Introduced 53.04.2024
Introduced . 03.18.2034
Public Hearing
Council Action
Executive Action
Effective Date

County Council of Howard County, Maryland

County Council of	110 war a County, marylana
2024 Legislative Session	Legislative Day No. 3
Bill	No. 10-2024
Introduced by: The Chairpers	on at the request of the County Executive
Short Title: Amending the Howard Courretirement benefit for Dispatchers.	nty Retirement Plan to create an enhanced normal
normal retirement benefit for Dispincreasing the amount of employee	anty Retirement Plan in order to create an enhanced patchers, adding and amending certain definitions; e pick up contributions to be made by participating retirement age for participating Dispatchers and anty Retirement Plan.
Introduced and read first time Morch 4	
read for a second time at a public hearing on	By orderMichelle Harrod, Administrator
This Bill was read the third time on, 2024 a	nd Passed Passed with amendments F, Failed By order Michelle Harrod, Administrator
Sealed with the County Seal and presented to the County Ea.m. p.m.	By order Michelle Harrod, Administrator
Approved/Vetoed by the County Executive	3 ,2024
Cally county	Calvin Ball, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment

1	Section 1. Be It Enacted by the County Council of Howard County, Maryland that the Howard		
2	County Code is amended as follows:		
3	1. By Amending Title 1. Human Resources		
4	Subtitle 4. Howard County Pension Plans.		
5	Section 1.406 "Definitions"		
6	Section 1.410 "Participating Corrections Employees and Participating		
7	Deputy Sheriffs—Eligibility"		
8	Section 1.426 "Pick Up Contributions"		
9	Section 1.428 "Normal Retirement Age"		
10			
11	Title 1. Human Resources.		
12	Subtitle 4. Howard County Pension Plans.		
13	Article 1. Generally.		
14			
15	Section 1.406 Definitions.		
16	The following terms, as used herein, unless a different meaning is clearly implied by the		
17	context, shall have the following meanings:		
18	(a) Accrued benefit.		
19	(1) Accrued benefit means the benefit to which a participant is entitled, pursuant to the		
20	provisions of sections 1.428—1.432, expressed as the normal form of monthly benefit		
21	commencing at normal retirement date or the actuarial equivalent thereof.		
22	(2) The accrued benefit as of any date preceding the participant's normal retirement date,		
23	but expressed as aforesaid, shall be the monthly benefit computed pursuant to section		
24	1.429, 1.431 or 1.432.		
25	(3) In no event, however, shall the accrued benefit exceed the maximum limitation		
26	determined, as of the date of computation, pursuant to section 1.433.		
27	(4) (i) The portion of the participant's accrued benefit attributable to the participant's		
28	contributions made pursuant to sections 1.426 and 1.427 shall be equal to the		
29	actuarial equivalent of the participant's employee contributions benefit, expressed		
30	as the normal form of monthly benefit commencing at normal retirement date.		

1	(ii) The portion of the participant's accrued benefit attributable to employer
2	contributions shall be the remainder, if any, of the accrued benefit.
3	(b) Actuarial equivalent means a form of benefit differing in time, period or manner of
4	payment from a specific benefit provided under the plan but having the same value when
5	computed based upon the following:
6	Pre-retirement and post-retirement:
7	GAM 83 Mortality Table (blended 50 percent male, 50 percent female)
8	Eight percent per annum interest rate.
9	Cost of living adjustment:
10	Three percent per annum compounded.
11	The foregoing factors, to the extent applicable, shall be utilized (whether or not there is a specific
12	reference to this definition) whenever in the administration of the plan a calculation of actuarial
13	equivalence is to be made.
14	(c) Actuarial reduction.
15	(1) Actuarial reduction means a reduction which will cause a benefit with a starting date
16	which precedes a participant's normal retirement date to be the actuarial equivalent of
17	the benefit which would otherwise have been payable at such normal retirement date.
18	(2) However, notwithstanding any factors set forth in the definition of actuarial equivalent:
19	(i) For participants who reach a termination date on or before August 31, 2002, the
20	reduction shall be equal to one-half percent of the benefit for each month by which
21	the participant's benefit commencement date precedes the first day of the month
22	coincident with or next following the date on which the participant attains age 62;
23	and
24	(ii) For participants who reach a termination date after August 31, 2002, the reduction
25	shall be equal to one-half percent of the benefit for each month by which the
26	participant's benefit commencement date precedes the first day of the month
27	coincident with or next following:
28	a. The date on which the participant attains age 62; or
29	b. If earlier, the date on which the participant would earn 30 years of eligibility
30	service if the participant continued in employment with the County as a

covered individual.

- 1 (d) Administrator means the Retirement Plan Committee established pursuant to section 1.455.
- 2 (e) AFSCME Local 3085 employee means a covered individual employed by the County in a
- 3 job class represented by Local 3085 of the American Federation of State, County and Municipal
- 4 Employees.

- 5 (f) Average compensation.
 - (1) Average compensation means the average monthly rate of a participant's compensation, equal to 1/36th of the total amount of a participant's compensation for the 36 consecutive full calendar months of the participant's employment which produce the highest average.
 - (2) Except as provided in subsection 1.431(d), the average compensation of a participant who was not employed on a full-time basis shall be calculated using the full-time equivalent of the participant's compensation.
 - (3) Any calendar month during which a full-time participant was not employed on a full-time basis or was on a leave of absence for all or any part of the month shall be disregarded for purposes of the foregoing, and the existence of such calendar months shall be ignored and shall not be counted in determining the 36 consecutive full calendar months of the participant's employment which produce the highest average.
 - (4) If the participant's employment does not provide 36 consecutive full calendar months as aforesaid, compensation for the participant's most recent 36 full calendar months of employment will be totaled and divided by 36.
 - (5) If the participant's employment does not provide 36 full calendar months, compensation for the participant's actual full months of employment will be totaled and divided by the number thereof.
- 24 (g) Beneficiary means any person entitled to receive the benefits which are payable under the 25 plan upon or after the death of a participant.
- 26 (h) Benefited employee. Except as provided in paragraph (3) below, benefited employee means:
 - (1) A full-time employee of the County in the classified, Executive exempt or miscellaneous exempt services; or
 - (2) A part-time employee of the County who is scheduled to work at least 50 percent of the regularly-scheduled workweek for his or her position in the miscellaneous exempt service.

