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DEATH BENEFITS

If an employee dies while actively employed in a VRS-covered position, death-in-service benefits are available to the employee’s beneficiary. If a VRS member selected the Survivor Option on the retirement application and dies after retiring, the member’s designated survivor receives a monthly benefit for life.

In addition to death benefits, Basic Group Life Insurance benefits are payable to the beneficiary of the employee’s life insurance policy if the employer participates in the VRS Basic Group Life Insurance Program. Optional life insurance benefits are also payable if the employee purchased optional coverage. The beneficiary of the life insurance benefits may or may not be the same person as the beneficiary of the employee’s retirement benefits.

Death benefits refer only to the defined benefit component of an employee’s plan. Upon an employee’s death, the defined contribution component of a Hybrid member’s plan is paid out according to the Designation of Beneficiary Form, if one is on file, or according to the order of precedence. See the Membership and the Refunds & Distributions chapters of the Employer Manual for more information on Hybrid member distributions and vesting requirements.

DEATH-IN-SERVICE BENEFICIARY DESIGNATION

An employee is not required to designate a beneficiary. If no designation has been made, death-in-service benefits are paid by law to the person surviving at the death of the employee in the following order of precedence:2

- First, to the spouse of the member;
- Second, if no surviving spouse, to the children of the member and descendants of deceased children, per stirpes;
- Third, if none of the above, to the parents of the member;
- Fourth, if none of the above, to the duly appointed executor or administrator of the estate of the member;
- Fifth, if none of the above, to other next of kin of the member entitled under the laws of the domicile of the member at the time of death.

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1 The singular “beneficiary” is used throughout this chapter; however, more than one person may receive benefits.
DEATH BENEFITS

In the order of precedence, “children” means all children except stepchildren, foster children, minors who happen to be living with the member and individuals raised by the deceased member as a “child.”

An employee who does not want retirement benefits under the defined benefit plan paid out following the order of precedence must complete a Designation of Beneficiary (VRS-2). To designate a beneficiary for funds from the defined contribution component, a Hybrid member must also complete a separate Designation of Beneficiary Form, which can be found on the Hybrid website (www.varetire.org/hybrid-er). This designation applies until the employee names a new beneficiary or reverts to the order of precedence by submitting a new form. If an employee has more than one form on file, the one with the most recent date is used.

If an employee has designated a primary beneficiary but the primary beneficiary dies before the employee, the defined benefit member contribution account (MCA) is paid to the contingent beneficiary. The contingent beneficiary is the individual or entity named to receive the benefit if the primary beneficiary is not living. If the employee has not named a contingent beneficiary, or if all named primary and contingent beneficiaries have predeceased the employee, benefits are paid according to the order of precedence.

DIVORCED BENEFICIARIES

An employee divorced before July 1, 1993, whose former spouse is designated as a beneficiary, must file a new VRS-2 to change this beneficiary designation. If the employee’s divorce became effective July 1, 1993 or later and the former spouse is named as the beneficiary, the designation is void unless:

- VRS is presented with legal documentation showing that there is a specific requirement in a divorce decree or Approved Domestic Relations Order (ADRO) entered by a court on or after July 1, 1993 requiring the former spouse be named for these benefits; or
- The employee has submitted a new VRS-2 after the date of the divorce naming the former spouse as beneficiary.

A former spouse is eligible to receive a refund of the MCA but is not eligible to receive a monthly death-in-service benefit. For Hybrid members, defined contributions are distributed as specified

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3 VRS will make a determination on a case-by-case basis regarding any instances that do not fall squarely within the examples set out above.
on the employee’s Designation of Beneficiary Form or according to the order of precedence if no form is on file.

All annulment or divorce decrees must contain the following notice in conspicuous bold print:

Beneficiary designations for any death benefit, as defined in subsection B of §20-111.1 of the Code of Virginia, made payable to a former spouse may or may not be automatically revoked by operation of law upon the entry of a final decree of annulment or divorce. If a party intends to revoke any beneficiary designation made payable to a former spouse following the annulment or divorce, the party is responsible for following any and all instructions to change such beneficiary designation given by the provider of the death benefit. Otherwise, existing beneficiary designations may remain in full force and effect after the entry of a final decree of annulment or divorce.

