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SECTION 1 - ADMINISTRATION

Eligible employees who become disabled and cannot work have protection through the Virginia Sickness and Disability Program (VSDP). The program includes sick leave, family and personal leave, short-term and long-term disability benefits and a long-term care program. The program encourages rehabilitation with the goal to return employees to gainful employment, when they are medically able. Details about the benefits offered through the VSDP program for eligible employees can be found in the VSDP Handbook for State Employees.

AUTHORITY AND INTERPRETATION

The Virginia Retirement System (VRS) administers the VSDP in conjunction with ReedGroup, a third-party administrator.

Information contained in the VSDP Employer Manual is governed by Title 51.1 of the Code of Virginia. This information is intended to be general. It cannot be complete in all details and cannot supersede or restrict the authority granted by the Code of Virginia, which may be amended from time to time.

The VRS Board of Trustees has the authority to develop, implement and administer the program\(^1\) and to develop policies governing the program. However, the director of the Department of Human Resource Management (DHRM) has the final authority to develop and interpret leave and related personnel policies and procedures associated with the VSDP.\(^2\)

DISABILITY TRUST FUND

State agencies pay the costs of providing sick leave, family and personal leave and short-term disability benefits from funds appropriated by law to the state agencies. VRS determines the

\(^1\) See Code of Virginia § 51.1-1102.
\(^2\) See Code of Virginia § 2.2-1201 (13).
amount of contributions needed to provide the funds required to maintain long-term disability coverage, long-term care insurance and to administer the program, including case management and cost containment programs.

Contributions are deposited in the Disability Trust Fund. The long-term disability contributions are held in an independent trust and are invested and administered solely in the interests of the participating employees and beneficiaries.

ADMINISTRATION OF THE PROGRAM

Each employer must keep records for employees covered under VSDP. The employer must also furnish information required by the VRS Board of Trustees or its designee.

The benefits payable under VSDP are exempt from levy, garnishment, attachment and other legal process.

ROLES

There are a number of key participants who ensure the program functions properly. Employees, VRS, ReedGroup, Long Term Care Group Inc., employers, workers’ compensation, MC Innovations (MCI), the Department of Accounts (DOA) and DHRM all play an important role in the claims process.

The employer communicates with the employee and works with third-party administrators to ensure the employee’s needs are met. The employee is responsible for reporting his illness or injury and following the proper procedures. In addition, an employee’s family member or employer’s representative may also initiate a VSDP claim on behalf of the employee.

VRS is responsible for the administration of the program. ReedGroup is the third-party administrator which provides claims administration for VSDP, reviews medical information, assists the employee and employer in consultation with the employee’s physician with transition back to work and conducts claims investigations. Long Term Care Group Inc. manages long-term care claims. The State Employees’ Workers’ Compensation Program is administered through DHRM’s Office of Workers’ Compensation to provide income replacement for workers who have suffered a work-related injury or illness. DHRM provides personnel policy interpretation to agencies and VRS and coordinates workers’ compensation claims with ReedGroup. MCI is the third-party
administrator for the State Employees’ Workers’ Compensation Program. MCI works in partnership with ReedGroup and the employer to coordinate benefits and provide payment in the event of a work-related injury or illness. Finally, DOA provides reporting guidance to payroll staff at the agencies.

As each topic in the VSDP manual is discussed, the responsibilities of each of these key participants will be outlined in detail.

**RESOURCES**

VRS provides technical and educational informational resources for employers and employees.

**TECHNICAL RESOURCES**

The VRS website ([www.varetire.org/](http://www.varetire.org/)) can answer many questions about VSDP benefits and services and includes the *VSDP Handbook*.

LeavePro is a reporting system provided by ReedGroup for an employer to obtain employee VSDP claims information. For more details on using LeavePro, contact a ReedGroup account coordinator at 844-507-5391.

**EDUCATIONAL RESOURCES**

The *VSDP Handbook* is a member publication that describes the benefits available to state employees who are covered under VSDP. The *VSDP Handbook* is available on the VRS website ([www.varetire.org/dcp](http://www.varetire.org/dcp)) under “Publications.”

“VRS-E - Coordinating VRS Benefits - VSDP Module 1 – Introduction to VSDP” is a general overview of the program and is located in VRS University online.

For a complete listing of all available publications, refer to the VRS website ([www.varetire.org/dcp](http://www.varetire.org/dcp)).

**FORMS**

The College and University Opt-Out Form (VSDP-2) is available to download and print from the VRS website. Conversion of disability credits is included on the Application for Retirement Form (VRS-5). ReedGroup provides claim-specific forms directly to the employee.
CONTACT INFORMATION

Individuals can communicate with VRS in a variety of ways, including phone, fax and email. Separate addresses have been set up for email, depending on whether the individual is an employer, a member or a retiree.

VRS

Virginia Retirement System
1200 East Main Street
P.O. Box 2500
Richmond, VA 23218-2500

Phone: 888-VARETIR (827-3847)
Fax: 804-786-1541
TDD: 888-VARETIR (827-3847)
Website: www.varetire.org/dcp

Employer: employer-info@varetire.org
Member: member-info@varetire.org
Retiree: retiree-info@varetire.org

REEDGROUP

Mailing address:

ReedGroup
P.O. Box 6248
Broomfield, CO 80021

Phone: 877-928-7021
Website: www.reedgroup.com/vsdp-claims

DOA

Department of Accounts
P.O. Box 1971
Richmond, VA 23218-1971

Phone: 804-225-3038
Fax: 804-371-8587
Website: www.doa.virginia.gov
VSDP BENEFITS

DHRM
Department of Human Resource Management
101 North 14th Street, 12th Floor
Richmond, VA 23219

Phone: 804-225-2131
Fax: 804-371-7401
Website: www.dhrm.virginia.gov

STATE EMPLOYEES’ WORKERS’ COMPENSATION
DHRM Office of Workers’ Compensation
101 North 14 Street, 6th Floor
Richmond, VA 23219

Phone: 804-786-0362

MC INNOVATIONS (MCI)
MCI, LLC
316 W. Broad St.
Richmond, VA 23220

Phone: 804-344-0009
Fax: 804-344-4443

LONG TERM CARE GROUP INC.
Long Term Care Group Inc.
P.O. Box 64011
St. Paul, MN 55164-0011

Phone: 800-761-4057
Section 2 – VSDP Benefits

Full-time or part-time salaried employees of the Commonwealth are automatically enrolled in VSDP. The hire date of the employee determines the level of coverage.