(3) Benefited employee does not include:

1

2

3

5

6

7

8

9

10

11

22

23

24

25

26

28

29

30

- (i) A partially benefited employee; or
- (ii) An employee of the County hired after June 30, 1995 in the miscellaneous exempt service with a Class Code of 5100, 5102, 5131, 5133, 5136, 5137, 7751 or 7752.
- (4) A benefited employee shall include full-time or part-time employees of the Economic Development Authority, the Howard County Housing Commission, and the Howard Soil Conservation District; provided that benefited employees of the Howard County Economic Development Authority, the Howard County Housing Commission, and the Howard Soil Conservation District shall include only those part-time employees who are scheduled to work at least 50 percent of the regularly scheduled workweek for their positions.
- 12 (i) Benefit commencement date means the day on which the sole payment is made or the first
 13 day of the period for which the first in a series of payments constituting the distribution of an
 14 accrued benefit is made.
- 15 (j) Break in service means a calendar month with respect to which a fully benefited 16 employee is not credited with 1/12 of a year of creditable service on account of such fully 17 benefited employee's having reached his or her termination date.
- 18 (k) Cash-out means a distribution in settlement of a benefit otherwise payable under the plan, 19 and which is equal to the employee contributions benefit. Cash-out refers to a cash-out election 20 under subsection (c) of section 1.432 or a mandatory cash-out under subsection (d) of section 21 1.432.
 - (l) *C/L increase* means an automatic increase (without necessity of plan amendment) in a dollar value set forth or described in the plan, for the purpose of reflecting increases in the cost of living to the extent prescribed in or pursuant to regulations under Subsection 415(d) of the Internal Revenue Code, but only to the extent permitted by the operative Internal Revenue Code or regulatory provision specifically governing the dollar value in question.
- 27 (m) Compensation.
 - (1) Compensation means the monthly equivalent of the participant's legislated base annual salary (including longevity payments and performance awards, to the extent paid prior to July 30, 1999), determined without regard to:
 - (i) Overtime, bonuses and other extra remuneration;

- (ii) Amounts in excess of 1/12 of the applicable dollar limit under Subsection 401(a)(17) of the Internal Revenue Code and regulations promulgated thereunder, as adjusted by the Commissioner of the Internal Revenue Service for increases in the cost of living in accordance with Subsection 401(a)(17)(B) of the Internal Revenue Code;
 - (iii) Contributions, credits or benefits under this plan or under any other retirement, deferred compensation, fringe benefit or employee welfare benefit plan; or
 - (iv) Direct reimbursement for expenses; provided, however, that compensation shall include any amount that would have qualified as compensation but for the fact that it constitutes salary reduction under any plan described in Subsection 414(h)(2), 457(b), 132(F) or 125 of the Internal Revenue Code.
 - (2) Notwithstanding the preceding, if a higher legislated base annual salary becomes effective in the same month, such higher rate shall be used if in effect for a greater number of days during the month than the rate in effect on the first day of the month.
 - (n) *Coordinator* means the specified employee of the County to whom certain administrative duties may be delegated by the Administrator pursuant to subsection 1.454(d).
- 17 (o) *Corrections employee* means a covered individual employed by the County in one of the following position classifications:
 - 2229 Director of Corrections;

2

3

4

5

6

7

8

9

10

11

12

13

14

15

- 2227 Deputy Director of Corrections;
- 2225 Correctional Program Supervisor III;
- 2223 Correctional Captain;
- 2221 Corrections Program Supervisor II;
- 2219 Detention Center Nurse;
- 2217 Correctional Lieutenant;
- 2215 Correctional Specialist II;
- 2213 Correctional Specialist I;
- 2212 Correctional Technician;

2211 Correctional Sergeant;		
2210 Correctional Sergeant- Dietary		
2209 Correctional Supervisor I;		
2207 Correctional Corporal;		
2205 Correctional Officer;		
2203 Probationary Correctional Officer; or		
2201 Correctional Dietary Officer.		
(p) <i>County</i> means the County of Howard, a body corporate and politic, duly organized and		
existing under the laws of the State of Maryland.		
(q) Covered compensation.		
(1) Covered compensation means, for any participant as of any date, an annual amount		
determined on the basis of the Social Security Act as in effect on the first day of the		
plan year of determination for a participant who attained age 65 on the first day of the		
plan year.		
(2) This annual amount shall equal the average (without indexing) of the Social Security		
taxable wage bases in effect for each calendar year during the 35-year period ending		
with the last day of the calendar year in which the participant attains (or will attain) age		
65.		
(r) Covered individual.		
(1) From the effective date through September 28, 1997, covered individual means:		
(i) A benefited employee or a partially benefited employee:		
a. Except for individuals participating in, or required as a condition of their		
employment to participate in, the police and fire pension plan; and		
b. Except as otherwise provided in subsection 1.407(a) of this subtitle with regard		
to employees, who do not elect to participate in the plan;		
(ii) Except for masters in chancery (Class Code 5615), a full-time employee in a State-		
authorized exempt position and a part-time employee who is scheduled to work at		
least 50 percent of the regularly scheduled workweek for such a position;		
(iii) A benefited employee of the Howard County Economic Development Authority or		

the Howard Soil Conservation District;

1		(iv)	A member of the Howard County Council; or		
2		(v)	v) The Howard County Executive.		
3	(2)	Ef	Effective September 29, 1997, covered individual includes:		
4		(i)	A participant in the plan on September 28, 1997; or		
5		(ii)	A person who, on or after September 29, 1997, is or becomes:		
6			a. A full-time employee in either the classified service (including a probationary		
7			employee) or the Executive exempt service as described in subtitle 1 of this		
8			title;		
9			b. An employee in a part-time benefited position, as defined in section 1.308 of		
10			this title;		
11			c. An employee in a grant-funded position, as defined in section 1.307 of this		
12			title;		
13			d. A person who works in a State-authorized exempt position, as defined in		
14			section 1.305 of this title;		
15			e. A benefited employee of the Howard County Economic Development		
16			Authority, the Howard County Housing Commission or the Howard Soil		
17			Conservation District;		
18			f. A member of the Howard County Council; or		
19			g. The Howard County Executive.		
20	(3)	Eff	ective September 29, 1997, covered individual does not include:		
21		(i)	Individuals participating in, or required as a condition of their employment to		
22			participate in the police and fire plan;		
23		(ii)	Individuals who elected not to participate in the plan pursuant to section 1.407 of		
24			this subtitle;		
25		(iii)	A contingent employee; or		
26		(iv`	A master in chancery (Class Code 1513).		