**NON-WORK-RELATED DEATH IN SERVICE**

If an active employee dies from a non-work-related cause, the beneficiary is eligible for either a refund of the MCA or a monthly benefit under the defined benefit plan, based on whether the employee was vested at the time of the death.

**DEATH OF A NON-VESTED EMPLOYEE**

If the employee was not vested, the persons named on the VRS-2 are entitled under the defined benefit plan to the portion of the MCA. If a VRS-2 is not on file, then the first person qualifying under the order of precedence is entitled to a refund only. A monthly benefit is not available to beneficiaries of a non-vested employee.

For Hybrid members, defined contribution benefits are paid out according to the Designation of Beneficiary Form, if one is on file, or according to the order of precedence. See the Refunds & Distributions chapter of the Employer Manual for more information.

**DEATH OF A VESTED EMPLOYEE**

If the employee was vested and the beneficiary is the employee’s spouse, minor child or parent, under the defined benefit plan, the beneficiary may choose either a monthly benefit or a refund to the exclusion of any other named beneficiary. The spouse will take precedence over a minor child and a minor child will take precedence over a parent.
If there is only one beneficiary, the monthly death-in-service benefit under the defined benefit plan enables the beneficiary to receive a monthly benefit equal to what the vested employee would have received as if:

- The retirement had been on the date of death;
- A 100% Survivor Option was selected;
- The benefit was reduced by any early retirement reduction factor (ERF), if it applied.

If there is more than one beneficiary, the total benefit is divided equally among the beneficiaries.

**Example:** If the employee’s parents are the beneficiaries, then the father would receive 50% of the benefit and the mother would receive 50% of the benefit.

If the employee was vested and the beneficiary is someone other than the employee’s spouse, minor child or parent, the beneficiary will receive a refund.

The employer assists the beneficiary with submitting all required paperwork to VRS. If a monthly benefit is selected under the defined benefit, the beneficiary is added to the current monthly retirement payroll when all required paperwork is submitted and processed. If a monthly death-in-service benefit is payable from VRS under the defined benefit plan, benefit payments begin the month following the employee’s date of death. Processing the first payment may take up to two months; however; the survivor will be paid retroactively for all benefits.

If the beneficiary of a monthly death-in-service benefit dies before receiving monthly benefits equal to the retirement contributions and interest credited to the employee’s account, the remaining amount is paid in a lump sum to the beneficiary’s estate. If both parents who are receiving a monthly survivor benefit die before the retirement contributions and interest have been paid to them as a monthly benefit, the remaining contributions and interest are payable to the estate of the last living parent.

**Payments to Minor Children**

The following conditions apply to a monthly benefit paid to a minor child under the defined benefit plan:

- A minor child must have a guardian or conservator appointed to oversee the estate of the child. If the employee died while vested, the guardian or conservator has the right to choose the type of benefit that is received on behalf of the child;
- A monthly benefit paid to a minor child ceases when the child reaches 18 years of age;
DEATH BENEFITS

- If more than one child receives a monthly benefit, each child receives an equal share and the benefit is based upon the age of the youngest child and the age of the employee at the time of the employee’s death. When one child reaches age 18, that child’s share of the benefit is equally redistributed among the remaining minor children. Monthly benefits cease entirely when all children reach age 18;

- If retirement contributions and interest remain in the MCA after all children who were receiving a monthly benefit reach age 18, a refund of the contributions and interest is divided equally among all the children who received a monthly benefit;

- A minor child beneficiary takes precedence over a parent of the employee;

- A minor child beneficiary takes precedence over an adult child beneficiary. If more than one child is designated or qualifies under the order of precedence as the beneficiary of the employee’s retirement benefits, benefits are payable only to the children who are under 18 years of age.

Example: Susan, Joe and John are all listed as primary beneficiaries. Susan and Joe are over age 18; John is 12 years old. Because John is the only minor child, he receives the entire monthly benefit.

