of Utah 2002, Chapter 250
45	49-16-507, as enacted by Laws of Utah 2003, Chapter 240
46	49-17-501, as last amended by Laws of Utah 2011, Chapter 439
47	49-17-502, as last amended by Laws of Utah 2014, Chapter 15
48	49-18-501, as last amended by Laws of Utah 2011, Chapter 439
49	49-18-502, as last amended by Laws of Utah 2014, Chapter 15
50	49-19-501, as last amended by Laws of Utah 2011, Chapter 439
51	49-22-502, as last amended by Laws of Utah 2011, Chapter 439
52	49-23-301, as last amended by Laws of Utah 2015, Chapter 166
53	49-23-502, as last amended by Laws of Utah 2011, Chapter 439
54	49-23-503 , as last amended by Laws of Utah 2015, Chapters 166, 463, and 463
55	ENACTS:
56	49-14-507, Utah Code Annotated 1953
57	49-15-507 , Utah Code Annotated 1953
58	49-16-508 , Utah Code Annotated 1953

59	49-17-503, Utah Code Annotated 1953
60	49-18-503 , Utah Code Annotated 1953
61	49-19-502 , Utah Code Annotated 1953
62 63	Be it enacted by the Legislature of the state of Utah:
64	Section 1. Section 49-11-102 is amended to read:
65	49-11-102. Definitions.
66	As used in this title:
67	(1) (a) "Active member" means a member who:
68	(i) is employed by a participating employer and accruing service credit; or
69	(ii) within the previous 120 days:
70	(A) has been employed by a participating employer; and
71	(B) accrued service credit.
72	(b) "Active member" does not include a retiree.
73	(2) "Actuarial equivalent" means a benefit of equal value when computed upon the
74	basis of mortality tables as recommended by the actuary and adopted by the executive director,
75	including regular interest.
76	(3) "Actuarial interest rate" means the interest rate as recommended by the actuary and
77	adopted by the board upon which the funding of system costs and benefits are computed.
78	(4) (a) "Agency" means:
79	(i) a department, division, agency, office, authority, commission, board, institution, or
80	hospital of the state;
81	(ii) a county, municipality, school district, local district, or special service district;
82	(iii) a state college or university; or
83	(iv) any other participating employer.
84	(b) "Agency" does not include an entity listed under Subsection $(4)(a)(i)$ that is a
85	subdivision of another entity listed under Subsection (4)(a).
86	(5) "Allowance" or "retirement allowance" means the pension plus the annuity,
87	including any cost of living or other authorized adjustments to the pension and annuity.
88	(6) "Alternate payee" means a member's former spouse or family member eligible to
89	receive payments under a Domestic Relations Order in compliance with Section 49-11-612.

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90	(7) "Amortization rate" means the board certified percent of salary required to amortize
91	the unfunded actuarial accrued liability in accordance with policies established by the board
92	upon the advice of the actuary.
93	(8) "Annuity" means monthly payments derived from member contributions.
94	(9) "Appointive officer" means an employee appointed to a position for a definite and
95	fixed term of office by official and duly recorded action of a participating employer whose
96	appointed position is designated in the participating employer's charter, creation document, or
97	similar document, and:
98	(a) who earns \$500 or more per month, indexed as of January 1, 1990, as provided in
99	Section 49-12-407 for a Tier I appointive officer; and
100	(b) whose appointive position is full-time as certified by the participating employer for
101	a Tier II appointive officer.
102	(10) (a) "At-will employee" means a person who is employed by a participating
103	employer and:
104	(i) who is not entitled to merit or civil service protection and is generally considered
105	exempt from a participating employer's merit or career service personnel systems;
106	(ii) whose on-going employment status is entirely at the discretion of the person's
107	employer; or
108	(iii) who may be terminated without cause by a designated supervisor, manager, or
109	director.
110	(b) "At-will employee" does not include a career employee who has obtained a
111	reasonable expectation of continued employment based on inclusion in a participating
112	employer's merit system, civil service protection system, or career service personnel systems,
113	policies, or plans.
114	(11) "Beneficiary" means any person entitled to receive a payment under this title
115	through a relationship with or designated by a member, participant, covered individual, or
116	alternate payee of a defined contribution plan.
117	(12) "Board" means the Utah State Retirement Board established under Section
118	49-11-202.
119	(13) "Board member" means a person serving on the Utah State Retirement Board as
120	established under Section 49-11-202.

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121	(14) "Certified contribution rate" means the board certified percent of salary paid on
122	behalf of an active member to the office to maintain the system on a financially and actuarially
123	sound basis.
124	(15) "Contributions" means the total amount paid by the participating employer and the
125	member into a system or to the Utah Governors' and Legislators' Retirement Plan under
126	Chapter 19, Utah Governors' and Legislators' Retirement Act.
127	(16) "Council member" means a person serving on the Membership Council
128	established under Section 49-11-202.
129	(17) "Covered individual" means any individual covered under Chapter 20, Public
130	Employees' Benefit and Insurance Program Act.
131	(18) "Current service" means covered service under:
132	(a) Chapter 12, Public Employees' Contributory Retirement Act;
133	(b) Chapter 13, Public Employees' Noncontributory Retirement Act;
134	(c) Chapter 14, Public Safety Contributory Retirement Act;
135	(d) Chapter 15, Public Safety Noncontributory Retirement Act;
136	(e) Chapter 16, Firefighters' Retirement Act;
137	(f) Chapter 17, Judges' Contributory Retirement Act;
138	(g) Chapter 18, Judges' Noncontributory Retirement Act;
139	(h) Chapter 19, Utah Governors' and Legislators' Retirement Act;
140	(i) Chapter 22, New Public Employees' Tier II Contributory Retirement Act; or
141	(j) Chapter 23, New Public Safety and Firefighter Tier II Contributory Retirement Act.
142	(19) "Defined benefit" or "defined benefit plan" or "defined benefit system" means a
143	system or plan offered under this title to provide a specified allowance to a retiree or a retiree's
144	spouse after retirement that is based on a set formula involving one or more of the following
145	factors:
146	(a) years of service;
147	(b) final average monthly salary; or
148	(c) a retirement multiplier.
149	(20) "Defined contribution" or "defined contribution plan" means any defined
150	contribution plan or deferred compensation plan authorized under the Internal Revenue Code
151	and administered by the board.

152	(21) "Educational institution" means a political subdivision or instrumentality of the
153	state or a combination thereof primarily engaged in educational activities or the administration
154	or servicing of educational activities, including:
155	(a) the State Board of Education and its instrumentalities;
156	(b) any institution of higher education and its branches;
157	(c) any school district and its instrumentalities;
158	(d) any vocational and technical school; and
159	(e) any entity arising out of a consolidation agreement between entities described under
160	this Subsection (21).
161	(22) "Elected official":
162	(a) means a person elected to a state office, county office, municipal office, school
163	board or school district office, local district office, or special service district office;
164	(b) includes a person who is appointed to serve an unexpired term of office described
165	under Subsection (22)(a); and
166	(c) does not include a judge or justice who is subject to a retention election under
167	Section 20A-12-201.
168	(23) (a) "Employer" means any department, educational institution, or political
169	subdivision of the state eligible to participate in a government-sponsored retirement system
170	under federal law.
171	(b) "Employer" may also include an agency financed in whole or in part by public
172	funds.
173	(24) "Exempt employee" means an employee working for a participating employer:
174	(a) who is not eligible for service credit under Section 49-12-203, 49-13-203,
175	49-14-203, 49-15-203, or 49-16-203; and
176	(b) for whom a participating employer is not required to pay contributions or
177	nonelective contributions.
178	(25) "Final average monthly salary" means the amount computed by dividing the
179	compensation received during the final average salary period under each system by the number
180	of months in the final average salary period.
181	(26) "Fund" means any fund created under this title for the purpose of paying benefits
182	or costs of administering a system, plan, or program.