- 27 (s) *Deferred retirement* means retirement, as described in section 1.430, which occurs after the participant's normal retirement date.
- 29 (t) Deputy Sheriff means an eligible individual employed in a position with one of the 30 following class codes:

2405	Deputy Sheriff
2406	Deputy First Class
2407	Corporal Deputy Sheriff
2409	Sergeant Deputy Sheriff
2411	Lieutenant Deputy Sheriff
2413	Chief Deputy Sheriff

(U) DISPATCHER MEANS AN ELIGIBLE INDIVIDUAL EMPLOYED IN A POSITION WITH ONE OF THE FOLLOWING CLASS CODES:

2307	EMERGENCY COMMUNICATIONS SUPERVISOR
2305	SENIOR DISPATCHER
2304	DISPATCHER FIRST CLASS
2303	DISPATCHER

[[(u)]](v) *Early retirement date*.

retirement date means any date occurring on or after the first date on which a participant has attained age 55 and has completed at least 15 years of eligibility service.

(1) For participants who reach a termination date on or before August 31, 2002, early

 (2) For participants who reach a termination date after August 31, 2002, *early retirement* date means any date occurring on or after the first date on which a participant has:

(i) Attained age 55 and completed at least 15 years of eligibility service; or

(ii) Earned 25 years of eligibility service.

[[(v)]](W) Effective date means the effective date of the plan, which shall be July 1, 1995.

 [[(w)]](x) *Employee contributions benefit* means the sum of the following amounts (net of any previous distributions):

 (1) The contributions made by the participant through salary reduction and picked up by the County, as described in subsection 1.426(a)(1); plus

(2) The contributions made by the participant pursuant to section 1.427 which are not picked up by the County; plus

- (3) The contributions other than contributions comprising a participant's pick-up 1 contributions benefit pursuant to section 1.436, plus earnings previously credited on 2 such contributions, made by the participant, pursuant to subsection 1.426(a)(2), and 3 picked up by another Maryland employer, all of which are thereafter transferred to the plan; plus
 - (4) The contributions, plus earnings previously credited on such contributions, made by the participant, pursuant to subsection 1.427(b)(4), and not picked up by another Maryland employer, all of which are thereafter transferred to the plan; plus
 - (5) Interest on the amounts described in paragraphs (1) through (4) above computed on June 30 of each year as follows and compounded annually:
 - (i) Two and one-half percent of the amount contributed during the current plan year and 0.42 percent per month for any amount transferred pursuant to subsections 1.426(a)(2) and 1.427(b)(4) during the current plan year.
 - (ii) Five percent of any amount contributed or transferred prior to the current plan year.
 - (iii) Effective July 1, 2006, interest on the amounts described in paragraphs (1) through (4) above for any participant who reached his or her termination date before receiving credit for at least five years of eligibility service shall be two percent computed on June 30 of each year and compounded annually, starting on the June 30 following the participant's termination date.
 - [[x]](Y) *Employer* means:

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (1) The County with respect to employees of the County;
- (2) The Howard County Economic Development Authority with respect to employees of the Authority;
- (3) The Howard Soil Conservation District with respect to employees of the District; and
- (4) The Howard County Housing Commission with respect to employees of the Commission.
- [[(y)]](Z) Employment commencement date means the date on which a covered individual first 27 performs an hour of service. 28
- [[(z)]](AA) Fully benefited employee means a covered individual who is not a partially benefited 29 employee. 30

- 1 [[(aa)]](AB) Government employer means the United States of America, the State of Maryland,
- 2 any political subdivision within the State of Maryland, as well as any State, Commonwealth,
- 3 Municipality or political subdivision within the United States of America.
- 4 [[(ab)]](AC) Hour of service.

9

10

- 1) Hour of service means each hour for which an individual, in his or her capacity as a covered individual, is directly or indirectly paid, or entitled to payment, for the performance of duties for the County.
 - (2) Hours of service include normal working hours, paid holidays, compensatory hours, disability leave and other paid leave, but not overtime hours.
 - (3) In addition, hours of service include annual leave, but not annual leave for which a covered individual is paid as a result of his or her termination date.
- 12 (4) Hours of service also include hours for which an individual is not paid, but would be entitled to payment except for a temporary furlough declared by the County.
- [[(ac)]](AD) Internal Revenue Code means the Internal Revenue Code of 1986, or any provision
- or section thereof herein specifically referred to, as such Code, provision or section may from
- time to time be amended or replaced.
- 17 [[(ad)]](AE) Leave of absence means an absence from active service, approved in advance by the
- employer, which does not constitute a termination of employment, and during which the covered
- individual completes no hours of service and is not paid.
- 20 [[(ae)]](AF) Maryland employer means the State of Maryland, as well as any other political
- 21 subdivision within the State of Maryland.
- 22 [[(af)]](AG) Maryland Employer Retirement Plan means a retirement plan of a Maryland
- employer to which the provisions of title 37 of the State Personnel and Pensions Article of the
- 24 Annotated Code of Maryland apply.
- 25 [[(ag]](AH) Maryland State Retirement Systems means, collectively, the Employees' Retirement
- System of the State of Maryland and the Employees' Pension System of the State of Maryland.
- 27 [[(ah)]](AI) Military service means active military duty in the Armed Forces of the United
- States, including initial training and call-ups to active Federal duty with the National Guard or
- 29 Military Reserve.
- 30 [[(ai)]](AJ) Normal retirement date.
- 31 (1) Normal retirement date means the earlier of:

1	(i)	The first day of the month coincident with or next following the date on which the
2		participant has completed 30 years of eligibility service; and
3	(ii)	The first day of the month coincident with or next following the date on which all
4		of the following have occurred:
5		a. The participant has attained age 62;
6		b. The participant has completed at least two years of eligibility service; and
7		c. The sum of the participant's attained age in whole years and years of eligibility
8		service equals at least 67.
9	(2)	Normal retirement date means, for a participating corrections employee or a
10	participa	ating deputy sheriff, the earliest of:
11	(i)	The first day of the month coincident with or next following the date on which the
12		participant has completed 30 years of eligibility service;
13	(ii)	The first day of the month coincident with or next following the date on which all
14		of the following have occurred:
15		a. The participant has attained age 62;
16		b. The participant has completed at least two years of eligibility service; and
17		c. The sum of the participant's attained age in whole years and years of eligibility
18		service equals at least 67;
19	(iii)	The date that is the later of:
20		a. January 1, 2003; and
21		b. The first day of the month coincident with or next following the date on which
22		the participant has completed 25 years of eligibility service; and
23	(iv)	The date that is the later of:
24		a. July 1, 2005; and
25		b. The first day of the month coincident with or next following the date on which
26		the participant has completed 20 years of eligibility service.
27	(3) Nor	MAL RETIREMENT DATE MEANS, FOR A PARTICIPATING DISPATCHER, THE EARLIER OF:
28	(ı). T	he first day of any month after June 30, 2024 coincident with or next
29	F	OLLOWING THE DATE ON WHICH THE PARTICIPANT HAS COMPLETED 25 YEARS OF
30	Е	LIGIBILITY SERVICE; OR