CALCULATING THE MONTHLY BENEFIT

The formula for calculating the amount of the monthly benefit under the defined benefit plan uses the average final compensation (AFC), years of service credit and a reduction factor based on the employee’s age and the beneficiary’s age. The monthly benefit is actuarially reduced using an ERF for an employee who is not eligible for an unreduced retirement benefit. It is then reduced using a 100% Survivor Option factor.

A Plan 1 member who dies before age 55 is presumed to be exactly age 55 on the date of death and the beneficiary’s age is adjusted using the difference between the member’s age at death and the beneficiary’s age. If the member was 55 or over, the difference between the member’s age at death and the beneficiary’s age at the time of the member’s death determines the Survivor Option factor that is used to calculate the death-in-service benefit.

A Plan 2 or Hybrid member who dies before age 60, is presumed to be exactly age 60 on the date of death and the beneficiary’s age is adjusted using the difference between the employee’s age at death and the beneficiary’s age. If the member was age 60 or over, the difference between the member’s age at death and the beneficiary’s age at the time of the member’s death determines the Survivor Option factor that is used to calculate the death-in-service benefit.

Adjusting the age upward brings the member closer to normal retirement age, which results in a higher monthly benefit for the beneficiary.
**Example:** A Plan 1 member dies in service at age 37 and the member’s beneficiary is age 44. The member is assumed to be age 55 on the date of death and the beneficiary is assumed to be age 62. The member had 10 years of service credit and an AFC of $46,000 at death.

<table>
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<th>Step 1</th>
<th><strong>Determine the employee’s AFC</strong></th>
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<tr>
<td><strong>Plan 1</strong> – divide the sum of the 36 consecutive months of highest salary by 3</td>
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<td><strong>Plan 2/Hybrid</strong> - divide the sum of the 60 consecutive months of highest salary by 5</td>
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<tr>
<td>$237.12</td>
<td><strong>TAX IMPLICATIONS</strong></td>
</tr>
<tr>
<td>Refunds under the defined benefit plan are subject to 20% mandatory federal tax withholding and a 4% state tax withholding if the beneficiary resides in Virginia. To defer the mandatory withholding, the beneficiary may roll over a refund under certain circumstances. A beneficiary other than the surviving spouse may only do a direct rollover to an inherited IRA. A surviving spouse has the same rollover options that the employee would have had. Refer to the IRS 402(f) – Special Tax notice (available on the VRS website under Forms) for rollover rules.</td>
<td></td>
</tr>
</tbody>
</table>
WORK-RELATED DEATH IN SERVICE

A work-related cause of death is the result of an occupational illness or injury that occurs on the job and the cause is determined to be compensable under the Virginia Workers’ Compensation Act.

If an employee dies from a work-related cause while actively employed, the employee’s named beneficiary will be eligible for a refund under the defined benefit plan of any funds remaining in the employee’s MCA. If no beneficiary designation has been made or if the death of the designated beneficiary occurs prior to the death of the employee and another designation has not been made, the retirement contributions and interest in the MCA are refunded according to the order of precedence.

The employee’s spouse, minor child or parent will also be eligible for a lifetime monthly benefit. Work-related death benefits are payable for the life of the beneficiary when the beneficiary is the employee’s spouse or parent. The lifetime monthly benefit continues even if the surviving spouse remarries. The monthly benefit ceases upon the death of the spouse unless the employee’s surviving child has not reached 18 years of age. If the employee’s surviving child has not reached 18 at the time of the spouse’s death, the monthly retirement benefit is paid until the child reaches 18.

The employee’s spouse, minor child or parent receives 50% of the employee’s AFC if that person does not qualify for Social Security survivor benefits or 33⅓% of the employee’s AFC if that person qualifies for Social Security survivor benefits. If the spouse, minor child or parent is also entitled to workers’ compensation benefits, the VRS benefit is reduced by the amount of the workers’ compensation award. A letter of approval or denial from the Social Security Administration and a copy of the workers’ compensation award letter are required to process VRS work-related death benefits.