183	(27) (a) "Inactive member" means a member who has not been employed by a
184	participating employer for a period of at least 120 days.
185	(b) "Inactive member" does not include retirees.
186	(28) (a) "Initially entering" means hired, appointed, or elected for the first time, in
187	current service as a member with any participating employer.
188	(b) "Initially entering" does not include a person who has any prior service credit on
189	file with the office.
190	(c) "Initially entering" includes an employee of a participating employer, except for an
191	employee that is not eligible under a system or plan under this title, who:
192	(i) does not have any prior service credit on file with the office;
193	(ii) is covered by a retirement plan other than a retirement plan created under this title;
194	and
195	(iii) moves to a position with a participating employer that is covered by this title.
196	(29) "Institution of higher education" means an institution described in Section
197	53B-1-102.
198	(30) (a) "Member" means a person, except a retiree, with contributions on deposit with
199	a system, the Utah Governors' and Legislators' Retirement Plan under Chapter 19, Utah
200	Governors' and Legislators' Retirement Act, or with a terminated system.
201	(b) "Member" also includes leased employees within the meaning of Section $414(n)(2)$
202	of the Internal Revenue Code, if the employees have contributions on deposit with the office.
203	If leased employees constitute less than 20% of the participating employer's work force that is
204	not highly compensated within the meaning of Section $414(n)(5)(c)(ii)$, Internal Revenue Code,
205	"member" does not include leased employees covered by a plan described in Section $414(n)(5)$
206	of the federal Internal Revenue Code.
207	(31) "Member contributions" means the sum of the contributions paid to a system or
208	the Utah Governors' and Legislators' Retirement Plan, including refund interest if allowed by a
209	system, and which are made by:
210	(a) the member; and
211	(b) the participating employer on the member's behalf under Section 414(h) of the
212	Internal Revenue Code.
213	(32) "Nonelective contribution" means an amount contributed by a participating

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214 employer into a participant's defined contribution account. 215 (33) "Normal cost rate": 216 (a) means the percent of salary that is necessary for a retirement system that is fully 217 funded to maintain its fully funded status; and 218 (b) is determined by the actuary based on the assumed rate of return established by the 219 board. 220 (34) "Office" means the Utah State Retirement Office. 221 (35) "Participant" means an individual with voluntary deferrals or nonelective 222 contributions on deposit with the defined contribution plans administered under this title. 223 (36) "Participating employer" means a participating employer, as defined by Chapter 224 12, Public Employees' Contributory Retirement Act, Chapter 13, Public Employees' 225 Noncontributory Retirement Act, Chapter 14, Public Safety Contributory Retirement Act, 226 Chapter 15, Public Safety Noncontributory Retirement Act, Chapter 16, Firefighters' Retirement Act, Chapter 17, Judges' Contributory Retirement Act, and Chapter 18, Judges' 227 228 Noncontributory Retirement Act, or an agency financed in whole or in part by public funds 229 which is participating in a system or plan as of January 1, 2002. 230 (37) "Part-time appointed board member" means a person: 231 (a) who is appointed to serve as a member of a board, commission, council, committee, 232 or panel of a participating employer; and 233 (b) whose service as a part-time appointed board member does not qualify as a regular 234 full-time employee as defined under Section 49-12-102, 49-13-102, or 49-22-102. (38) "Pension" means monthly payments derived from participating employer 235 236 contributions. 237 (39) "Plan" means the Utah Governors' and Legislators' Retirement Plan created by 238 Chapter 19, Utah Governors' and Legislators' Retirement Act, the New Public Employees' Tier 239 II Defined Contribution Plan created by Chapter 22, Part 4, Tier II Defined Contribution Plan, 240 the New Public Safety and Firefighter Tier II Defined Contribution Plan created by Chapter 23, 241 Part 4, Tier II Defined Contribution Plan, or the defined contribution plans created under 242 Section 49-11-801. 243 (40) (a) "Political subdivision" means any local government entity, including cities, 244 towns, counties, and school districts, but only if the subdivision is a juristic entity that is legally

245	separate and distinct from the state and only if its employees are not by virtue of their
246	relationship to the entity employees of the state.
247	(b) "Political subdivision" includes local districts, special service districts, or
248	authorities created by the Legislature or by local governments, including the office.
249	(c) "Political subdivision" does not include a project entity created under Title 11,
250	Chapter 13, Interlocal Cooperation Act, that was formed prior to July 1, 1987.
251	(41) "Program" means the Public Employees' Insurance Program created under Chapter
252	20, Public Employees' Benefit and Insurance Program Act, or the Public Employees'
253	Long-Term Disability program created under Chapter 21, Public Employees' Long-Term
254	Disability Act.
255	(42) "Public funds" means those funds derived, either directly or indirectly, from public
256	taxes or public revenue, dues or contributions paid or donated by the membership of the
257	organization, used to finance an activity whose objective is to improve, on a nonprofit basis,
258	the governmental, educational, and social programs and systems of the state or its political
259	subdivisions.
260	(43) "Qualified defined contribution plan" means a defined contribution plan that
261	meets the requirements of Section 401(k) or Section 403(b) of the Internal Revenue Code.
262	(44) (a) "Reemployed," "reemploy," or "reemployment" means work or service
263	performed for a participating employer after retirement, in exchange for compensation.
264	(b) Reemployment includes work or service performed on a contract for a participating
265	employer if the retiree is:
266	(i) listed as the contractor; or
267	(ii) an owner, partner, or principal of the contractor.
268	(45) "Refund interest" means the amount accrued on member contributions at a rate
269	adopted by the board.
270	(46) "Retiree" means an individual who has qualified for an allowance under this title.
271	(47) "Retirement" means the status of an individual who has become eligible, applies
272	for, and is entitled to receive an allowance under this title.
273	(48) "Retirement date" means the date selected by the member on which the member's
274	retirement becomes effective with the office.
275	(49) "Retirement related contribution":

276	(a) means any employer payment to any type of retirement plan or program made on
277	behalf of an employee; and
278	(b) does not include Social Security payments or Social Security substitute payments
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	made on behalf of an employee.
280	(50) "Service credit" means:
281	(a) the period during which an employee is employed and compensated by a
282	participating employer and meets the eligibility requirements for membership in a system or the
283	Utah Governors' and Legislators' Retirement Plan, provided that any required contributions are
284	paid to the office; and
285	(b) periods of time otherwise purchasable under this title.
286	(51) "Surviving spouse" means:
287	(a) the lawful spouse who has been married to a member for at least six months
288	immediately before the death date of the member; or
289	(b) a former lawful spouse of a member with a valid domestic relations order benefits
290	on file with the office before the member's death date in accordance with Section 49-11-612.
291	[(51)] (52) "System" means the individual retirement systems created by Chapter 12,
292	Public Employees' Contributory Retirement Act, Chapter 13, Public Employees'
293	Noncontributory Retirement Act, Chapter 14, Public Safety Contributory Retirement Act,
294	Chapter 15, Public Safety Noncontributory Retirement Act, Chapter 16, Firefighters'
295	Retirement Act, Chapter 17, Judges' Contributory Retirement Act, Chapter 18, Judges'
296	Noncontributory Retirement Act, and Chapter 19, Utah Governors' and Legislators' Retirement
297	Act, the defined benefit portion of the Tier II Hybrid Retirement System under Chapter 22, Part
298	3, Tier II Hybrid Retirement System, and the defined benefit portion of the Tier II Hybrid
299	Retirement System under Chapter 23, Part 3, Tier II Hybrid Retirement System.
300	[(52)] (53) "Tier I" means a system or plan under this title for which:
301	(a) an employee is eligible to participate if the employee initially enters regular
302	full-time employment before July 1, 2011; or
303	(b) a governor or legislator who initially enters office before July 1, 2011.
304	[(53)] (54) (a) "Tier II" means a system or plan under this title provided in lieu of a
305	Tier I system or plan for an employee, governor, legislator, or full-time elected official who
306	does not have Tier I service credit in a system or plan under this title:
200	aces not have there is service electric in a system of plan ander this title.