- 1 (II) THE FIRST DAY OF THE MONTH COINCIDENT WITH OR NEXT FOLLOWING THE DATE ON
 2 WHICH ALL OF THE FOLLOWING HAVE OCCURRED:
 - A. THE PARTICIPANT HAS ATTAINED AGE 62;
- B. THE PARTICIPANT HAS COMPLETED AT LEAST TWO YEARS OF ELIGIBILITY SERVICE;

 AND
 - C. THE SUM OF THE PARTICIPANT'S ATTAINED AGE IN WHOLE YEARS AND YEARS OF ELIGIBILITY SERVICE EQUALS AT LEAST 67.
 - [[(aj)]](AK) Partially benefited employee.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

- (1) Partially benefited employee means a part-time employee of the County who prior to July 1, 1995, was scheduled to work at least 50 percent of the regularly scheduled workweek for his or her position in the miscellaneous exempt service with a Class Code of 3201, 3203, 3211, 3212, 3213, 3214, 3215, 3221, 3222, 3223, 3230, 7751 or 7752.
- (2) A partially benefited employee shall not be credited with a year of creditable service (or 1/12 increments thereof) for any calendar month any portion of which he or she is classified as such, and a partially benefited employee shall not be credited with hours of service for purposes of determining years of eligibility service.
- [[(ak)]](AL) *Participant* means any covered individual who is currently benefitting under the plan, and, where appropriate according to the context of the plan, any former covered individual who is or may become (or whose beneficiaries may become) eligible to receive a benefit under the plan. Effective January 1, 2009, participant includes a person receiving differential wage payments as defined in Section 3401(h) of the Internal Revenue Code.
- 22 [[(al)]](AM) Participating corrections employee means any corrections employee during the
- period when he or she voluntarily elects participation under the provisions of subsection 1.410(a)
- of this subtitle or meets the provisions for mandatory participation under subsection 1.410(b) of
- 25 this subtitle and has not had a change in employment status as described in subsection 1.410(c)
- of this subtitle.
- 27 [[(am)]](AN) Participating deputy sheriff means a deputy sheriff whose first day of employment
- as a deputy sheriff occurs after June 30, 2021.
- 29 (AO) PARTICIPATING DISPATCHER MEANS A DISPATCHER WHO COMPLETES AN HOUR OF SERVICE
- 30 FOR THE COUNTY ON OR AFTER JULY 1, 2024.

- 1 [[(an)]](AP) Per-pay compensation means, for a particular paycheck, the participant's base pay
- 2 (including longevity payments and performance awards, to the extent paid prior to July 30,
- 3 1999), as reflected in such paycheck, determined without regard to:
 - (1) Overtime, bonuses and other extra remuneration;
- Amounts in excess of the per-pay equivalent of the applicable dollar limit under Section 401(a)(17) of the Internal Revenue Code and regulations promulgated thereunder as of the first day of the plan year;
 - (3) Contributions, credits or benefits under this plan or under any other retirement, deferred compensation, fringe benefit or employee welfare benefit plan; or
 - (4) Direct reimbursement for expenses;
- provided, however, that per-pay compensation shall include any amount that would have
- qualified as base pay but for the fact that it constitutes salary reduction under any plan
- described in Section 414(h)(2), 457(b) or 125 of the Internal Revenue Code.
- 14 [[(ao)]](AQ) Per-pay Social Security taxable wage base means, for a particular paycheck, the
- Social Security taxable wage base in effect for the calendar year divided by 26.
- 16 [[(ap)]](AR) Plan means the Howard County Retirement Plan, as set forth herein, and as
- amended from time to time.

8

9

- 18 [[(aq)]](AS) Plan year means the 12-month period ending on the last day of the month of June.
- 19 [[(ar)]] (AT) Police and Fire Pension Plan. The Howard County Police and Fire Employees
- 20 Retirement Plan, as amended from time to time.
- 21 [[(as)]](AU) Reemployment commencement date means the date on which a covered individual
- 22 first performs an hour of service after a period during which no hours of service were performed
- by reason of the occurrence of the covered individual's termination date or otherwise.
- 24 [[(at)]](AV) Social Security taxable wage base means, with respect to any calendar year, the
- 25 maximum amount of earnings which may be considered wages under Section 3121(a)(1) of
- the Internal Revenue Code for purposes of the tax imposed under Section 3101(a) of the
- 27 Internal Revenue Code.
- 28 [[(au)]](AW) Spouse means an individual who is married to a participant. Spouse includes
- same-sex and opposite-sex spouses except where Federal law requires a different meaning.
- 30 [[(av)]](AX) *Termination date* means the date of the first to occur of:

- 1 (1) A termination of employment by reason of resignation, discharge, mutual agreement, 2 total and permanent disability, retirement or death;
 - (2) The date on which a leave of absence expires without a return to active employment; or
 - (3) The date on which the individual ceases to be an employee of Howard County.
- 5 [[(aw)]](AY) Trust means the trust fund established pursuant to the plan, maintained in
- accordance with the terms of the trust agreement, as from time to time amended, between the
- 7 County and the trustees, which trust agreement constitutes a part of the plan; where appropriate
- 8 according to the context, the term trust shall also refer to said trust agreement.
- 9 [[(ax)]](AZ) Trustees means, collectively, the trustee or trustees named in the trust and such
- successor and/or additional trustees as may be named pursuant to the terms of the trust.
- 11 [[(ay)]](AAA) Years of Class A creditable service means, for a participant who has earned 12 or
- more years of creditable service as a participating corrections employee, the participant's total
- years of creditable service, and for a participant who has earned less than 12 years of creditable
- service as a participating corrections employee, an amount equal to the lesser of:
 - (1) Twice the participant's years of creditable service earned as a participating corrections employee; and
 - (2) The participant's total years of creditable service.
- 18 [[(az)]](AAB) Years of Class B creditable service means an amount equal to the participant's
- total years of creditable service less his or her years of Class A creditable service.
- 20 [[(aaa)]](AAC) Years of Class C creditable service means an amount equal to the participant's
- total years of creditable service less the sum of his or her years of Class A creditable service plus
- 22 his or her years of Class D creditable service.
- 23 [[(aab)]](AAD) Years of Class D creditable service means an amount equal to the greater of:
 - (1) His or her years of County plan creditable service earned as of December 31, 1997 minus one-half of his or her years of Class A creditable service; and
- 26 (2) Zero years of service.

4

15

16

17

24

- 27 [[(aac)]](AAE) Year of County plan creditable service means, for a participant who has elected to
- 28 receive credit for service under the Maryland State Retirement Systems pursuant to subsection
- 29 1.417(d), an amount equal to the lesser of:
- 30 (1) Twice the participant's years of creditable service earned with respect to service as a covered individual on and after July 1, 1995; or

- (2) The participant's total years of creditable service.
- 2 [[(aad)]]((AAF) Year of creditable service.