For Hybrid members, defined contribution benefits are paid out according to the Designation of Beneficiary Form, if one is on file, or according to the order or precedence.
DEATH OF AN EMPLOYEE WHILE ON LEAVE

An employee on leave, with or without pay, is eligible for death-in-service benefits. If the employee dies while on leave with pay, including leave with partial pay, the same death-in-service benefits are available to the beneficiary that are available to beneficiaries of active employees.

If an employee dies while on leave without pay (including leave taken under the Family and Medical Leave Act), the death-in-service benefits available to the beneficiary are the same as if the employee died while in an active status. An employee who is on military leave is eligible for death-in-service benefits, even if the leave without pay period exceeds 24 months.

If an employee is on leave without pay when a salary increase would normally be effective and dies before returning to work, the death benefit is paid on the prior salary because the employee had not actually worked under the higher salary.

DEATH OF AN EMPLOYEE WHILE ON VSDP OR VLDP

If an employee dies while receiving either Virginia Sickness and Disability Program (VSDP) or Virginia Local Disability Program (VLDP) short-term disability or long-term disability benefits, the beneficiary remains eligible for the same death-in-service benefits that would have been available had the employee been actively working.

DEATH OF AN EDUCATOR WHILE ON SUMMER BREAK

An employee of a school division or institution of higher education who is contracted for less than 12 months remains a VRS-covered employee while on summer break. If a teacher or educator dies during the summer months when not actively at work, the beneficiary remains eligible for the same death-in-service benefits that would have been available had the employee died during the school year while actively at work and under contract.

DEATH OF A MEMBER IN DEFERRED STATUS

A member who terminates VRS-covered employment and leaves the balance of the defined benefit plan MCA in the system becomes a member in deferred status. A deferred member maintains VRS membership and the member’s beneficiary is eligible for certain death benefits.
DEATH BENEFITS

A member who dies before the end of the month of termination is considered an active employee and the death-in-service provisions apply. If a deferred member dies more than 30 days after the date of termination and money remains in the defined benefit MCA, the member’s beneficiary receives a refund of the account balance. If the named beneficiary has predeceased the member, a refund of the MCA is paid to the member’s contingent beneficiary. If no contingent beneficiary has been named or if the contingent beneficiary has also predeceased the member, the refund is paid according to the order of precedence.

HEALTH INSURANCE UNDER DEATH IN SERVICE

If a state employee dies in service, the employee’s eligible spouse and dependents may obtain coverage in the State Retiree Health Benefits Program provided they were already covered by state health insurance when the employee died. A spouse who was not already covered may still obtain coverage in the State Retiree Health Benefits Program if the employee was covered by state health insurance at the time of death and the spouse is eligible to receive a monthly benefit.

Health coverage for the deceased state employee’s spouse and dependents may continue in the active group for at least 30 days after the employee’s death. To continue or select health coverage, the spouse or eligible dependent must complete a State Health Benefits Program Enrollment Form For Retirees, Survivors And LTD Participants (T-20879) within 60 days of the employee’s death.

ASSISTING THE BENEFICIARY WITH A DEATH-IN-SERVICE CLAIM

When a VRS-covered employee dies while in service, the employer should assist the beneficiary with all aspects of the claims process:

- VRS basic and optional group life insurance plans are both issued by Minnesota Life Insurance Company, an affiliate of Securian Financial. The employer reports the death directly to Securian Financial. Even if the employer does not participate in the VRS Group Life Insurance Program, the employer report the death directly to Securian Financial. This initiates both life insurance and retirement benefits;

  Securian Financial
  Richmond Branch Office
  P.O. Box 1193
  Richmond, VA  23218-1193
  800-441-2258
  Joseph.Chang@securian.com
DEATH BENEFITS

- The employer contacts and assists the beneficiary in completing the Beneficiary Statement and Notice of Claim forms. The forms can be obtained directly from Securian Financial and are available on the Securian Financial forms link accessible from the VRS website;

- The employer instructs the beneficiary to obtain a certified copy of the public death record. For deaths that occur in Virginia, a certified copy of the public death record may be obtained from the Virginia State Office of Vital Records for a fee. Death records are available to immediate family members only;