307	(i) if the employee initially enters regular full-time employment on or after July 1,
308	2011; or
309	(ii) if the governor, legislator, or full-time elected official initially enters office on or
310	after July 1, 2011.
311	(b) "Tier II" includes:
312	(i) the Tier II hybrid system established under:
313	(A) Chapter 22, Part 3, Tier II Hybrid Retirement System; or
314	(B) Chapter 23, Part 3, Tier II Hybrid Retirement System; and
315	(ii) the Tier II Defined Contribution Plan (Tier II DC Plan) established under:
316	(A) Chapter 22, Part 4, Tier II Defined Contribution Plan; or
317	(B) Chapter 23, Part 4, Tier II Defined Contribution Plan.
318	[(54)] (55) "Unfunded actuarial accrued liability" or "UAAL":
319	(a) is determined by the system's actuary; and
320	(b) means the excess, if any, of the accrued liability of a retirement system over the
321	actuarial value of its assets.
322	[(55)] (56) "Voluntary deferrals" means an amount contributed by a participant into
323	that participant's defined contribution account.
324	Section 2. Section 49-12-405 is amended to read:
325	49-12-405. Death of married member Service retirement benefits to surviving
326	spouse.
327	(1) Upon the request of a deceased member's [lawful] <u>surviving</u> spouse [at the time of
328	the member's death], the deceased member is considered to have retired under Option Three on
329	the first day of the month following the month in which the member died if the following
330	requirements are met:
331	(a) the member has:
332	(i) 25 or more years of service credit;
333	(ii) attained age 60 with 20 or more years of service credit;
334	(iii) attained age 62 with 10 or more years of service credit; or
335	(iv) attained age 65 with four or more years of service credit; and
336	(b) the member dies leaving a <u>surviving</u> spouse [to whom the member has been
337	married at least six months immediately prior to the death date].

338	(2) The <u>surviving</u> spouse who requests a benefit under this section shall apply in
339	writing to the office. The allowance shall begin on the first day of the month:
340	(a) following the month in which the member died, if the application is received by the
341	office within 90 days of the member's death; or
342	(b) following the month in which the application is received by the office, if the
343	application is received by the office more than 90 days after the [spouse's] member's death.
344	(3) The Option Three benefit calculation, when there are 25 or more years of service
345	credit, shall be calculated without a reduction in allowance under Section 49-12-402.
346	(4) The benefit calculation for a surviving spouse with a valid domestic relations order
347	benefits on file with the office before the member's death date in accordance with Section
348	49-11-612 is calculated according to the manner in which the court order specified benefits to
349	be partitioned, whether as a fixed amount or as a percentage of the benefit.
350	[(4)] (5) Except for a return of member contributions, benefits payable under this
351	section are retirement benefits and shall be paid in addition to any payments made under
352	Section 49-12-501 and constitute a full and final settlement of the claim of the surviving
353	spouse or any other beneficiary filing claim for benefits under Section 49-12-501.
354	(6) If the death benefits under this section are partitioned among more than one
355	surviving spouse due to domestic relations order benefits on file with the office before the
356	member's death date in accordance with Section 49-11-612, the total amount received by the
357	surviving spouses may not exceed the death benefits normally provided to one surviving
358	spouse under this section.
359	Section 3. Section 49-13-405 is amended to read:
360	49-13-405. Death of married members Service retirement benefits to surviving
361	spouse.
362	(1) As used in this section, "member's full allowance" means an Option Three
363	allowance calculated under Section 49-13-402 without an actuarial reduction.
364	(2) Upon the request of a deceased member's [lawful] <u>surviving</u> spouse [at the time of
365	the member's death], the deceased member is considered to have retired under Option Three on
366	the first day of the month following the month in which the member died if the following
367	requirements are met:
368	(a) the member has:

369	(i) 15 or more years of service credit;
370	(ii) attained age 62 with 10 or more years of service credit; or
371	(iii) attained age 65 with four or more years of service credit; and
372	(b) the member dies leaving a surviving spouse [to whom the member has been
373	married at least six months immediately prior to the death date].
374	(3) The <u>surviving</u> spouse who requests a benefit under this section shall apply in
375	writing to the office. The allowance shall begin on the first day of the month:
376	(a) following the month in which the member died, if the application is received by the
377	office within 90 days of the member's death; or
378	(b) following the month in which the application is received by the office, if the
379	application is received by the office more than 90 days after the [spouse's] member's death.
380	(4) The allowance payable to a surviving spouse under Subsection (2) is:
381	(a) if the member has 25 or more years of service credit at the time of death, the
382	surviving spouse shall receive the member's full allowance;
383	(b) if the member has between 20-24 years of service credit and is not age 60 or older
384	at the time of death, the surviving spouse shall receive two-thirds of the member's full
385	allowance;
386	(c) if the member has between 15-19 years of service credit and is not age 62 or older
387	at the time of death, the surviving spouse shall receive one-third of the member's full
388	allowance; or
389	(d) if the member is age 60 or older with 20 or more years of service credit, age 62 or
390	older with 10 or more years of service credit, or age 65 or older with four or more years of
391	service credit at the time of death, the surviving spouse shall receive an Option Three benefit
392	with actuarial reductions.
393	(5) The benefit calculation for a surviving spouse with a valid domestic relations order
394	benefits on file with the office before the member's death date in accordance with Section
395	<u>49-11-612</u> is calculated according to the manner in which the court order specified benefits to
396	be partitioned, whether as a fixed amount or as a percentage of the benefit.
397	[(5)] (6) Except for a return of member contributions, benefits payable under this
398	section are retirement benefits and shall be paid in addition to any other payments made under

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399 Section 49-13-501 and shall constitute a full and final settlement of the claim of the <u>surviving</u>

400	spouse or any other beneficiary filing a claim for benefits under Section 49-13-501.
401	(7) If the death benefits under this section are partitioned among more than one
402	surviving spouse due to domestic relations order benefits on file with the office before the
403	member's death date in accordance with Section 49-11-612, the total amount received by the
404	surviving spouses may not exceed the death benefits normally provided to one surviving
405	spouse under this section.
406	Section 4. Section 49-14-501 is amended to read:
407	49-14-501. Death of active member in Division A Payment of benefits.
408	(1) If an active member of this system enrolled in Division A under Section 49-14-301
409	dies, benefits are payable as follows:
410	(a) If the death is classified by the office as a line-of-duty death, the surviving spouse
411	[at the time of death] shall receive a lump sum equal to six months of the active member's final
412	average salary and an allowance equal to 30% of the deceased member's final average monthly
413	salary.
414	(b) If the death is not classified by the office as a line-of-duty death, benefits are
415	payable as follows:
416	(i) If the member has accrued less than 10 years of public safety service credit, the
417	beneficiary shall receive the sum of \$1,000 or a refund of the member's member contributions,
418	whichever is greater.
419	(ii) If the member has accrued 10 or more years of public safety service credit at the
420	time of death, the surviving spouse [at the time of death] shall receive the sum of \$500, plus an
421	allowance equal to 2% of the member's final average monthly salary for each year of service
422	credit accrued by the member up to a maximum of 30% of the member's final average monthly
423	salary.
424	(2) Except as provided under Subsection (1)(b)(i), benefits are not payable to minor
425	children of members covered under Division A.
426	(3) If a benefit is not distributed under this section, and the member has designated a
427	beneficiary, the member's member contributions shall be paid to the beneficiary.
428	(4) (a) A surviving spouse who requests a benefit under this section shall apply in
429	writing to the office.
430	(b) The allowance shall begin on the first day of the month following the month in

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431	which the:
432	(i) member died, if the application is received by the office within 90 days of the
433	member's death; or
434	(ii) application is received by the office, if the application is received by the office
435	more than 90 days after the member's death.
436	Section 5. Section 49-14-502 is amended to read:
437	49-14-502. Death of active member in Division B Payment of benefits.
438	(1) If an active member of this system enrolled in Division B under Section 49-14-301
439	dies, benefits are payable as follows:
440	(a) If the death is classified by the office as a line-of-duty death, the surviving spouse
441	[at the time of death] shall receive:
442	(i) a lump sum equal to six months of the active member's final average salary; and
443	(ii) an allowance equal to 37.5% of the member's final average monthly salary.
444	(b) If the death is not classified by the office as a line-of-duty death, benefits are
445	payable as follows:
446	(i) If the member has accrued two or more years of public safety service credit at the
447	time of death, the death is considered a line-of-duty death and the surviving spouse [at the time
448	of death] shall receive:
449	(A) a lump sum of \$1,500; and
450	(B) an allowance as provided under Subsection (1)(a)(ii).
451	(ii) If the member has accrued less than two years of public safety service credit at the
452	time of death, the surviving spouse [at the time of death] shall receive a refund of the member's
453	member contributions, plus 50% of the member's most recent 12 months' compensation.
454	(c) (i) If the member has accrued two or more years of public safety service credit at
455	the time of death, each of the member's unmarried children to age 18 or dependent unmarried
456	children with a mental or physical disability shall receive a monthly allowance of \$50.
457	(ii) Payments shall be made to the surviving parent or to a duly appointed guardian, or
458	as otherwise provided under Sections 49-11-609 and 49-11-610.
459	(2) [In the event of the death of both parents,] If the member dies and there is no
460	surviving spouse, any amounts that would have been the surviving spouse's benefit shall be
461	prorated and paid to each of the member's unmarried children to age 18.