- (1) Subject to subsection 1.415(b) and except as provided in sections 1.413, 1.414, 1.418 and subsection 1.428(c), a covered individual shall be credited with 1/12 of a year of creditable service for each calendar month during which he or she is classified as a full-time, fully benefited employee for the entire month.
- (2) A covered individual shall not be credited with years of creditable service (or 1/12 increments thereof) for any calendar month during any portion of which he is classified as a partially benefited employee.
- [[(aae)]](AAG) Year of eligibility service.
 - (1) Year of eligibility service means, subject to subsection 1.415(a) and except as provided in sections 1.413, 1.414, 1.418 and 1.419, any plan year during which a covered individual completes at least 900 hours of service as a fully benefited employee.
 - (2) For purposes of determining years of eligibility service, a covered individual shall not be credited with hours of service as a partially benefited employee.
 - [[(aaf)]](AAH) Year of State plan creditable service means, for a participant who has elected to receive credit for service under the Maryland State Retirement Systems pursuant to subsection 1.417(d), an amount equal to the difference between the participant's total years of creditable service and his or her years of County plan creditable service.

Section 1.410. - Participating corrections employees, participating deputy sheriffs AND

PARTICIPATING DISPATCHERS—Eligibility.

(a) Voluntary Participation. A covered individual who is a corrections employee on or before December 31, 1997 may elect to become a participating corrections employee effective January 1, 1998 and until the individual's termination date, or, if earlier, until he or she ceases to be a corrections employee. Such election shall be irrevocable, shall be made on a written application supplied by the County and shall contain an agreement to make, as a condition of the individual's continued employment with the County as a corrections employee, participant contributions as provided in subsection 1.426(a)(1)(ii). If an otherwise eligible corrections employee fails to return the completed application to the coordinator by January 9, 1998, he or she shall not be eligible to become a participating corrections employee.

1 (b)	Mandatorv	Participation.
_ ,	~ /		- vii troop our com

- (1) An individual who becomes a corrections employee after December 31, 1997 shall become a participating corrections employee on the date he or she first performs an hour of service as a corrections employee.
 - (2) An individual who becomes a deputy sheriff after June 30, 2021 shall become a participating deputy sheriff on the date he or she first performs an hour of service as a deputy sheriff.
- 8 (3) (I)AN INDIVIDUAL WHO BECOMES A DISPATCHER AFTER JUNE 30, 2024 SHALL BECOME
 9 A PARTICIPATING DISPATCHER ON THE DATE HE OR SHE FIRST PERFORMS AN HOUR OF
 10 SERVICE AS A DISPATCHER.
- (II) AN INDIVIDUAL WHO BECOMES A DISPATCHER BEFORE JULY 1, 2024 SHALL BECOME
 A PARTICIPATING DISPATCHER ON JULY 1, 2024.
- 13 (c) Change of Employment Status.
 - (1) A participating corrections employee or a participating deputy sheriff who, because of a change in position classification, remains a covered individual but ceases to be a corrections employee or a deputy sheriff, will cease to be either a participating corrections employee or a participating deputy sheriff as of the date of the change. such a covered individual:
 - (i) Will no longer make the contributions described in subsection 1.426(a) of this subtitle;
 - (ii) Will not be subject to the special normal retirement date for participating corrections employees and participating deputy sheriffs in section 1.428(B); and
 - (iii) Will be subject to the benefit calculations of subsection 1.428(a), (c) or (d), as applicable.
 - (2) A PARTICIPATING DISPATCHER WHO, BECAUSE OF A CHANGE IN POSITION CLASSIFICATION, REMAINS A COVERED INDIVIDUAL BUT CEASES TO BE A DISPATCHER WILL CEASE TO BE A PARTICIPATING DISPATCHER AS OF THE DATE OF THE CHANGE. SUCH A COVERED INDIVIDUAL:
 - (i) Will no longer make the contributions described in subsection 1.426(a)(v) of this subtitle;

- 1 (II) WILL NOT BE SUBJECT TO THE SPECIAL NORMAL RETIREMENT DATE FOR PARTICIPATING
 2 DISPATCHERS IN SECTION 1.428(D); AND
 - (III) WILL BE SUBJECT TO THE BENEFIT CALCULATIONS OF SUBSECTION 1.428(A), (B) OR (C), AS APPLICABLE.
 - [[(2)(I)]](3)(I) If a covered individual retires within 5 years after a change in position classification that occurred on or after July 1, 2021 and pursuant to which the eligible individual becomes a participating corrections employee or a participating deputy sheriff, the benefits payable with respect to the years of creditable service earned prior to the date of the change in position classification may not be greater than the benefits that would have been payable with respect to that service if the individual had not become a participating corrections employee or a participating deputy sheriff.
 - (II) IF A COVERED INDIVIDUAL RETIRES WITHIN FIVE YEARS AFTER A CHANGE IN POSITION CLASSIFICATION THAT OCCURRED ON OR AFTER JULY 1, 2024 AND PURSUANT TO WHICH THE ELIGIBLE INDIVIDUAL BECOMES A PARTICIPATING DISPATCHER, THE BENEFITS PAYABLE WITH RESPECT TO THE YEARS OF CREDITABLE SERVICE EARNED PRIOR TO THE DATE OF THE CHANGE IN POSITION CLASSIFICATION MAY NOT BE GREATER THAN THE BENEFITS THAT WOULD HAVE BEEN PAYABLE WITH RESPECT TO THAT SERVICE IF THE INDIVIDUAL HAD NOT BECOME A PARTICIPATING DISPATCHER.
 - ([[3]]4) Historical Provision. the benefits payable to a covered individual who retired before July 1, 2021 after a change in position classification to or from a participating corrections employee were determined in the manner described in section 1.419.
 - (d) Reemployment.

- (1) A corrections employee who, after reaching a termination date, is rehired by the County as a corrections employee after December 31, 1997 will be subject to the provisions of subsection (b) of this section 1.410.
- (2) A deputy sheriff who, after reaching a termination date, is rehired as a deputy sheriff after June 30, 2021 will be subject to the provisions of subsection (b) of this section 1.410 if and only if the deputy sheriff was subject to the provisions of subsection (b) of this section 1.410 prior to his or her termination date.