VSDP Benefits at a Glance

An employee may not receive more than one disability benefit under VSDP for concurrent illnesses or injuries. The following chart contains a summary of benefits. Each benefit is covered in more detail in the corresponding sections of this chapter.

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<td>Used for personal illness, pregnancy and doctor’s visits</td>
<td>First day of employment</td>
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<tr>
<td>Family and Personal Leave</td>
<td>Used for personal reasons, family reasons or personal illness</td>
<td>First day of employment</td>
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<td>Long-Term Care Plan</td>
<td>Pays a daily reimbursement for medical, personal and social services provided in a nursing care facility, assisted living, home health or respite care</td>
<td>Employees hired or rehired before July 1, 2009: First day of employment for work-related and non-work-related disabilities. Employees hired or rehired on or after July 1, 2009: First day of employment for work-related disabilities; after one year of continuous employment for non-work-related disabilities.</td>
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<tr>
<td>Short-Term Disability</td>
<td>Provides short-term income protection if an employee becomes disabled and cannot work, beginning after an elimination period of seven consecutive calendar days</td>
<td>Employees hired or rehired before July 1, 2009: First day of employment for work-related and non-work-related disabilities. Employees hired or rehired on or after July 1, 2009: First day of employment for work-related disabilities; after one year of continuous employment for non-work-related disabilities.</td>
</tr>
<tr>
<td>Long-Term Disability</td>
<td>Provides income replacement if an employee becomes disabled and cannot work after the expiration of the maximum period of short-term disability</td>
<td>Employees hired or rehired before July 1, 2009: First day of employment for work-related and non-work-related disabilities. Employees hired or rehired on or after July 1, 2009: First day of employment for work-related disabilities; after one year of continuous employment for non-work-related disabilities.</td>
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ELIGIBILITY

ELIGIBLE EMPLOYEES

Full-time and part-time salaried employees of the Commonwealth of Virginia are covered under VSDP. Eligible employees include:

- Active members of the VRS defined benefit plan;
- Active members of the State Police Officers’ Retirement System (SPORS);
- Active members of the Virginia Law Officers’ Retirement System (VaLORS);
- Full-time teaching, research or administrative faculty of a Virginia public institution of higher education who participate in VRS defined benefit plan and elect VSDP coverage;
- Part-time faculty members covered under VRS defined benefit plan who elect VSDP coverage.

Newly hired faculty of state universities of higher education in teaching, research or administrative positions who elect VRS as their retirement plan may elect coverage under VSDP or any disability plan offered by the institution. If the institution does not offer an alternative disability plan, the faculty member is automatically covered under VSDP.

An employee in a grant-funded position is eligible for VSDP benefits, even though the grant may expire after the employee begins disability. The employer may ask the organization providing the money for the grant-funded position to further agree to pay for short-term disability benefits. Long-term disability benefits are paid by the VSDP trust fund.

INELIGIBLE EMPLOYEES

The following employees are not eligible for VSDP benefits:

- Members of the Judicial Retirement System (JRS);
- Employees of political subdivisions;
- Employees of public school divisions;
- Wage employees and adjunct faculty;
- Teaching, research and administrative faculty of Virginia public institutions of higher education who participate in the Optional Retirement Plan (ORP);
- Employees participating in a non-VRS retirement plan;
- Virginia Port Authority employees who are not members of VRS;
- Department of Visually Handicapped employees pursuant to Section 51.5-72 of the Code of Virginia;
- Former state employees of the Virginia Department of Health who have been transferred to local governments;
- Employees of the Medical College of Virginia Hospitals Authority;
• Employees of the University of Virginia Medical Center;
• Employees who participate in the Optional Retirement Plan for Political Appointees (ORPPA);
• Employees who are suspended without pay for disciplinary reasons, including suspensions pending investigation or court decision, for the duration of the suspension only;
• Employees on leave without pay or on unpaid Family Medical Leave; however, these employees are eligible for the VSDP Long-Term Care Plan.

**DUAL EMPLOYMENT**

A member who is employed in more than one position which provides coverage under the program must elect, by written notice to VRS, one position under which the retirement coverage will be based.

**ENROLLMENT**

Employees hired on or after July 1, 2009 are automatically enrolled in the program, with coverage for work-related disabilities effective the first day of employment and coverage for non-work-related disabilities beginning after one continuous year of active employment or re-employment.

Employees hired or rehired on or after January 1, 1999 but prior to July 1, 2009 were automatically enrolled in VSDP, with coverage effective the first day of employment. Employees covered by VSDP who transfer with no break in service to another employer providing VSDP remain covered and are not considered a rehire. These transferred employees do not need to meet the requirement of a year of continuous service.

Employees who enrolled in VSDP during the 1999 and 2002 open enrollments had the option to convert accumulated sick leave to disability credits or purchase VRS service credit. Disability credits may be used to bring income replacement to 100% during periods of 80% income replacement and 60% income replacement.

Employees must use disability credits during long-term disability. Employees who leave covered employment may convert unused disability credits to VRS service credit or elect to be paid for 25% of the balance, up to a maximum of $5,000.

**FACULTY**

Newly hired faculty members have 60 days to choose either VRS defined benefits plan or an ORP. If a state institution of higher education has an alternative employer sponsored disability program and the employee chooses VRS, he may participate in either VSDP or the school's disability plan.
If the employee chooses the ORP, he is not eligible to participate in VSDP. If the faculty member was newly hired on or after July 1, 2009 and elects to participate in the VRS retirement plan and VSDP, he will have a one-year waiting period for a non-work-related disability.