- H.B. 15 462 (3) If a benefit is not distributed under [the previous subsections] Subsection (1) or (2), 463 and the member has designated a beneficiary, the member's member contributions shall be paid 464 to the beneficiary. 465 (4) The combined annual payments made to the beneficiaries of any member under this 466 section may not exceed 75% of the member's final average monthly salary. 467 (5) (a) A surviving spouse who requests a benefit under this section shall apply in 468 writing to the office. 469 (b) The allowance shall begin on the first day of the month: 470 (i) following the month in which the member died, if the application is received by the office within 90 days of the member's death; or 471 472 (ii) following the month in which the application is received by the office, if the 473 application is received by the office more than 90 days after the member's death. 474 Section 6. Section **49-14-503** is amended to read: 475 49-14-503. Benefits payable upon death of inactive member. 476 (1) If an inactive member who has less than 20 years of public safety service credit 477 dies, the surviving spouse [at the time of death], or, if there is no surviving spouse [at the time of death], the member's minor children shall receive a refund of the member's member 478 479 contributions or \$500, whichever is greater. 480 (2) (a) If an inactive member with 20 or more years of public safety service credit dies, 481 the surviving spouse [at the time of death] shall receive an allowance in an amount of 50% of 482 the amount the member would have received had retirement occurred on the first of the month 483 following the month in which the death occurred. 484 (b) This allowance shall be based on years of service credit and final average monthly 485 salary under Section 49-14-402, reduced actuarially from age 50 to the age of the member at 486 the time of death if the member is under age 50 at the time of death.
- 487 (3) (a) A surviving spouse who requests a benefit under this section shall apply in 488 writing to the office.
- 489

(b) The allowance shall begin on the first day of the month:

- 490 (i) following the month in which the member died, if the application is received by the office within 90 days of the member's death; or 491
- 492 (ii) following the month in which the application is received by the office, if the

493	application is received by the office more than 90 days after the member's death.
494	Section 7. Section 49-14-504 is amended to read:
495	49-14-504. Benefits payable upon death of retired member Enhanced benefit
496	election Rulemaking.
497	(1) If a retiree who retired under either Division A or Division B dies, the retiree's
498	surviving spouse [at the time of death of the retiree] shall receive an allowance equal to 65% of
499	the allowance that was being paid to the retiree at the time of death.
500	(2) (a) Notwithstanding the amount of the allowance under Subsection (1), at the time
501	of retirement, a retiree may elect to increase the surviving spousal death benefit to 75% of an
502	allowance computed in accordance with Section 49-14-402.
503	(b) If an election is made under Subsection (2)(a), the member's allowance shall be
504	reduced to an amount payable monthly for life to reflect the actuarial equivalent necessary to
505	pay for the increased surviving spousal death benefit above 65%.
506	(3) (a) For a retiree whose retirement date is before July 1, 2009, the office shall
507	provide an optional surviving spousal death benefit to bring the total surviving spousal death
508	benefit up to 75% of an allowance computed in accordance with Section 49-14-402.
509	(b) A retiree may elect to purchase the optional <u>surviving</u> spousal death benefit until
510	July 1, 2010.
511	(c) If an election is made under Subsection (3)(b), the retiree's allowance shall be
512	reduced to an amount payable monthly for life to reflect the actuarial equivalent necessary to
513	pay for the increased surviving spousal death benefit above 65%.
514	(d) The board shall make rules to administer the death benefit under this Subsection
515	(3).
516	(4) If the retiree retired solely under Division B and dies leaving unmarried children
517	under the age of 18 or dependent unmarried children with a mental or physical disability, the
518	children shall qualify for a benefit as prescribed for children under Subsection 49-14-502(1)(c).
519	(5) (a) A beneficiary who qualifies for a monthly benefit under this section shall apply
520	in writing to the office.
521	(b) The allowance shall begin on the first day of the month following the month in
522	which the:
523	(i) member or participant died, if the application is received by the office within 90

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524	days of the date of death of the member or participant; or
525	(ii) application is received by the office, if the application is received by the office
526	more than 90 days after the date of death of the member or participant.
527	Section 8. Section 49-14-505 is amended to read:
528	49-14-505. Benefits for surviving spouse under Division A or Division B.
529	The surviving spouse [at the time of death], if eligible, shall receive a benefit computed
530	under either Division A or Division B, whichever provides the larger benefit, but may not
531	receive a benefit under both divisions if it would result in a duplicate benefit.
532	Section 9. Section 49-14-506 is amended to read:
533	49-14-506. Benefits payable upon death of active or inactive member without
534	spouse or minor children.
535	If an active or inactive member dies and at the time of death the member does not have
536	a surviving spouse or minor children, the benefit payable to a designated beneficiary is a refund
537	of the member's member contributions or \$500, whichever is larger.
538	Section 10. Section 49-14-507 is enacted to read:
000	
539	49-14-507. Surviving spouse includes certain former spouses Benefit calculation
539	<u>49-14-507.</u> Surviving spouse includes certain former spouses Benefit calculation for former spouse.
539 540	for former spouse.
539 540 541	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order
539 540 541 542	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section
539 540 541 542 543	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to
 539 540 541 542 543 544 545 	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit.
539 540 541 542 543 544	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one
539 540 541 542 543 544 545 546	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one surviving spouse due to domestic relations order benefits on file with the office before the
 539 540 541 542 543 544 545 546 547 548 	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one surviving spouse due to domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612, the total amount received by the
 539 540 541 542 543 544 545 546 547 	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one surviving spouse due to domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612, the total amount received by the surviving spouses may not exceed the death benefits normally provided to one surviving
 539 540 541 542 543 544 545 546 547 548 549 	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one surviving spouse due to domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612, the total amount received by the surviving spouses may not exceed the death benefits normally provided to one surviving spouse under this section.
 539 540 541 542 543 544 545 546 547 548 549 550 	for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612 is calculated according to the manner in which the court order specified benefits to be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one surviving spouse due to domestic relations order benefits on file with the office before the member's death date in accordance with Section 49-11-612, the total amount received by the surviving spouses may not exceed the death benefits normally provided to one surviving spouse under this section. Section 11. Section 49-15-501 is amended to read:

(a) If the death is classified by the office as a line-of-duty death, benefits are payable as

555 follows:

(i) If the member has accrued less than 20 years of public safety service credit, the
 <u>surviving</u> spouse [at the time of death] shall receive a lump sum equal to six months of the
 active member's final average salary and an allowance equal to 30% of the member's final
 average monthly salary.

(ii) If the member has accrued 20 or more years of public safety service credit, the
member shall be considered to have retired with an allowance calculated under Section
49-15-402 and the <u>surviving</u> spouse [at the time of death] shall receive the death benefit
payable to a <u>surviving</u> spouse [at the time of death] under Section 49-15-504.

(b) If the death is not classified as a line-of-duty death by the office, benefits arepayable as follows:

(i) If the member has accrued less than 10 years of public safety service credit, the
beneficiary shall receive the sum of \$1,000 or a refund of the member's member contributions,
whichever is greater.

(ii) If the member has accrued 10 or more years, but less than 20 years of public safety service credit at the time of death, the <u>surviving</u> spouse [at the time of death] shall receive the sum of \$500, plus an allowance equal to 2% of the member's final average monthly salary for each year of service credit accrued by the member up to a maximum of 30% of the member's final average monthly salary.

574 (iii) If the member has accrued 20 or more years of public safety service credit, the
575 benefit shall be calculated as provided in Subsection (1)(a)(ii).

576 (2) Except as provided under Subsection (1)(b)(i), benefits are not payable to minor 577 children under Division A.

578 (3) If a benefit is not distributed under this section, and the member has designated a 579 beneficiary, the member's member contribution shall be paid to the beneficiary.

580 (4) (a) A <u>surviving</u> spouse who requests a benefit under this section shall apply in
581 writing to the office.