1	(3) A Dispatcher who, after reaching a termination date, is rehired as a
2	DISPATCHER AFTER JUNE 30, 2024 WILL BE SUBJECT TO THE PROVISIONS OF SUBSECTION
3	(b) of this section 1.410 if and only if the Dispatcher was subject to the
4	provisions of subsection (b) of this section 1.410 prior to his or her termination
5	DATE.
6	
7	Title 1. Human Resources.
8	Subtitle 4. Howard County Pension Plans.
9	Article III. Trust Fund.
10	
11	Section 1.426 Pick-up contributions.
12	Under limited circumstances described below, participant contributions and monies from
13	other Government employers may be accepted by the plan.
14	(a) Types of Contributions/Transfers.
15	(1) County pick-up contributions.
16	(i) Effective with the first paycheck issued after December 31, 2013, and in accordance with
17	rules established by the county, each participant, other than an AFSCME Local 3085
18	employee or a participating corrections employee, shall make contributions to the plan
19	equal to three percent of his or her per-pay compensation.
20	(ii) Effective with the paycheck issued January 30, 1998, and in accordance with rules
21	established by the County and in lieu of the contributions described in subparagraphs
22	1.426(a)(1)(i), (vii) and (viii), each participant who is classified as a participating
23	corrections employee shall make contributions to the plan equal to eight and one-half
24	percent of his or her per-pay compensation.
25	(iii)Effective with the first paycheck issued after June 30, 2011, and in accordance with rules
26	established by the County and in lieu of the contributions described in subparagraphs
27	1.426(a)(1)(i), (vii) and (viii), each participant who is classified as an AFSCME Local
28	3085 employee shall make contributions to the plan equal to three percent of his or her
29	per-pay compensation. The contributions under this subparagraph (iii) shall be made only
30	during the period when the participant is an AFSCME Local 3085 employee.

(iv)In lieu of the contributions described in subparagraphs 1.426(a)(1)(i), (ii) and (iii), each participating deputy sheriff hired after June 30, 2021 shall make contributions to the plan equal to eight and one-half percent of his or her per-pay compensation.

- (V) EFFECTIVE WITH THE FIRST PAYCHECK ISSUED AFTER JUNE 30, 2024, AND IN ACCORDANCE WITH RULES ESTABLISHED BY THE COUNTY AND IN LIEU OF THE CONTRIBUTIONS

 DESCRIBED IN SUBPARAGRAPHS 1.426(A)(1)(I), EACH PARTICIPANT WHO IS CLASSIFIED A

 DISPATCHER SHALL MAKE CONTRIBUTIONS TO THE PLAN EQUAL TO TEN PERCENT OF HIS OR HER PER-PAY COMPENSATION. THE CONTRIBUTIONS UNDER THIS SUBPARAGRAPH (V) SHALL BE MADE ONLY DURING THE PERIOD WHEN THE PARTICIPANT IS A DISPATCHER AND HAS EARNED NO MORE THAN 30 YEARS OF ELIGIBILITY SERVICE.
 - [[(v)]](VI) Notwithstanding subparagraphs (i)[[, (ii), (iii) and (iv)]] THROUGH (V) of this paragraph, in those calendar years in which the County issues 27 paychecks, no participant contributions shall be required with respect to per-pay compensation reflected in the 27th paycheck of the calendar year.
 - [[(vi)]](VII) The participant contributions referred to in this paragraph shall be:
 - a. Picked up by the employer, as described in Section 414(h)(2) of the Internal Revenue Code;
 - b. Deducted from the pay of the contributing participants as salary reduction contributions; and
 - c. Paid by the employer to the trustees with reasonable promptness after the total of such contributions during any month has been determined, and in any event by the end of the succeeding month.
 - [[(vii)]](VIII) The contributions made pursuant to this paragraph (1) shall be made a part of the participant's employee contributions benefit, that is, a part of his or her accrued benefit.
 - [[(viii)]](IX) Effective with the paycheck issued July 21, 1995 and continuing through the paycheck issued July 30, 1999, in accordance with rules established by the County, each participant who is classified as a fully benefited employee shall make contributions to the plan equal to the sum of:
 - a. Two percent of the participant's per-pay compensation; and

- b. Two percent of the participant's per-pay compensation which exceeds the applicable per-pay Social Security taxable wage base.
- (b) Suspension of Contributions.

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

- (1) A participant's salary reduction contributions shall be automatically suspended for any payroll period during which the participant is not a covered individual or during which he or she is on a leave of absence; provided, however, that a participant's salary reduction contributions shall be continued for any payroll period during which the participant is receiving differential wage payments as defined in Section 3401(h) of the Internal Revenue Code.
- (2) The salary reduction contributions pursuant to subsection 1.426(a)(1)(ii) of a participant who is a participating corrections employee or a participating deputy sheriff shall no longer be required for any period after which the participant has received credit for 20 years of creditable service, and the participant's salary reduction contributions pursuant to subsection 1.426(a)(1)(ii) OR 1.426(a)(1)(IV) shall be suspended as of the last day of the payroll period that includes such date.
- (c) Withdrawals of Pick-Up Contributions.
 - (1) The employee contributions benefit shall be returned to a participant who has reached his or her termination date as provided in subsection (c) and (d) of section 1.432.
- 19 (2) A cash-out shall constitute full payment of all benefits due to such participant under the plan.
- 21 (d) Forfeiture of Remaining Accrued Benefit. In the event of a cash-out to a participant pursuant
- 22 to subsection (c) or (d) of section 1.432, then, subject to restoration provided in subsection
- 23 1.408(d), the entire remaining portion of his or her accrued benefit shall be forfeited by the
- 24 participant.
- 25 (e) Vesting of Pick-Up Contributions. Notwithstanding any provisions of this plan to the
- 26 contrary, participant contributions, picked up either by the employer or by other Maryland
- employers and made or transferred to the plan, shall be fully vested at all times.
- 28 (f) Payment of Benefits. Subject to the limitations described in subsections (c) and (d) of section
- 29 1.432, the benefits purchased from the participant's contributions shall be payable at the same
- time, in the same manner, and, in the event of the participant's death, to the same beneficiary or
- beneficiaries, as is the remainder of the participant's accrued benefit.

- 1 (g) Plan Termination. In the event of a termination of the plan, distribution to each participant of
- the portion of his or her accrued benefit attributable to the participant's contributions picked up
- 3 by the employer shall, notwithstanding any other provision of section 1.469, be treated as a
- 4 priority distribution ahead of any other distribution to participants based upon the remainder of
- 5 the trust, other than those attributable to contributions made pursuant to section 1.427.

Section 1.428. - Normal retirement.

- A participant who retires on his or her normal retirement date shall be entitled to receive a
- 9 monthly retirement income, beginning with the first day of the month coincident with or next
- following his or her normal retirement date and continuing for the remainder of the participant's
- 11 life.