  Virginia Department of Health
  Office of Vital Records
  P.O. Box 1000
  Richmond, VA  23218-1000
  Phone: 804-662-6200

- The employer provides the beneficiary with information regarding the various options for receiving death-in-service retirement benefits. (For example, the beneficiary may be able to choose between a refund of the MCA and a monthly benefit.) VRS has two publications that may be useful for the beneficiary - the Handbook for Members and the brochure Losing a Loved One: Guide for Families. These publications can be printed directly from the VRS website;

- The employer advises the beneficiary to contact the Social Security Administration at 800-772-1213 to determine if Social Security death benefits are payable. In addition, the employer assists the beneficiary in completing all accident reports and other forms that may be required for the Virginia Workers’ Compensation Commission;

- If the employee was a Hybrid member or participated in the employer-sponsored, tax-deferred savings plans such as 403(b), 457, or 401(k) plans, the employer instructs the beneficiary to contact the plan record keeper. In the case of state employees and employees of political subdivisions that participate in the Hybrid Retirement Plan, the Virginia Deferred Compensation Plan or the Virginia Cash Match Plan, the employer should contact ICMA-RC.

  ICMA-RC
  777 N. Capitol Street NE, Suite 600
  Washington, DC 20002
  Phone: 877-327-5261 (VRS-DC-PLAN1), Option 1

For other plans, the employer provides the contact information for the plan in which the employee participated.

When VRS has been notified by Securian Financial of the employee’s death, an informational letter and claim form are mailed directly to the beneficiary, along with information on the beneficiary’s payment options. Once the beneficiary has selected the payment option and mailed the form back to VRS (along with any other required documentation), the beneficiary is eligible to receive the benefits.
DEATH IN RETIREMENT

If a retiree chose the Survivor Option at retirement, the retiree’s beneficiary (or beneficiaries) receive a monthly benefit for life upon the retiree’s death. The amount of the benefit depends on the percentage the retiree selected, the retiree’s age at retirement, and the beneficiary’s age and relationship to the retiree. If a retiree does not select the Survivor Option and the retiree dies before receiving benefits equal to the balance of member retirement contributions and interest in the account, the beneficiary receives the remainder of the funds.

The designated beneficiary must notify Securian Financial immediately of a retiree’s death to prevent an overpayment of retirement benefits. Securian Financial can be contacted at:

Securian Financial
Richmond Branch Office
P.O. Box 1193
Richmond, VA 23218-1193
800-441-2258

Securian Financial begins processing the insurance claim and notifies VRS. The designated beneficiary must provide Securian Financial with the retiree’s full name, Social Security number, date of death, and a mailing address for the claim forms.

If the designated beneficiary is entitled to a monthly survivor benefit from VRS, benefit payments begin the month following the month the retiree received the last retirement payment. Even though placement on the VRS retirement payroll may take up to two months, the designated beneficiary will be paid retroactively for all benefits.

The beneficiary of a Hybrid member’s defined contribution component should notify ICMA-RC immediately upon a retiree’s death to discuss distribution options. ICMA-RC can be contacted at:

ICMA-RC
777 N. Capitol Street NE, Suite 600
Washington, DC 20002
Phone: 877-327-5261 (VRS-DC-PLAN1), Option 1

DEATH AFTER A RETIREMENT APPLICATION WAS SUBMITTED

If VRS receives a service or disability application selecting the Basic Benefit, the death is processed as a death-in-service, as long as the death occurs before the effective date of
DEATH BENEFITS

retirement. However, the beneficiary of a non-vested employee is only eligible for a refund under the defined benefit plan.

If the employee selected the Survivor Option naming the spouse, minor child or parent as the survivor, and beneficiary is also the spouse, minor child, or parent, the beneficiary is eligible for either the death-in-service benefit or the Survivor Option, whichever is greater.

If the employee selected a Partial Lump-Sum Option Payment (PLOP) with the intent to roll over the payment, but dies before the benefit is paid, the survivor may roll over those funds on the employee’s behalf.