(b) The allowance shall begin on the first day of the month following the month inwhich the:

(i) member died, if the application is received by the office within 90 days of themember's death; or

586	(ii) application is received by the office, if the application is received by the office
587	more than 90 days after the member's death.
588	Section 12. Section 49-15-502 is amended to read:
589	49-15-502. Death of active member in Division B Payment of benefits.
590	(1) If an active member of this system enrolled in Division B under Section 49-15-301
591	dies, benefits are payable as follows:
592	(a) If the death is classified by the office as a line-of-duty death, the surviving spouse
593	[at the time of death] shall receive:
594	(i) a lump sum equal to six months of the active member's final average salary; and
595	(ii) an allowance equal to 37.5% of the member's final average monthly salary.
596	(b) If the death is not classified by the office as a line-of-duty death, and the member
597	has accrued two or more years of public safety service credit at the time of death, the death is
598	considered line-of-duty and the surviving spouse [at the time of death] shall receive:
599	(i) a lump sum of \$1,500; and
600	(ii) an allowance as provided under Subsection (1)(a)(ii).
601	(c) If the death is not classified by the office as a line-of-duty death, and the member
602	has accrued less than two years of public safety service credit at the time of death, the surviving
603	spouse [at the time of death] shall receive a refund of the member's member contributions, plus
604	50% of the member's most recent 12 months' compensation.
605	(d) (i) If the member has accrued two or more years of public safety service credit at
606	the time of death, each of the member's unmarried children to age 18 or dependent unmarried
607	children with a mental or physical disability shall receive an allowance of \$50.
608	(ii) Payments shall be made to the surviving parent or to a duly appointed guardian, or
609	as otherwise provided under Section 49-11-609 or 49-11-610.
610	(2) [In the event of the death of both parents, the] If the member dies and there is no
611	surviving spouse, any amounts that would have been the surviving spouse's benefit shall be
612	prorated and paid to each of the member's unmarried children to age 18.
613	(3) If a benefit is not distributed under [the previous subsections] Subsection (1) or (2),
614	and the member has designated a beneficiary, the member's member contributions shall be paid
615	to the beneficiary.
616	(4) The combined payments to beneficiaries of any member under this section may not

617 exceed 75% of the member's final average monthly salary. 618 (5) (a) A surviving spouse who requests a benefit under this section shall apply in 619 writing to the office. 620 (b) The allowance shall begin on the first day of the month: (i) following the month in which the member died, if the application is received by the 621 622 office within 90 days of the member's death; or 623 (ii) following the month in which the application is received by the office, if the 624 application is received by the office more than 90 days after the member's death. 625 Section 13. Section 49-15-503 is amended to read: 626 49-15-503. Benefits payable upon death of inactive member. (1) If an inactive member who has less than 20 years of public safety service credit 627 dies, the surviving spouse [at the time of death], or, if there is no surviving spouse [at the time 628 629 of death], the member's minor children shall receive a refund of the member's member 630 contributions or \$500, whichever is greater. (2) (a) If an inactive member with 20 or more years of public safety service credit dies, 631 632 the surviving spouse [at the time of death] shall receive an allowance in an amount of 50% of the amount the member would have received had retirement occurred on the first of the month 633 634 following the month in which the death occurred. 635 (b) This allowance shall be based on years of service credit and final average monthly 636 salary under Section 49-15-402, reduced actuarially from age 50 to the age of the member at 637 the time of death if the member is under 50 years of age at the time of death. 638 (3) (a) A surviving spouse who requests a benefit under this section shall apply in 639 writing to the office. 640 (b) The allowance shall begin on the first day of the month: 641 (i) following the month in which the member died, if the application is received by the 642 office within 90 days of the member's death: or 643 (ii) following the month in which the application is received by the office, if the application is received by the office more than 90 days after the member's death. 644 645 Section 14. Section 49-15-504 is amended to read: 49-15-504. Benefits payable upon death of retired member -- Enhanced benefit 646 election -- Rulemaking. 647

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648 (1) If a retiree who retired under either Division A or Division B dies, the retiree's 649 surviving spouse [at the time of death of the retiree] shall receive an allowance equal to 65% of 650 the allowance that was being paid to the retiree at the time of death. 651 (2) (a) Notwithstanding the amount of the allowance under Subsection (1), at the time 652 of retirement, a retiree may elect to increase the spousal death benefit to 75% of an allowance 653 computed in accordance with Section 49-15-402. 654 (b) If an election is made under Subsection (2)(a), the member's allowance shall be 655 reduced to an amount payable monthly for life to reflect the actuarial equivalent necessary to 656 pay for the increased spousal death benefit above 65%. 657 (3) (a) For a retiree whose retirement date is before July 1, 2009, the office shall 658 provide an optional spousal death benefit to bring the total spousal death benefit up to 75% of 659 an allowance computed in accordance with Section 49-15-402. 660 (b) A retiree may elect to purchase the optional spousal death benefit until July 1, 2010. 661 662 (c) If an election is made under Subsection (3)(b), the retiree's allowance shall be 663 reduced to an amount payable monthly for life to reflect the actuarial equivalent necessary to 664 pay for the increased spousal death benefit above 65%. 665 (d) The board shall make rules to administer the death benefit under this Subsection 666 (3). (4) If the retiree retired solely under Division B and dies leaving unmarried children 667 668 under the age of 18 or dependent unmarried children with a mental or physical disability, the 669 children shall qualify for a benefit as prescribed under Subsection 49-15-502(1)(d). 670 (5) (a) A beneficiary who qualifies for a monthly benefit under this section shall apply 671 in writing to the office. (b) The allowance shall begin on the first day of the month following the month in 672 673 which the: 674 (i) member or participant died, if the application is received by the office within 90 675 days of the date of death of the member or participant; or 676 (ii) application is received by the office, if the application is received by the office 677 more than 90 days after the date of death of the member or participant. 678 Section 15. Section 49-15-505 is amended to read:

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679	49-15-505. Benefits for surviving spouse under Division A or Division B.
680	The surviving spouse [at the time of death], if eligible, shall receive a benefit computed
681	under either Division A or Division B, whichever provides the larger benefit, but may not
682	receive a benefit under both divisions if it would result in a duplicate benefit.
683	Section 16. Section 49-15-506 is amended to read:
684	49-15-506. Benefits payable upon death of active or inactive member without
685	spouse or minor children.
686	If an active or inactive member dies and at the time of death the member does not have
687	a surviving spouse or minor children, the benefit payable to a designated beneficiary is a refund
688	of the member's member contributions or \$500, whichever is larger.
689	Section 17. Section 49-15-507 is enacted to read:
690	<u>49-15-507.</u> Surviving spouse includes certain former spouses Benefit calculation
691	for former spouse.
692	(1) The benefit calculation for a surviving spouse with a valid domestic relations order
693	benefits on file with the office before the member's death date in accordance with Section
694	49-11-612 is calculated according to the manner in which the court order specified benefits to
695	be partitioned, whether as a fixed amount or as a percentage of the benefit.
696	(2) If the death benefits under this section are partitioned among more than one
697	surviving spouse due to domestic relations order benefits on file with the office before the
698	member's death date in accordance with Section 49-11-612, the total amount received by the
699	surviving spouses may not exceed the death benefits normally provided to one surviving
700	spouse under this section.
701	Section 18. Section 49-16-501 is amended to read:
702	49-16-501. Death of active member in Division A Payment of benefits.
703	(1) If an active member of this system enrolled in Division A under Section 49-16-301
704	dies, benefits are payable as follows:
705	(a) If the death is classified by the office as a line-of-duty death, benefits are payable as
706	follows:
707	(i) If the member has accrued less than 20 years of firefighter service credit, the
708	surviving spouse [at the time of death] shall receive a lump sum equal to six months of the
709	active member's final average salary and an allowance equal to 30% of the member's final