17

19

20

21

22

23

25

26

- 12 (a) Current Provision—Amount of Monthly Retirement Income—Participant Who Reaches a
- 13 Termination Date On or After January 1, 2014.
- (1) Subject to subsection [[(j)]](K) of this section and section 1.408(d) of this subtitle, and
- subject to the limitations set forth in section 1.433 of this subtitle, the amount of the
- monthly retirement income of an employee who:
 - (i) Is not an AFSCME Local 3085 employee, a participating corrections employee or a
- participating deputy sheriff; and
 - (ii) Who reaches a termination date on or after January 1, 2014 shall be equal to the sum
 - of paragraphs (iii) and (iv) of this subsection where:
 - (iii) Equals:
 - a. 1.66 percent of the participant's average compensation;
 - b. Multiplied by the participant's years of creditable service earned after June 30,
- 24 2012; and
 - (iv) Equals:
 - a. 1.55 percent of the employee's participant's average compensation;
 - b. Multiplied by the participant's years of creditable service earned prior to July 1,
- 28 2012.
- 29 (2) For purposes of this subsection (a), (i) a participant's years of creditable service earned
- prior to July 1, 2012 will include creditable service earned on account of military service,
- transferred service or purchased service if the actual dates of service occurred prior to

- July 1, 2012 and (ii) a participant's years of creditable service earned after June 30, 2012 will include creditable service earned on account of military service, transferred service or purchased service if the actual dates of service occurred after June 30, 2012.
 - (3) Notwithstanding paragraphs (1) and (2) above, the benefit attributable to years of creditable service earned prior to July 1, 2012 as an AFSCME Local 3085 employee by a participant described in this subsection (a) shall be calculated by multiplying 1.66 percent of his or her average compensation times such years of creditable service.
 - (b) Current Provision—Amount of Monthly Retirement Income Participant Who is a
- 9 Participating Deputy Sheriff or A Participating Corrections Employee who Reaches a
- Termination Date On or After June 30, 2005. Subject to subsection [[(j)]](K) of this section and
- section 1.408(d) of this subtitle, and subject to the limitations set forth in section 1.433 of this
- subtitle, the amount of the monthly retirement income of a participating deputy sheriff or a
- participating corrections employee who reaches a termination date on or after June 30, 2005,
- shall be equal to the sum of paragraphs (1) and (2) where:
 - (1) Equals:

5

6

7

8

15

16

17

18

19

20

21

22

- (i) Two and one-half percent of the participant's average compensation;
- (ii) Multiplied by the participant's years of creditable service to a maximum of 20 years of creditable service; and
- (2) Equals:
 - (i) One percent of the participant's average compensation;
 - (ii) Multiplied by the participant's years of creditable service in excess of 20 years of creditable service (but not in excess of 30 years of creditable service).
- 23 (c) Current Provision—Amount of Monthly Retirement Income—AFSCME Local 3085
- 24 Employee Who Reaches a Termination Date On or After June 30, 2011. Subject to subsection
- 25 [[(i)]](K) of this section and section 1.408(d) of this subtitle, and subject to the limitations set
- forth in section 1.433 of this subtitle, the amount of the monthly retirement income of an
- 27 AFSCME Local 3085 employee who reaches a termination date on or after June 30, 2011 shall
- be equal to the sum of paragraphs (1) and (2) of this subsection where:
- 29 (1) Equals:
 - (i) 1.66 percent of the participant's average compensation;

(ii) Multiplied by the participant's years of creditable service earned as an AFSCME Local 3085 employee; and

(2) Equals:

1

2

3

4

5

6

7

8

9

18

19

20

21

22

23

24

- (i) 1.55 percent of the employee's participant's average compensation;
- (ii) Multiplied by the participant's years of creditable service other than his or her years of creditable service earned as an AFSCME Local 3085 employee. For purposes of this subsection (c), all years of creditable service earned prior to July 1, 2011 by a participant who was an AFSCME Local 3085 employee on June 30, 2011 will be considered years of creditable service as an AFSCME Local 3085 employee.
- 10 (D) CURRENT PROVISION AMOUNT OF MONTHLY RETIREMENT INCOME PARTICIPANT WHO IS A
- 11 PARTICIPATING DISPATCHER WHO REACHES A TERMINATION DATE ON OR AFTER JUNE 30,
- 12 2027. Subject to subsection [[(j)]](K) of this section and section 1.408(d) of this
- 13 SUBTITLE, AND SUBJECT TO THE LIMITATIONS SET FORTH IN SECTION 1.433 OF THIS SUBTITLE, THE
- 14 AMOUNT OF THE MONTHLY RETIREMENT INCOME OF A PARTICIPATING DISPATCHER WHO REACHES
- 15 A TERMINATION DATE ON OR AFTER JUNE 30, 2027, SHALL BE EQUAL TO THE SUM OF PARAGRAPHS
- 16 (1) AND (2) WHERE:
- 17 (1) EQUALS:
 - (I) TWO PERCENT OF THE PARTICIPANT'S AVERAGE COMPENSATION;
 - (II) MULTIPLIED BY THE PARTICIPANT'S YEARS OF CREDITABLE SERVICE TO A MAXIMUM OF 25 YEARS OF CREDITABLE SERVICE; AND PARAGRAPH, AND
 - (2) EQUALS:
 - (I) ONE PERCENT OF THE PARTICIPANT'S AVERAGE COMPENSATION;
 - (II) MULTIPLIED BY THE PARTICIPANT'S YEARS OF CREDITABLE SERVICE IN EXCESS OF 25 YEARS OF CREDITABLE SERVICE (BUT NOT IN EXCESS OF 30 YEARS OF CREDITABLE SERVICE).
- 26 [[(d)]](e) Historical Provision—Amount of Monthly Retirement Income—Participant Who
- 27 Became a Corrections Employee After December 31, 1997 and Reached a Termination Date
- Between July 30, 1999 and June 30, 2005. Subject to subsection [[(j)]](K) of this section and
- section 1.408(d) of this subtitle, and subject to the limitations set forth in section 1.433 of this
- subtitle, the amount of the monthly retirement income of a participant who earned his or her first
- 31 hour of service as a corrections employee after December 31, 1997 and who reached a

- termination date between July 30, 1999 and June 30, 2005 shall be equal to the sum of
- 2 paragraphs (1) and (2) of this subsection where:
 - (1) Equals:

4

5

6

7

8

9

10

20

21

- (i) Two percent of the participant's average compensation;
- (ii) Multiplied by the participant's years of creditable service as a participating corrections employee, to a maximum of 30 year[s] of creditable service; and
- (2) Equals:
 - (i) 1.55 percent of the participant's average compensation.
 - (ii) Multiplied by the participant's years of creditable service (if any) not earned as a corrections employee.
- 11 [[(e)]](F) Historical Provisions—Amount of Monthly Retirement Income—Participant Who
- 12 Elected to Become a Participating Corrections Employee as of January 1, 1998 and Reached a
- 13 Termination Date Between July 30, 1999 and June 30, 2005. Subject to subsection [[(j)]](K) of
- this section and subsection 1.408(d) of this subtitle, and subject to the limitations set forth in
- section 1.433 of this subtitle, the amount of the monthly retirement income of a corrections
- employee who elected to become a participating corrections employee as of January 1, 1998 and
- who reached a termination date between July 30, 1999 and June 30, 2005 pursuant to subsection
- 1.410(a) of this subtitle shall be equal to the sum of paragraphs (1) and (2) where:
- 19 (1) Equals:
 - (i) 1.55 percent of the participant's average compensation;
 - (ii) Multiplied by the participant's years of Class B creditable service and
- 22 (2) Equals:
 - (i) Two percent of the participant's average compensation;
- 24 (ii) Multiplied by the participant's years of Class A creditable service.
- 25 [[(f)]](G) Historical Provision—Amount of Monthly Retirement Income—Participant Who
- Became a Covered Individual After June 30, 1995 and Reached a Termination Prior to July 30,
- 27 1999. Subject to subsection [[(i)]](K) of this section and subsection 1.408(d) of this subtitle, and
- subject to the limitations set forth in section 1.433 of this subtitle, the amount of the monthly
- retirement income of a participant who became a covered individual after June 30, 1995 and who
- reached a termination date prior to July 30, 1999 shall be equal to:

- (1) The sum of 1.3 percent of the participant's average compensation and one-half percent of the participant's average compensation that exceeded 1/12 of his or her covered compensation;
 - (2) Multiplied by the participant's years of creditable service.
- [[(g)]](H) Historical Provision—Amount of Monthly Retirement Income—Participant Who Has Elected to Receive Service Under The Maryland State Retirement Systems and Reached a Termination Prior to July 30, 1999. Subject to subsection [[(j)]](K) of this section and subsection 1.408(d) of this subtitle, and subject to the limitations set forth in section 1.433 of this subtitle, the amount of the monthly retirement income of a participant who has elected to receive credit for service under the Maryland State Retirement Systems pursuant to subsection 1.417(d) of this subtitle and who reached a termination date prior to July 30, 1999 shall be equal to the sum of paragraphs (i) and (2) of this subsection, where:
 - (1) Equals:

- (i) The sum of 0.8 percent of the participant's average compensation and 0.7 percent of the participant's average compensation that exceeded 1/12 of his or her covered compensation;
- (ii) Multiplied by the participant's years of state plan creditable service, and
- (2) Equals:
 - (i) The sum of 1.3 percent of the participant's average compensation and one-half percent of the participant's average compensation that exceeded 1/12 of his or her covered compensation;
 - (ii) Multiplied by the participant's years of County plan creditable service.
- [[(h)]](I) Historical Provision—Amount of Monthly Retirement Income—Participant Who Elected to Become a Participating Corrections Employee as of January 1, 1998 and Reached a Termination Date Prior to July 30, 1999. Subject to subsection [[(j)]](K) of this section and subsection 1.408(d) of this subtitle, and subject to the limitations set forth in section 1.433 of this subtitle, the amount of the monthly retirement income of a corrections employee who elected to become a participating corrections employee as of January 1, 1998 pursuant to subsection 1.410(a) of this subtitle shall be equal to the sum of paragraphs (1), (2) and (3), where:
- (1) Equals:

- (i) The sum of 0.8 percent of the participant's average compensation and 0.7 percent of the participant's average compensation that exceeded 1/12 of his or her covered compensation;
 - (ii) Multiplied by the participant's years of Class C creditable service; and

(2) Equals:

1

2

3

4

5

6

7

8

9

10

11

12

18

19

20

21

22

23

24

25

26

27

28

29

30

- (i) The sum of 1.3 percent of the participant's average compensation and one-half percent of the participant's average compensation that exceeded 1/12 of his or her covered compensation;
- (ii) Multiplied by the participant's years of Class D creditable service; and

(3) Equals:

- (i) Two percent of the participant's average compensation;
- (ii) Multiplied by the participant's years of Class A creditable service.
- 13 [[(i)]](J) Historical provision—Amount of monthly retirement income—Participant who reached
- a termination date on or after July 30, 1999 and prior to January 1, 2014. Subject to subsection
- 15 [[(j)]](K) of this section and section 1.408(d) of this subtitle, and subject to the limitations set
- forth in section 1.433 of this subtitle, the amount of the monthly retirement income of a
- participant who reaches a termination date on or after July 30, 1999 shall be equal to:
 - (1) 1.55 percent of the participant's average compensation;
 - (2) Multiplied by the participant's years of creditable service.

[[(j)]](K) *Unused disability leave.*

- (1) For purposes of determining the amount of the participant's retirement benefit payable pursuant to sections 1.428—1.432, and for purposes of determining the amount of a surviving spouse annuity benefit pursuant to subsection 1.439(b), the participant shall receive additional years of creditable service for unused disability leave.
- (2) Such unused disability leave shall be credited at the rate of 1/12 of a year of creditable service for each 22 days of unused disability leave accrued by the participant as of his or her termination date.
- (3) If, after crediting unused disability leave in multiples of 22 days, 11 or more days remain uncredited, the participant shall receive an additional 1/12 of a year of creditable service.

(4) Generally, the benefit attributable to years of creditable service for unused disability leave for a participating corrections employee shall be calculated by multiplying two percent of his or her average compensation times such years of creditable service. However, where a participating corrections employee receives a monthly benefit calculated under subsection 1.428(d) of this subtitle, the benefit attributable to his or her years of creditable service for unused disability leave shall be calculated by multiplying one percent of his or her average compensation times such years of creditable service.

- (5) The benefit attributable to years of creditable service for unused disability leave for a participant who reaches his or her termination date as an AFSCME Local 3085 employee on or after June 30, 2011 shall be calculated by multiplying 1.66 percent of his or her average compensation times such years of creditable service.
- (6) The benefit attributable to years of creditable service for unused disability leave for a participant, other than an AFSCME Local 3085 employee or a participating corrections employee, who reaches his or her termination date on or after January 1, 2014 shall be calculated by multiplying 1.66 percent of his or her average compensation times such years of creditable service.

Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland that this Act shall become effective 61 days after its enactment.

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on, 2024.
Muchely Garred
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on, 2024.
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on, 2024.
Diane Schwartz Jones, Administrator to the County Council
BY THE COUNCIL
This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on
Michelle R. Harrod, Administrator to the County Council
BY THE COUNCIL
This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on, 2024.
Michelle R. Harrod. Administrator to the County Council