An employee hired by an institution of higher education in a faculty position performing teaching, research or administrative duties who elects VRS must also elect VSDP or an existing program provided by his institution within 60 calendar days of employment. The employee must complete a VSDP-2 within 60 calendar days of employment.

Note: Once the decision of a disability program has been made, the election is irrevocable.

If a state institution of higher education does not offer an alternative employer sponsored disability plan, a faculty member first hired on or after July 1, 2009 who elects the VRS retirement plan is automatically enrolled in VSDP and has a one-year waiting period for non-work-related disability.

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<tbody>
<tr>
<td>in a faculty position with VSDP</td>
<td>a classified position</td>
<td>not a new hire</td>
</tr>
<tr>
<td>in a classified position with VSDP</td>
<td>a faculty position</td>
<td>not a new hire</td>
</tr>
<tr>
<td>in a faculty position and opted out of VSDP</td>
<td>a classified position</td>
<td>a new hire</td>
</tr>
<tr>
<td>in a classified pre-1999 position and opted out of VSDP</td>
<td>a classified VSDP position</td>
<td>a new hire</td>
</tr>
</tbody>
</table>

**PREVIOUS SERVICE**

For an employee hired before July 1, 2009, the amount of VSDP career state service determines the amount of income replacement for short-term and long-term disability. Prior service is not considered for an employee hired on or after July 1, 2009 until the employee reaches his five-year anniversary date.

Local government service does not count toward VSDP career state service. Career state service includes full-time and part-time salaried state service and absences for military leave, layoffs, temporary workforce reductions or periods of reduced hours or job restrictions while on short-term or long-term disability.
Short-term disability and long-term disability working absences also count toward an employee’s length of career state service in the VSDP.

**Probationary Period**

A probationary period\(^3\) is an introductory period of employment that allows the employee and employer to determine if the employee is suited for the job. The probationary period must be extended when a probationary employee is on any leave with or without pay for more than 14 consecutive days, including:

- Workers’ compensation;
- Family Medical Leave;
- Military leave with or without pay;
- VSDP short-term disability leave;
- VSDP long-term disability working status;
- Periods of short-term disability where the employee is working in an “active employment” status with restrictions or modifications.

Extensions include the first 14 days of absence, as well as those days in excess of 14, up to the work date.

Any time spent on short-term disability or short-term disability working status will extend the employee’s probationary date. When the employee is released for full-time duty, the probationary date should be adjusted if the period of absence was more than 14 consecutive calendar days.

An employee on short-term disability during the probationary period is an at-will employee. This means the employee may be terminated during any period in which he has been released by the licensed treating healthcare professional to work. Nothing in VSDP changes an employee’s at-will status during a probationary period. However, the employer should be sure he is not violating the Americans with Disabilities Act (ADA),\(^4\) Family and Medical Leave Act (FMLA) or other provisions of law.

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\(^3\) See DHRM Policy 4.57, Virginia Sickness and Disability Program.

\(^4\) The ADA requires covered employers to provide reasonable accommodation to qualified disabled individuals, unless that accommodation would impose an undue hardship on the employer.
TAXES
The benefits paid under a non-work-related short-term or long-term disability are fully taxable. The benefits paid under a work-related disability are not taxable because the benefits are deemed to be in the form of a workers’ compensation benefit.

Pay for disability credits, annual leave, family and personal leave or other eligible leave used to supplement income replacement at 100% while the employee is receiving short-term or long-term work-related disability under VSDP is fully taxable.

SOCIAL SECURITY DISABILITY INSURANCE (SSDI) BENEFITS
In addition to VSDP benefits, an employee may also be eligible for Social Security Disability Insurance benefits (SSDI). An employee over the age of 30 is eligible for SSDI benefits if he:

- Has a terminal condition;
- Is unable to perform any kind of work for which he is reasonably qualified at least a year before applying for SSDI benefits.

The employee must have been employed in five out the previous 10 years before being considered for SSDI benefits.

Note: Employers should contact the Social Security Administration (SSA) for the special rules for individuals younger than age 30.

FILING A SSDI CLAIM
ReedGroup provides SSDI filing assistance through Allsup at no cost to the member. If the member is on long-term disability and chooses representation by a party other than Allsup, the benefit will be reduced during the SSDI application process by an estimated SSDI benefit amount. The member may avoid this reduction by using Allsups’ services when they file with Social Security. Expenses incurred by private representation are the responsibility of the member and will not be reimbursed.

Qualification for SSDI benefits does not automatically qualify the employee for VSDP disability benefits. If the employee files a claim for VSDP benefits and ReedGroup determines the employee may also be eligible for SSDI benefits, he must apply with the SSA. If the employee uses the Allsup service, Allsup will assist with the application and any necessary appeals at no cost to the
employee. However, if the employee files a Social Security claim independently, Allsup will not assist with any appeals.

If the employee chooses not to use Allsup, he should have the following information ready when filing a Social Security claim:

- Social Security number;
- A certified copy of the employee's birth certificate;
- W-2 forms for the past two years;
- Names, address and phone numbers of the licensed treating healthcare professionals, as well as any clinics or hospitals where the employee has been treated.

SSDI BENEFITS AWARD

It typically takes three to five months for the SSA to process an application and notify the employee of the authorization of SSDI benefits.

If the employee has been approved for VSDP disability benefits, he will receive VSDP benefits while waiting for notification from Social Security. When the employee begins to receive the SSDI benefits, the VSDP benefit will be offset by the Social Security amount.

Note: If the SSDI benefits award is retroactive over a period the employee received VSDP benefits, the employee will be required to reimburse the employer and/or ReedGroup for the overpayments.