710	average monthly salary.
711	(ii) If the member has accrued 20 or more years of firefighter service credit, the
712	member shall be considered to have retired with an allowance calculated under Section
713	49-16-402 and the surviving spouse [at the time of death] shall receive the death benefit
714	payable to a <u>surviving</u> spouse under Section 49-16-504.
715	(b) If the death is not classified as a line-of-duty death by the office, benefits are
716	payable as follows:
717	(i) If the member has accrued less than 10 years of firefighter service credit, the
718	beneficiary shall receive a sum of \$1,000 or a refund of the member's member contributions,
719	whichever is greater.
720	(ii) If the member has accrued 10 or more years of firefighter service credit, the
721	surviving spouse [at the time of death] shall receive a sum of \$500, plus an allowance equal to
722	2% of the member's final average monthly salary for each year of service credit accrued by the
723	member up to a maximum of 30% of the member's final average monthly salary.
724	(2) (a) If the member dies without a [current] surviving spouse, the surviving spouse's
725	allowance shall be equally divided and paid to each unmarried child until the child reaches age
726	21.
727	(b) The payment shall be made to a duly appointed guardian or as provided under
728	Sections 49-11-609 and 49-11-610.
729	(3) If the benefit is not distributed under this section, and the member has designated a
730	beneficiary, the member's member contributions shall be paid to the beneficiary.
731	(4) (a) A surviving spouse who requests a benefit under this section shall apply in
732	writing to the office.
733	(b) The allowance shall begin on the first day of the month:
734	(i) following the month in which the member died, if the application is received by the
735	office within 90 days of the member's death; or
736	(ii) following the month in which the application is received by the office, if the
737	application is received by the office more than 90 days after the member's death.
738	Section 19. Section 49-16-502 is amended to read:
739	49-16-502. Death of active member in Division B Payment of benefits.
740	(1) If an active member of this system enrolled in Division B under Section 49-16-301

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741 dies, benefits are payable as follows:

(a) If the death is classified by the office as a line-of-duty death, benefits are payable asfollows:

(i) If the member has accrued less than 20 years of firefighter service credit, the
 <u>surviving</u> spouse [at the time of death] shall receive:

746 (A) a lump sum equal to six months of the active member's final average salary; and

(B) an allowance equal to 37.5% of the member's final average monthly salary.

748 (ii) If the member has accrued 20 or more years of firefighter service credit, the

member shall be considered to have retired with an allowance calculated under Section

49-16-402 and the <u>surviving</u> spouse [at the time of death] shall receive the death benefit

payable to a <u>surviving</u> spouse under Section 49-16-504.

(b) If the death is not classified by the office as a line-of-duty death, the benefits arepayable as follows:

(i) If the member has accrued five or more years of firefighter service credit, the death
is considered line-of-duty and the <u>surviving</u> spouse [at time of death] shall receive:

- 756 (A) a lump sum of \$1,500; and
- 757 (B) an allowance as established under Subsection (1)(a)(i)(B).

(ii) If the member has accrued less than five years of firefighter service credit, the
<u>surviving</u> spouse [at the time of death] shall receive a refund of the member's contributions,
plus 50% of the member's most recent 12 months compensation.

(c) If the member has accrued five or more years of firefighter service credit, the
member's unmarried children until they reach age 21 or dependent unmarried children with a
mental or physical disability, shall receive a monthly allowance of \$75.

(2) (a) [In the event of the death of] If the member dies and there is no surviving
spouse, [the] any amounts that would have been the surviving spouse's benefits are equally
divided and paid to each unmarried child until the child reaches age 21.

(b) The payments shall be made to the surviving parent or duly appointed guardian oras provided under Sections 49-11-609 and 49-11-610.

(3) If a benefit is not distributed under [the previous subsections] Subsection (1) or (2),
and the member has designated a beneficiary, the member's member contributions shall be paid
to the beneficiary.

772 (4) The combined monthly payments made to the beneficiaries of any member under 773 this section may not exceed 75% of the member's final average monthly salary. 774 (5) (a) A surviving spouse who requests a benefit under this section shall apply in 775 writing to the office. 776 (b) The allowance shall begin on the first day of the month: 777 (i) following the month in which the member died, if the application is received by the 778 office within 90 days of the member's death; or 779 (ii) following the month in which the application is received by the office, if the 780 application is received by the office more than 90 days after the member's death. 781 Section 20. Section 49-16-503 is amended to read: 782 49-16-503. Benefits payable upon death of inactive member. 783 (1) If an inactive member who has less than 20 years of firefighter service credit dies, the surviving spouse [at the time of death], or, if there is no surviving spouse [at the time of 784 785 death], the member's minor children shall receive a refund of the member's member 786 contributions or \$500, whichever is greater. 787 (2) (a) If an inactive member with 20 or more years of firefighter service credit dies. the surviving spouse [at the time of death] shall receive an allowance in the amount of 50% of 788 789 the amount the member would have received had retirement occurred on the first of the month 790 following the month in which the death occurred. 791 (b) This allowance shall be based on years of service credit and final average monthly 792 salary under Section 49-16-402, reduced actuarially from age 50 to the age of the member at 793 the time of death if the member is under 50 years of age at the time of death. 794 (3) (a) A surviving spouse who requests a benefit under this section shall apply in 795 writing to the office. 796 (b) The allowance shall begin on the first day of the month: 797 (i) following the month in which the member died, if the application is received by the 798 office within 90 days of the member's death; or 799 (ii) following the month in which the application is received by the office, if the 800 application is received by the office more than 90 days after the member's death. 801 Section 21. Section **49-16-504** is amended to read: 802 49-16-504. Benefits payable upon death of retired member.

803	(1) If a retiree who retired under either Division A or Division B dies, the retiree's
804	surviving spouse [at the time of death] shall receive an allowance equal to 75% of the
805	allowance that was being paid to the retiree at the time of death.
806	(2) If the retiree retired solely under Division B and dies leaving unmarried children
807	under the age of 21 or dependent unmarried children with a mental or physical disability, the
808	children shall qualify for a benefit as prescribed under Subsection 49-16-502(1)(c).
809	(3) (a) A beneficiary who qualifies for a monthly benefit under this section shall apply
810	in writing to the office.
811	(b) The allowance shall begin on the first day of the month following the month in
812	which the:
813	(i) member or participant died, if the application is received by the office within 90
814	days of the date of death of the member or participant; or
815	(ii) application is received by the office, if the application is received by the office
816	more than 90 days after the date of death of the member or participant.
817	Section 22. Section 49-16-505 is amended to read:
818	49-16-505. Benefits for surviving spouse under Division A or Division B.
819	The surviving spouse [at the time of death], if eligible, shall receive a benefit computed
820	under either Division A or Division B, whichever provides the larger benefit, but may not
821	receive a benefit under both divisions if it would result in a duplicate benefit.
822	Section 23. Section 49-16-506 is amended to read:
823	49-16-506. Minimum allowance for surviving spouse.
824	The minimum allowance payable to the surviving spouse who qualifies for an
825	allowance under Section 49-16-501, 49-16-502, 49-16-503 or 49-16-504, shall be \$350 per
826	month.
827	Section 24. Section 49-16-507 is amended to read:
828	49-16-507. Benefits payable upon death of active or inactive member without a
829	surviving spouse or minor children.
830	If an active or inactive member dies and at the time of death the member does not have
831	a surviving spouse or minor children, the benefit payable to a designated beneficiary is a refund
832	of the member's member contributions or \$500, whichever is larger.
833	Section 25. Section 49-16-508 is enacted to read:

834 49-16-508. Surviving spouse includes certain former spouses -- Benefit calculation 835 for former spouse. (1) The benefit calculation for a surviving spouse with a valid domestic relations order 836 837 benefits on file with the office before the member's death date in accordance with Section 838 49-11-612 is calculated according to the manner in which the court order specified benefits to 839 be partitioned, whether as a fixed amount or as a percentage of the benefit. (2) If the death benefits under this section are partitioned among more than one 840 841 surviving spouse due to domestic relations order benefits on file with the office before the 842 member's death date in accordance with Section 49-11-612, the total amount received by the 843 surviving spouses may not exceed the death benefits normally provided to one surviving 844 spouse under this section. 845 Section 26. Section 49-17-501 is amended to read: 49-17-501. Death benefit for members before retirement -- Computation. 846 847 (1) Upon the receipt of acceptable proof of death of a member before the member's retirement date, the member's surviving spouse [at the time of death] shall have the choice of 848 849 the following death benefits: 850 (a) a refund of the member's member contributions, including refund interest, plus 65%851 of the member's most recent 12 months' compensation prior to death; or (b) an allowance equal to 65% of the allowance computed in accordance with Section 852 853 49-17-402, but disregarding early retirement reductions. 854 (2) If there is no surviving spouse [to whom the member is married at the time of 855 death], member contributions, including refund interest, shall be refunded to a beneficiary, in 856 accordance with Sections 49-11-609 and 49-11-610. 857 (3) (a) A surviving spouse who requests a benefit under this section shall apply in 858 writing to the office. 859 (b) The allowance shall begin on the first day of the month: (i) following the month in which the member died, if the application is received by the 860 861 office within 90 days of the member's death; or 862 (ii) following the month in which the application is received by the office, if the 863 application is received by the office more than 90 days after the member's death. 864 Section 27. Section 49-17-502 is amended to read:

865	49-17-502. Benefits payable upon death of retired member.
866	(1) (a) The death benefit payable to a retiree's <u>surviving</u> spouse [at the time of death] is
867	an allowance equal to 65% of the allowance which was being paid to the retiree at the time of
868	death.
869	(b) The effective date of the accrual of this allowance is the first day of the month
870	following the month in which the retiree died.
871	(2) (a) Notwithstanding the amount of the allowance under Subsection (1), at the time
872	of retirement, a retiree may elect to increase the spousal death benefit up to 75% of an
873	allowance computed in accordance with Section 49-17-402.
874	(b) If an election is made under Subsection (2)(a), the member's allowance shall be
875	reduced to reflect the actuarial equivalent necessary to pay for the increased spousal death
876	benefit above 65%.
877	(3) (a) A surviving spouse who qualifies for a monthly benefit under this section shall
878	apply in writing to the office.
879	(b) The allowance shall begin on the first day of the month following the month in
880	which the:
881	(i) member or participant died, if the application is received by the office within 90
882	days of the date of death of the member or participant; or
883	(ii) application is received by the office, if the application is received by the office
884	more than 90 days after the date of death of the member or participant.
885	Section 28. Section 49-17-503 is enacted to read:
886	<u>49-17-503.</u> Surviving spouse includes certain former spouses Benefit calculation
887	for former spouse.
888	(1) The benefit calculation for a surviving spouse with a valid domestic relations order
889	benefits on file with the office before the member's death date in accordance with Section
890	49-11-612 is calculated according to the manner in which the court order specified benefits to
891	be partitioned, whether as a fixed amount or as a percentage of the benefit.
892	(2) If the death benefits under this section are partitioned among more than one
893	surviving spouse due to domestic relations order benefits on file with the office before the
894	member's death date in accordance with Section 49-11-612, the total amount received by the
895	surviving spouses may not exceed the death benefits normally provided to one surviving

896	spouse under this section.
897	Section 29. Section 49-18-501 is amended to read:
898	49-18-501. Death benefit for members before retirement Computation.
899	(1) Upon the receipt of acceptable proof of death of a member before the member's
900	retirement date, the member's surviving spouse [at the time of death] shall have the choice of
901	the following death benefits:
902	(a) a refund of the member's member contributions, if any, plus 65% of the member's
903	most recent 12 months' compensation prior to death; or
904	(b) an allowance equal to 65% of the allowance computed in accordance with Section
905	49-18-402, but disregarding early retirement reductions.
906	(2) If there is no <u>surviving</u> spouse [to whom the member is married at the time of
907	death], member contributions shall be refunded to a beneficiary, in accordance with Sections
908	49-11-609 and 49-11-610.
909	(3) (a) A surviving spouse who requests a benefit under this section shall apply in
910	writing to the office.
911	(b) The allowance shall begin on the first day of the month:
912	(i) following the month in which the member died, if the application is received by the
913	office within 90 days of the member's death; or
914	(ii) following the month in which the application is received by the office, if the
915	application is received by the office more than 90 days after the member's death.
916	Section 30. Section 49-18-502 is amended to read:
917	49-18-502. Benefits payable upon death of retired member.
918	(1) The death benefit payable to a retiree's <u>surviving</u> spouse [at the time of death] is an
919	allowance equal to 65% of the allowance which was being paid to the retiree at the time of
920	death.
921	(2) (a) Notwithstanding the amount of the allowance under Subsection (1), at the time
922	of retirement, a retiree may elect to increase the spousal death benefit up to 75% of an
923	allowance computed in accordance with Section 49-18-402.
924	(b) If an election is made under Subsection (2)(a), the member's allowance shall be
925	reduced to an amount payable monthly for life to reflect the actuarial equivalent necessary to
926	pay for the increased spousal death benefit above 65%.

927	(3) (a) A surviving spouse who qualifies for a monthly benefit under this section shall
928	apply in writing to the office.
929	(b) The allowance shall begin on the first day of the month following the month in
930	which the:
931	(i) member or participant died, if the application is received by the office within 90
932	days of the date of death of the member or participant; or
933	(ii) application is received by the office, if the application is received by the office
934	more than 90 days after the date of death of the member or participant.
935	Section 31. Section 49-18-503 is enacted to read:
936	49-18-503. Surviving spouse includes certain former spouses Benefit calculation
937	for former spouse.
938	(1) The benefit calculation for a surviving spouse with a valid domestic relations order
939	benefits on file with the office before the member's death date in accordance with Section
940	49-11-612 is calculated according to the manner in which the court order specified benefits to
941	be partitioned, whether as a fixed amount or as a percentage of the benefit.
942	(2) If the death benefits under this section are partitioned among more than one
943	surviving spouse due to domestic relations order benefits on file with the office before the
944	member's death date in accordance with Section 49-11-612, the total amount received by the
945	surviving spouses may not exceed the death benefits normally provided to one surviving
946	spouse under this section.
947	Section 32. Section 49-19-501 is amended to read:
948	49-19-501. Death of member or retiree Surviving spouse benefit.
949	(1) Upon the death of a governor or legislator who has not yet retired and who has
950	completed four or more years in the elected office, the member's surviving spouse [at the time
951	of death] shall receive an allowance equal to 50% of the allowance to which the governor or
952	legislator would have been entitled upon reaching age 65, if the governor or legislator and
953	surviving spouse had been married at least six months.
954	(2) Upon the death of a governor or legislator receiving an allowance under this plan,
955	the member's surviving spouse [at the time of death] is entitled to an allowance equal to 50% of
956	the allowance being paid to the member at the time of death.
957	(3) (a) A surviving spouse who requests a benefit under this section shall apply in

958	writing to the office.
959	(b) The allowance shall begin on the first day of the month:
960	(i) following the month in which the member died, if the application is received by the
961	office within 90 days of the member's death; or
962	(ii) following the month in which the application is received by the office, if the
963	application is received by the office more than 90 days after the member's death.
964	Section 33. Section 49-19-502 is enacted to read:
965	<u>49-19-502.</u> Surviving spouse at the time of death includes certain former spouses
966	Benefit calculation for former spouse.
967	(1) The benefit calculation for a surviving spouse with a valid domestic relations order
968	benefits on file with the office before the member's death date in accordance with Section
969	49-11-612 is calculated according to the manner in which the court order specified benefits to
970	be partitioned, whether as a fixed amount or as a percentage of the benefit.
971	(2) If the death benefits under this section are partitioned among more than one
972	surviving spouse due to domestic relations order benefits on file with the office before the
973	member's death date in accordance with Section 49-11-612, the total amount received by the
974	surviving spouses may not exceed the death benefits normally provided to one surviving
975	spouse under this section.
976	Section 34. Section 49-22-502 is amended to read:
977	49-22-502. Death of married members Service retirement benefits to surviving
978	spouse.
979	(1) As used in this section, "member's full allowance" means an Option Three
980	allowance calculated under Section 49-22-305 without an actuarial reduction.
981	(2) Upon the request of a deceased member's [lawful] surviving spouse [at the time of
982	the member's death], the deceased member is considered to have retired under Option Three on
983	the first day of the month following the month in which the member died if the following
984	requirements are met:
985	(a) the member has:
986	(i) 15 or more years of service credit;
987	(ii) attained age 62 with 10 or more years of service credit; or
988	(iii) attained age 65 with four or more years of service credit; and