SSDI BENEFITS DENIAL

If the SSDI benefits claim is denied and the member used Allsup to file, Allsup can assist the employee in filing an appeal at no cost. If the SSDI benefits claim is denied and the employee is still eligible for disability benefits under VSDP, the VSDP benefits will continue so long as the claim is in appeal. However, if the employee does not file an appeal, the VSDP benefit could be reduced or stopped.

ADJUSTMENTS TO BENEFITS

VSDP benefits are adjusted for outside income earned while on short-term or long-term disability. If the employee receives income other than the VSDP benefit, he must complete an Outside Earned Income Reporting Form that is included in the VSDP introductory packet. The employee will be required to repay, possibly with interest, any overpayments of disability benefits received under VSDP.
The employee must report to ReedGroup the following payments received from the following sources:

- Any disability payments the employee or employee’s family receives for the same condition from the SSA or other similar governmental disability program;
- Wages or salary reported on W-2 forms and income from self-employment;
- Benefits received from any other state employer-sponsored group insurance contract for the purpose of providing income replacement for the same condition, not including any disability insurance purchased directly;
- Benefits paid under any compulsory benefits law, such as workers’ compensation, severance or unemployment compensation;
- Benefits for the same condition paid under any other governmental disability program, including local government disability benefits and federal civil service benefits.

**Note:** Cost-of-living increases from any of the sources listed above are not included in the adjustment of the VSDP benefit.

### Exclusions and Limitations

- Short-term and long-term disability benefits are not payable if the disability results from committing a felony or during a period while the employee was incarcerated. It is the employee’s responsibility to notify ReedGroup within five calendar days of an incarceration to avoid an overpayment that must be repaid;
- Long-term disability benefits are not payable if the disability results from the abuse of alcohol, the misuse of any prescribed medication or the misuse of any controlled substance, unless the employee is actively receiving treatment. ReedGroup must agree the employee is fully complying with the treatment plan and making substantial progress toward rehabilitation;
- Up to six weeks of post-partum benefits are provided in the case of uncomplicated normal deliveries or C-section deliveries;
- Short-term and long-term disability benefits are not payable when ReedGroup determines, based on medical evidence and other documentation provided by the employee, that it can no longer certify the disability;
- Short-term and long-term disability benefits are not payable if the employee does not seek ongoing treatment from a licensed treating healthcare professional and does not participate in proper care and treatment programs;
- The third-party administrator may base the decision to pay or not pay the disability benefit solely on objective medical evidence, notwithstanding a licensed treating healthcare professional's request;
- Short-term and long-term disability benefits are reduced 50% if the employee fails to cooperate with the prescribed rehabilitation program;
- The VSDP may require copies of year-end tax statements and/or state and federal tax filings annually to certify income from gainful employment as part of the administration of statutory offsets under the program;
- Short-term and long-term disability benefits are not payable if the employee ceases to be a member of VRS, due to withdrawal of member contributions, retirement or termination of employment;
VSDP BENEFITS

- Long-term disability benefits are not payable if the employee is able to perform the full duties of the pre-disability position on a full-time basis, within the first 24 months of disability. Long-term disability benefits are not payable if the employee is able to perform the full duties of any job for which he is reasonably qualified based on training and experience, without restrictions, after 24 months of disability or earning 80% or more of the pre-disability income;
- The employee’s return to the pre-disability position or any other VRS-covered position is not guaranteed after the transition into long-term disability;
- If the employee’s payments under the Workers’ Compensation Act are adjusted or terminated for refusal to work or to comply with the requirements of Section 65.2-603 of the Code of Virginia, the VSDP disability benefits will be calculated as if the employee were receiving the payments. The employee must meet the VSDP eligibility requirements;
- If the employee fails to comply or cooperate with VSDP requirements, benefits under the program may cease.

CONFIDENTIALITY

Medical records and other information relating to the employee’s disability claim are maintained and stored by ReedGroup, in compliance with state and federal privacy laws and regulations governing such information.

For quality assurance purposes, VRS periodically audits and monitors ReedGroup’s interaction with VSDP-participating employees and employer contacts.

To maintain confidentiality, the employer receives only the following information:
- Date the disability is initiated;
- Whether short-term or long-term disability is requested;
- Authorized start and end dates of the disability;
- Information regarding workplace accommodations needed to facilitate a return to work.
- Estimated return-to-work date;
- Type of claim, such as work-related or non-work-related;
- Number of hours a day the employee is able to work;
- Dates to begin paying the employee at 100%, 80% and 60% income;
- Case closure dates.

REVIEW AND APPEAL PROCESS

ReedGroup evaluates claims and monitors continued eligibility for disability benefits. The evaluation includes a thorough review of all available clinical, medical, vocational and employer information. ReedGroup may also contact the employee’s licensed treating healthcare professional to discuss the disability claim.
The employee will be notified in writing of any ReedGroup claim decision. If the claim is denied or terminated, the employee will be given the reasons as well as the steps to appeal the decision, should the employee wish to pursue an appeal. The employee must notify ReedGroup of the decision to appeal within 180 calendar days from the date of the decision letter.

**APPEAL PROCESS**

The appeal process is as follows:

1. The employee receives a decision letter from ReedGroup explaining the benefits have been denied or terminated;

2. The employee submits a written appeal letter to ReedGroup within 180 days from the date of the denial, including any additional medical information related to the denial or other reason for disputing the disability claim decision. The employee should include any additional information supporting the disability, including payroll or occupational information;

3. Within two business days, the employee is sent an acknowledgement letter from ReedGroup with the name and phone number of the appeals specialist handling the appeal;

4. Once additional medical information has been submitted, ReedGroup has an initial review period of 45 days. If there are circumstances beyond the control of ReedGroup, the appeals specialist notifies the employee that it may take up to 45 additional days to reach a determination. The employee may be asked to provide additional information for review, though the time required to provide this information is not included in the 45-day limit;

5. The appeals specialist sends the employee an appeal decision letter. If the benefits are still denied or terminated after this appeal, the employee may file a second level appeal within 60 days from the date of the first appeal decision letter;

6. Within two business days, the employee is sent an acknowledgment letter that ReedGroup received the re-appeal. The claim goes through a second appeal process;

7. The appeals specialist sends the employee a re-appeal decision letter. If the benefits are still denied or terminated after this re-appeal, the employee may ask a Circuit Court judge to review ReedGroup’s re-appeal decision. The employee files a notice of appeal with VRS, along with a copy to ReedGroup within 30 days after the date of the re-appeal decision letter denying or terminating benefits. The letter informs the employee that Supreme Court of Virginia rules govern all Circuit Court appeals and that the employee may wish to consult an attorney.

**Note:** At any time during the appeal process, the appeals specialist may reverse the denial or termination of benefits. The employee then receives a written letter stating the approval and any applicable past due benefits.
SECTION 3 - SICK LEAVE, FAMILY AND PERSONAL LEAVE AND FMLA

An employee has a number of leave options that allows him to take time off for personal or family illnesses. Under VSDP, sick leave, family and personal leave are paid for by the employer. Leave under the FMLA is unpaid leave.

SICK LEAVE

Each employee is granted 32 to 80 hours of sick leave each year on January 10. The amount of sick leave granted to an employee is based on the number of months of state service earned as of January 10. There is no qualifying period; an employee is granted sick leave on the first day of employment.

An employee may use sick leave for absences due to personal illness, injury, preventative care, wellness physician visits, pregnancy or surgery and for doctor visits when disability (short-term and long-term) are not payable.

An employee may also use up to 33% of his available sick leave hours for immediate family illness as provided by DHRM. Immediate family includes an employee’s parents, either biological or individuals who stood in place of the parents and assumed parental duties and responsibilities. It also includes an employee’s spouse and children, adopted children, foster children, stepchildren and legal wards.

Note: Children must be under the age of 18, or if over the age of 18, must be incapable of self-care because of a physical or cognitive disability.

DOCUMENTATION OF SICK LEAVE

An employer may develop internal policies to meet his own needs for verification of an employee’s sick leave. An employee who wishes to use sick leave must comply with the employer’s request for verification of the appropriateness of using sick leave. An employee’s use of paid sick leave may be denied if the employee fails to comply with a reasonable employer request for verification of the need for sick leave, or if the verification provided is inadequate.
LEAVE ALLOTMENT FOR NEW AND REHIRE EMPLOYEES

Use the following chart to determine the amount of sick leave for a new or rehired full-time employee:

<table>
<thead>
<tr>
<th>Employment Start Date</th>
<th>Hours of Sick Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 10 – July 9</td>
<td>64</td>
</tr>
<tr>
<td>July 10 – January 9</td>
<td>40</td>
</tr>
</tbody>
</table>

Use the following chart to determine the amount of sick leave for a new or rehired part-time salaried employee:

<table>
<thead>
<tr>
<th>Employment Start Date</th>
<th>Hours of Sick Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 10 – July 9</td>
<td>32</td>
</tr>
<tr>
<td>July 10 – January 9</td>
<td>20</td>
</tr>
</tbody>
</table>

After the first year, sick leave is credited on January 10 and the amount of leave credited depends on the amount of state service an employee has as of that date.

LEAVE ALLOTMENT FOR CURRENT EMPLOYEES

On January 10 of each calendar year, a current eligible employee will be credited with 32 to 80 hours of sick leave. The hours are based on the employee’s total months of full-time and qualified part-time state employment, including leave without pay periods for non-disability reasons for Temporary Workforce Reduction, layoff and military leave. Use the following charts to determine a current employee’s sick leave amount:

Current full-time employees:

<table>
<thead>
<tr>
<th>Months of State Service</th>
<th>Hours of Sick Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 60</td>
<td>64</td>
</tr>
<tr>
<td>60 to 119</td>
<td>72</td>
</tr>
<tr>
<td>120 or more</td>
<td>80</td>
</tr>
</tbody>
</table>

Current part-time salaried employees:

<table>
<thead>
<tr>
<th>Months of State Service</th>
<th>Hours of Sick Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 120</td>
<td>32</td>
</tr>
<tr>
<td>120 or more</td>
<td>40</td>
</tr>
</tbody>
</table>
Note: An employee receiving short-term disability benefits on January 10 of any year will be granted the new calendar year’s allocation of sick leave on the date the employee is released by the licensed treating healthcare professional and returns to active employment.

**Employees Moving from Part-Time to Full-Time Status**

When an employee moves from part-time salaried to full-time status, use the chart for new and rehired employees to increase the sick leave balance to the full-time level, based on the date the employee’s status changes.

**Example:** A part-time salaried employee accepts full-time employment on November 25. His current sick leave balance of 32 hours is increased to 40 hours (new and rehired full-time employee allotment for July 10 – January 9).

**Example:** A part-time salaried employee accepts full-time employment on January 19. He has been employed in state service for 43 months. His current sick leave balance of 32 hours is increased to 64 hours.

The amount of any increase should be offset by the number of hours the employee already used. If the employee is still in full-time status on January 10 of the new calendar year, he will receive sick leave hours based on the full-time status and months of state service.

**Employees Moving from Full-Time to Part-Time Status**

When an employee moves from full-time to part-time status, the current leave balances stay the same if the employee is still salaried. If there is a status change, use the chart for new and rehired employees to reduce the sick leave balance to part-time level, based on the date of the change.

**Example:** An employee is reduced from full-time to part-time salaried for six months. The sick leave balance will be reduced to 32 hours. If the employee is still in part-time status on January 10 of the new calendar year, he will receive a sick leave allotment based on part-time status and his state service.

If the employee already has a sick leave balance of less than 20 hours, only his current balance will be available. The sick leave will not be increased to 20 hours.