989	(b) the member dies leaving a <u>surviving</u> spouse [to whom the member has been
990	married at least six months immediately prior to the death date].
991	(3) The surviving spouse who requests a benefit under this section shall apply in
992	writing to the office. The allowance shall begin on the first day of the month:
993	(a) following the month in which the member died, if the application is received by the
994	office within 90 days of the member's death; or
995	(b) following the month in which the application is received by the office, if the
996	application is received by the office more than 90 days after the [spouse's] member's death.
997	(4) The allowance payable to a surviving spouse under Subsection (2) is as follows:
998	(a) if the member has 25 or more years of service credit at the time of death, the
999	surviving spouse shall receive the member's full allowance;
1000	(b) if the member has between 20-24 years of service credit and is not age 60 or older
1001	at the time of death, the surviving spouse shall receive 2/3 of the member's full allowance;
1002	(c) if the member has between 15-19 years of service credit and is not age 62 or older
1003	at the time of death, the surviving spouse shall receive 1/3 of the member's full allowance; or
1004	(d) if the member is age 60 or older with 20 or more years of service credit, age 62 or
1005	older with 10 or more years of service credit, or age 65 or older with four or more years of
1006	service credit at the time of death, the surviving spouse shall receive an Option Three benefit
1007	with actuarial reductions.
1008	(5) The benefit calculation for a surviving spouse with a valid domestic relations order
1009	benefits on file with the office before the member's death date in accordance with Section
1010	49-11-612 is calculated according to the manner in which the court order specified benefits to
1011	be partitioned, whether as a fixed amount or as a percentage of the benefit.
1012	[(5)] (6) Except for a return of member contributions, benefits payable under this
1013	section are retirement benefits and shall be paid in addition to any other payments made under
1014	Section 49-22-501 and shall constitute a full and final settlement of the claim of the surviving
1015	spouse or any other beneficiary filing a claim for benefits under Section 49-22-501.
1016	(7) If the death benefits under this section are partitioned among more than one
1017	surviving spouse due to domestic relations order benefits on file with the office before the
1018	member's death date in accordance with Section 49-11-612, the total amount received by the
1019	surviving spouses may not exceed the death benefits normally provided to one surviving

1020	spouse under this section.
1021	Section 35. Section 49-23-301 is amended to read:
1022	49-23-301. Contributions.
1023	(1) Participating employers and members shall pay the certified contribution rates to
1024	the office to maintain the defined benefit portion of this system on a financially and actuarially
1025	sound basis in accordance with Subsection (2).
1026	(2) (a) A participating employer shall pay up to 12% of compensation toward the
1027	certified contribution rate to the office for the defined benefit portion of this system.
1028	(b) A member shall only pay to the office the amount, if any, of the certified
1029	contribution rate for the defined benefit portion of this system that exceeds the percent of
1030	compensation paid by the participating employer under Subsection (2)(a).
1031	(c) In addition to the percent specified under Subsection (2)(a), the participating
1032	employer shall pay the corresponding Tier I system amortization rate of the employee's
1033	compensation to the office to be applied to the employer's corresponding Tier I system liability.
1034	(3) A participating employer may not elect to pay all or part of the required member
1035	contributions under Subsection (2)(b), in addition to the required participating employer
1036	contributions.
1037	(4) (a) A member contribution is credited by the office to the account of the individual
1038	member.
1039	(b) This amount, together with refund interest, is held in trust for the payment of
1040	benefits to the member or the member's beneficiaries.
1041	(c) A member contribution is vested and nonforfeitable.
1042	(5) (a) Each member is considered to consent to payroll deductions of member
1043	contributions.
1044	(b) The payment of compensation less these payroll deductions is considered full
1045	payment for services rendered by the member.
1046	(6) Except as provided under Subsection (7), benefits provided under the defined
1047	benefit portion of the Tier II hybrid retirement system created under this part:
1048	(a) may not be increased unless the actuarial funded ratios of all systems under this title
1049	reach 100%; and
1050	(b) may be decreased only in accordance with the provisions of Section 49-23-309.

1051	(7) The Legislature authorizes an increase to the death benefit provided to a Tier II
1052	public safety service employee or firefighter member's surviving spouse [at the time of death]
1053	effective on May 12, 2015, as provided in Section 49-23-503.
1054	Section 36. Section 49-23-502 is amended to read:
1055	49-23-502. Death of married members Service retirement benefits to surviving
1056	spouse.
1057	(1) As used in this section, "member's full allowance" means an Option Three
1058	allowance calculated under Section 49-23-304 without an actuarial reduction.
1059	(2) Upon the request of a deceased member's [lawful] <u>surviving</u> spouse at the time of
1060	the member's death, the deceased member is considered to have retired under Option Three on
1061	the first day of the month following the month in which the member died if the following
1062	requirements are met:
1063	(a) the member has:
1064	(i) 15 or more years of service credit;
1065	(ii) attained age 62 with 10 or more years of service credit; or
1066	(iii) attained age 65 with four or more years of service credit; and
1067	(b) the member dies leaving a <u>surviving</u> spouse [to whom the member has been
1068	married at least six months immediately prior to the death date].
1069	(3) The <u>surviving</u> spouse who requests a benefit under this section shall apply in
1070	writing to the office. The allowance shall begin on the first day of the month:
1071	(a) following the month in which the member died, if the application is received by the
1072	office within 90 days of the member's death; or
1073	(b) following the month in which the application is received by the office, if the
1074	application is received by the office more than 90 days after the [spouse's] member's death.
1075	(4) The allowance payable to a surviving spouse under Subsection (2) is:
1076	(a) if the member has 25 or more years of service credit at the time of death, the
1077	surviving spouse shall receive the member's full allowance;
1078	(b) if the member has between 20-24 years of service credit and is not age 60 or older
1079	at the time of death, the surviving spouse shall receive two-thirds of the member's full
1080	allowance;
1081	(c) if the member has between 15-19 years of service credit and is not age 62 or older

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1082 at the time of death, the surviving spouse shall receive one-third of the member's full 1083 allowance; or 1084 (d) if the member is age 60 or older with 20 or more years of service credit, age 62 or 1085 older with 10 or more years of service credit, or age 65 or older with four or more years of 1086 service credit at the time of death, the surviving spouse shall receive an Option Three benefit 1087 with actuarial reductions. 1088 (5) The benefit calculation for a surviving spouse with a valid domestic relations order benefits on file with the office before the member's death date in accordance with Section 1089 49-11-612 is calculated according to the manner in which the court order specified benefits to 1090 1091 be partitioned, whether as a fixed amount or as a percentage of the benefit. 1092 $\left[\frac{(5)}{(5)}\right]$ (6) Except for a return of member contributions, benefits payable under this 1093 section are retirement benefits and shall be paid in addition to any other payments made under 1094 Section 49-23-501 and shall constitute a full and final settlement of the claim of the surviving spouse or any other beneficiary filing a claim for benefits under Section 49-23-501. 1095 1096 (7) If the death benefits under this section or Section 49-23-503 are partitioned among 1097 more than one surviving spouse due to domestic relations order benefits on file with the office 1098 before the member's death date in accordance with Section 49-11-612, the total amount 1099 received by the surviving spouses may not exceed the death benefits normally provided to one 1100 surviving spouse under this section. 1101 Section 37. Section 49-23-503 is amended to read: 1102 49-23-503. Death of active member in line of duty -- Payment of benefits. 1103 If an active member of this system dies, benefits are payable as follows: (1) If the death is classified by the office as a line-of-duty death, benefits are payable as 1104 1105 follows: 1106 (a) If the member has accrued less than 20 years of public safety service or firefighter 1107 service credit, the surviving spouse [at the time of death] shall receive a lump sum equal to six months of the active member's final average salary and an allowance equal to 30% of the 1108 1109 member's final average monthly salary. 1110 (b) If the member has accrued 20 or more years of public safety service or firefighter 1111 service credit, the member shall be considered to have retired with an Option One allowance calculated without an actuarial reduction under Section 49-23-304 and the surviving spouse [at 1112

1113 the time of death] shall receive the allowance that would have been payable to the member.

- (2) (a) A volunteer firefighter is eligible for a line-of-duty death benefit under this
 section if the death results from external force, violence, or disease directly resulting from
 firefighter service.
- (b) The lowest monthly compensation of firefighters of a city of the first class in this
 state at the time of death shall be considered to be the final average monthly salary of a
 volunteer firefighter for purposes of computing these benefits.
- (c) Each volunteer fire department shall maintain a current roll of all volunteer
 firefighters which meet the requirements of Subsection 49-23-102(13) to determine the
 eligibility for this benefit.
- (3) (a) If the death is classified as a line-of-duty death by the office, death benefits are
 payable under this section and the <u>surviving</u> spouse [at the time of death] is not eligible for
 benefits under Section 49-23-502.
- (b) If the death is not classified as a line-of-duty death by the office, benefits arepayable in accordance with Section 49-23-502.
- (4) (a) A <u>surviving</u> spouse who qualifies for a monthly benefit under this section shall
 apply in writing to the office.
- (b) The allowance shall begin on the first day of the month following the month inwhich the:
- (i) member or participant died, if the application is received by the office within 90days of the date of death of the member or participant; or
- (ii) application is received by the office, if the application is received by the officemore than 90 days after the date of death of the member or participant.

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