If the change from full-time to part-time status will be for fewer than 90 consecutive calendar days, the employer should hold the reduced sick leave balance until full-time employment is regained. The reduced sick leave balance cannot be used until the employee returns to full-time employment.
Example: An employee moves from full-time to part-time salaried employment status for February and March. His sick leave balance is reduced to 32 hours. Any sick leave hours above 32 will be held. He may use up to 32 hours of sick leave during February and March. The other hours cannot be used during this time and will be reinstated when he resumes full-time status.

**UNUSED SICK LEAVE**

Unused sick leave may not be carried forward from one calendar year to the next (January 10 – January 9). An employee will not be paid for any unused sick leave when he terminates employment.

**9-, 10- AND 11-MONTH EMPLOYEES**

An employee on a 9-, 10- or 11-month contract may not use sick leave during periods when he is not working, even though the employee may be receiving a regular paycheck during this period.

Example: A 9-month contract employee is paid over 12 months. During the time he is out of work, he becomes ill. He cannot use his sick leave to receive additional pay during this time.

**PERIODS OF SHORT-TERM AND LONG-TERM DISABILITY**

An employee may not use sick leave during periods when short-term or long-term disability benefits are payable. Sick leave is not used for income replacement. However, sick leave may be used for periods of work during disability time.

Example: An employee on short-term disability is released to work four hours per day in the morning, but must be off four hours in the afternoon. If he cannot schedule a two-hour doctor’s appointment in the afternoon, he may use two hours of sick leave for the appointment during the working period.

**EMPLOYEES ON LONG-TERM DISABILITY WORKING STATUS**

An employee on long-term disability working status receives the allotment of sick leave on January 10. The employee receives the appropriate sick leave allotment, based on full-time or part-time salaried status.

**DISABILITY CREDITS**

An employee who elected to participate in VSDP during the 1999 and 2002 enrollments may have converted his sick leave to disability credits. Disability credits are sick leave balances that were converted to credits at the time of enrollment, to be used for income replacement. Disability credits may be used for income replacement when the employee is on short-term disability, long-term disability or long-term disability working. Using disability credits allows an employee to receive
VSDP BENEFITS

100% compensation during periods that the program normally pays 60 or 80% of income replacement. Any disability credits remaining after short-term disability must be transferred by the employer to ReedGroup.

Note: VSDP sick leave balances (those not converted to disability credits) cannot be used to bring the employee’s income replacement level up to 100%.

An employee who has been in the program since January 1, 1999 may use unused disability credits when he retires or terminates employment. The employee may elect to either:

- Convert unused disability credits to service credits; or
- Receive a payment from the employer for 25% of the disability credits, up to a maximum payout of $5,000.

If the employee elects to receive the payment, advise the employee that the payment is taxable.

If the employee converts unused disability credits to service credits, the employee and employer should note this on the VRS-5 at retirement. The conversion rate is 173 hours of disability credits to one month of service credit. A member or employer can use myVRS to determine how the conversion of disability credits will affect the service retirement benefit.

FAMILY AND PERSONAL LEAVE

In addition to sick leave, each employee is credited with 32 to 40 hours of family and personal leave on January 10 each year. The amount of leave is based on months of state service and whether the employee is full-time or part-time salaried.

Family and personal leave can be used for personal reasons, family reasons or personal illness. This leave cannot be carried over to the next year or paid out upon separation.

An employee must get a supervisor’s approval when using this leave. The employee must give reasonable notice of the request and the absence must not impede the ability of the employer to perform essential services.

DOCUMENTATION OF FAMILY AND PERSONAL LEAVE

Each employer establishes procedures for documenting family and personal leave and employees are required to follow those procedures.
**Leave Allotment for New and Rehired Employees**

The amount of family and personal leave credited to an employee during the first year of employment is based on the first date of employment.

Use the following chart to determine the amount of family and personal leave for new and rehired full-time and part-time salaried employees:

<table>
<thead>
<tr>
<th>Employment Start Date</th>
<th>Hours of Family &amp; Personal Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 10 – July 9</td>
<td>32</td>
</tr>
<tr>
<td>July 10 – January 9</td>
<td>16</td>
</tr>
</tbody>
</table>

**Leave Allotment for Current Employees**

After the first year of employment, the amount of family and personal leave is based on the total months of full-time and part-time salaried state employment, including leave without pay periods for non-disability reasons. The total months of service includes active service in a state position, leave for military service and/or leave resulting from a layoff or temporary workforce reduction. The service also includes periods of short-term and long-term disability during which the employee works with reduced hours or with job restrictions. The amount is credited on January 10 of each calendar year.

Use the following chart to determine the amount of family and personal leave for current full-time and part-time salaried employees:

<table>
<thead>
<tr>
<th>Months of State Service</th>
<th>Hours of Family &amp; Personal Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 120</td>
<td>32</td>
</tr>
<tr>
<td>120 or more</td>
<td>40</td>
</tr>
</tbody>
</table>

**Note:** An employee receiving short-term or long-term disability benefits on January 10 of any year will be granted the new calendar year’s allocation of family and personal leave on the date the employee returns to active employment.

**Employees Moving between Part-Time and Full-Time Status**

Family and personal leave hours do not change when an employee moves from full-time to part-time status or from part-time to full-time status. There is no reduction or increase in the leave allotment.
**UNUSED FAMILY AND PERSONAL LEAVE**

Unused family and personal leave may not be carried forward from one calendar year to the next. An employee will not be paid for any unused family or personal leave when he terminates employment.

**PERIODS OF SHORT-TERM AND LONG-TERM DISABILITY**

An employee on short-term or long-term disability on January 10 is granted family and personal leave on the date he returns to active employment.

If January 10 occurs during the employee’s seven-day elimination period, the employee receives a new allotment of leave under VSDP. However, an employee who has a disability that is deemed catastrophic will receive leave on the date he returns to active employment. This is because there is no elimination period for catastrophic conditions.

An employee in an active long-term disability working status receives the allotment of family and personal leave on January 10. The employee receives the appropriate sick leave allotment, based on the months of service.

Once an employee is eligible for short-term disability benefits, he may use family and personal leave to supplement the compensation to receive 100% pay.

Leave continues to accrue for 90 consecutive calendar days while an employee is on short-term disability. An employee on short-term disability is in a leave with pay status.

When an employee returns to work, including periods of working while on short-term disability, accruals begin at the pre-disability rate. A return to work for a complete pay period will interrupt the count of 90 calendar days of leave with pay. A new 90-calendar-day period will begin if the employee again returns to a short-term disability non-working (leave with pay) status and the employee will continue or resume leave accrual.\(^5\)

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\(^5\) See DHRM Policy 4.10, Annual Leave.
**FAMILY AND MEDICAL LEAVE ACT**

An employee may also be eligible for leave under FMLA. An employee may take up to 12 work weeks of authorized unpaid leave during any 12-month calendar periods for certain personal and family situations. FMLA also provides job protection for an employee who is on FMLA leave.

Use of FMLA is optional. An employee may choose to take unused annual leave, family and personal leave or other accrued leave instead of taking unpaid leave under FMLA. (Sick leave may not be used during periods when the employee is receiving VSDP benefits.) If the employee is on VSDP and eligible for FMLA, the absence will be counted as FMLA.

The employee should notify the employer’s human resource office to substitute paid time off for any portion of his absence.

**ELIGIBILITY**

An employee is eligible for leave under FMLA if he has:

- Been employed by the Commonwealth of Virginia for at least 12 months.
- Worked at least 1,250 hours during the 12 months immediately preceding the absence.
- Not previously used the 12-work week allotment of FMLA for a calendar year.

**ABSENCES COVERED UNDER FMLA**

FMLA coverage includes leave for:

- The birth or adoption of a child or to provide foster care;
- The employee to care for an immediate family member (spouse, child or parent) with a serious health condition;
- The employee’s serious health condition.

Personal illnesses that qualify for benefits under VSDP may also qualify and run concurrently under FMLA. A serious health condition, as defined under FMLA, means an injury or physical or cognitive condition that involves:

- Inpatient hospitalization at a hospital, hospice or residential medical care facility.
- Absence of more than three consecutive calendar days while receiving or continuing multiple treatments prescribed by a licensed treating healthcare professional.
- Continuing treatment by or under the supervision of a licensed treating healthcare professional for a chronic or long-term health condition that is incurable or so serious that if not treated would likely result in a period of incapacity of more than three calendar days.
NOTIFICATION OF FMLA ABSENCES

The employee must notify the employer’s human resource office as far in advance as possible of any scheduled absence related to a pre-planned disability eligible under FMLA. The employer is responsible for:

- Determining if the employee meets FMLA eligibility requirements;
- Tracking FMLA hours;
- Notifying the employee of information related to the leave under FMLA.

Note: If the employee is on short-term disability working, only the hours not worked are tracked for FMLA purposes.

When an employer is notified of the need for leave, the employer is responsible for notifying the employee of:

- Whether the employee is or is not eligible for leave under FMLA;
- Whether the leave will or will not count against the employee’s annual FMLA entitlement;
- Any requirements for the employee to furnish medical certification and the consequences for failing to do so;
- The employee’s right to substitute paid leave, whether the employer will require the substitution of paid leave and the conditions related to any substitution;
- Any requirement for the employee to make any premium payments to maintain health benefits, the arrangements for making such payments in a timely manner and the possible consequences for failing to make such payments;
- Any requirement for the employee to present a “fitness for duty” note to return to work;
- The employee’s status as a key employee and the potential consequence that restoration may be denied following FMLA;
- The employee’s right to restoration to the same or equivalent job upon return from leave;
- The employee’s potential liability for payment of health insurance premiums paid by the employer during the employee’s unpaid FMLA if the employee fails to return to work after taking FMLA.

ReedGroup will notify the employer’s human resource office if the absence is approved for short-term or long-term disability benefits under VSDP. The employee may not be required to obtain two separate approvals as the approval of the VSDP claim may also apply to the FMLA claim if the employer’s human resource office chooses to accept the short-term or long-term disability approval as an approval for FMLA as well.

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6 As a key employee, restoration to employment may be denied following FMLA leave on the grounds that such restoration will cause substantial and grievous economic injury to the agency.
### Other Leave Types

<table>
<thead>
<tr>
<th>Leave Type</th>
<th>Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Educational Leave without Pay</strong></td>
<td>An employee on educational leave without pay, including sabbaticals, may become ill or injured during the leave without pay period. The employee is not entitled to use any annual leave, sick leave or family and personal leave to cover the period of illness or injury. The sick and family and personal leave will be credited to the employee only if returning to pre-leave employment status. The employee may only use leave and be covered by VSDP if he is reinstated to pre-leave employment status.</td>
</tr>
<tr>
<td><strong>Educational Leave with Partial or Full Pay</strong></td>
<td>When an employee on educational leave with partial or full pay, including sabbaticals, incurs an illness or injury that qualifies under VSDP, the employee's educational leave stops. The employee is returned to his pre-leave employment status. The employee receives short-term disability and long-term disability based on the full-time salary earned immediately prior to the period of educational leave with partial or full pay. The employee will receive sick leave and family and personal leave allotments after returning to the pre-leave employment status. Leave will not be credited while on educational or sabbatical leave because the employee is not eligible to use sick and family and personal leave while on educational or sabbatical leave.</td>
</tr>
<tr>
<td><strong>Military Leave with Pay</strong></td>
<td>An employee on military leave with pay, who becomes ill or injured during the leave with pay period, may use any of the available leave (annual leave, sick leave, family and personal leave) to cover the period of illness or injury. If certified, the employee may also be eligible for short-term and long-term disability benefits.</td>
</tr>
<tr>
<td><strong>Military Leave without Pay</strong></td>
<td>An employee on military leave without pay, who becomes ill or injured during the leave without pay period, may not use any of the available leave (annual leave, sick leave, family and personal leave) to cover the period of illness or injury. The employee may only use leave and be covered by VSDP if he is reinstated to pre-leave employment status.</td>
</tr>
<tr>
<td><strong>Unconditional Leave without Pay</strong></td>
<td>An employee on unconditional leave without pay, who becomes ill or injured during the leave without pay period, may not use any of the available leave (annual leave, sick leave, family and personal leave) to cover the period of illness or injury. The employee may only use leave and be covered by VSDP if he is reinstated to pre-leave employment status.</td>
</tr>
<tr>
<td><strong>Conditional Leave without Pay</strong></td>
<td>An employee on conditional leave without pay, who becomes ill or injured during the leave without pay period, may not use any of the available leave (annual leave, sick leave, family and personal leave) to cover the period of illness or injury. The employee may only use leave and be covered by VSDP if he is reinstated to pre-leave employment status. Conditional leave without pay does not guarantee reinstatement.</td>
</tr>
</tbody>
</table>
### VSDP Benefits

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
</table>
| **Layoff**                       | An employee on leave without pay - layoff who becomes ill or injured is not covered by VSDP and is not entitled to use any of his available leave. Only if this employee is recalled or reinstated to employment in a covered position and the disability continues, may he use leave and be covered by VSDP.  

An employee who incurs an injury or illness that makes him eligible for VSDP benefits will continue to receive those benefits as long as he is eligible even if subsequently placed on leave without pay - layoff. |
| **Leave without Pay – Layoff**   | An employee on leave without pay-layoff, who becomes ill or injured during the leave without pay period, may not use any of the available leave (annual leave, sick leave, family and personal leave) to cover the period of illness or injury.  

The employee may only use leave and be covered by VSDP if he is reinstated to pre-leave employment status.  

Benefits will be paid for an illness or injury that makes the employee eligible for VSDP benefits even if the employee is subsequently placed on leave without pay - layoff. VSDP benefits will cease when the employee is released to return to work (even if there is no position available),* the period of layoff expires, or other normal reasons for termination of benefits (e.g., retirement or death). |
| **Leave without Pay – Temporary Workforce Reduction** | An employee on leave without pay - temporary workforce reduction, who becomes ill or injured during the leave without pay period, may not use any of the available leave (annual leave, sick leave, family and personal leave) to cover the period of illness or injury.  

The employee may only use leave and be covered by VSDP if he is reinstated to pre-leave employment status.  

Benefits will be paid for an illness or injury that makes the employee eligible for VSDP benefits even if the employee is subsequently placed on leave without pay - temporary workforce reduction. |
| **Suspension** **                | An employee placed on suspension pending investigation or outcome of employment related court action or disciplinary suspension is not eligible to receive VSDP benefits during the period of suspension. Depending upon case facts, the employee may not be eligible for workers’ compensation benefits. If the employee is reinstated to employment in a covered position, he will be covered by VSDP and, if eligible, may receive VSDP benefits.  

* If an employee is on short-term disability, the position may not be used as a placement option. If the employee is on long-term disability, the position may be used as a placement option if it has not been refilled. The employee on long-term disability does not have rights under the layoff policy.  

** See DHRM Policy 1.60, Standards of Conduct. |
SECTION 4 – SHORT-TERM DISABILITY

Short-term disability benefits provide eligible state employees with income protection if they become disabled and unable to work. Benefits cover absences due to most medical conditions.

A short-term disability is an illness, injury or other condition, such as surgery, pregnancy, complications from pregnancy or a major chronic or catastrophic condition, which prevents an employee from performing the full duties of his job. VSDP provides coverage for non-work-related and work-related disabilities.

The maximum short-term disability period is 125 workdays. The 125-workday period is based on a Monday-through-Friday work week. If the employee is still disabled after 125 workdays, he may be placed on long-term disability.

An employee receiving short-term disability is considered to be an active employee of the Commonwealth. The employer should continue to report full pre-disability earnings to VRS for an employee on short-term disability.

ELIMINATION PERIOD FOR SHORT-TERM DISABILITY

Short-term disability benefits provide an employee who is eligible for VSDP with income protection normally after seven consecutive calendar days of absence if he becomes ill or injured and cannot work. The seven-day elimination period begins the first day of the injury, illness or period of maternity leave.

Example: An employee, whose work week is Monday through Friday, falls ill on Monday, May 4 and does not report to work that day. He is out the rest of the week. If he does not return to work the following Monday, May 11 and is certified eligible by VSDP, he begins to receive income replacement effective Monday, May 11.

If an employee works 20 hours or less during the seven-day elimination period, the elimination period is still satisfied.

Example: An employee, whose work week is Monday through Friday, falls ill on Monday, May 4 and does not report to work that day. He works eight hours on Tuesday and eight hours on Wednesday for a total of 16 hours. He is then absent Thursday and Friday. If he does not return to work the following Monday, May 11 and is certified eligible by VSDP, he begins to receive income replacement, effective Monday, May 11. He did not work more than 20 hours during the elimination period.
If an employee works more than 20 hours during the elimination period, a new seven-day elimination period must be met before short-term disability benefits begin.

If the disability is work-related, the employee is covered from the date the workers’ compensation claim is approved.

**SHORT-TERM DISABILITY FOR MAJOR CHRONIC CONDITIONS**

The seven-day elimination period for short-term disability benefits may be waived if the employee’s condition is determined by the VSDP plan administrator to be major chronic. See the Short-Term Disability Conditions section of this chapter for an explanation of this condition.

**Example:** An employee is diagnosed with lupus. During the first period of disability, the condition is not considered major chronic. A seven-day elimination period is required. Later, during a subsequent period of disability absence, the condition is determined by the VSDP administrator to be major chronic and the seven-day elimination period is waived.

**WORKERS’ COMPENSATION AND SHORT-TERM DISABILITY**

An employee may be eligible for workers’ compensation benefits if the short-term disability is the result of a work-related injury or illness. Work-related short-term disability benefits are coordinated through VSDP, DHRM and the Office of Workers’ Compensation.

Workers’ compensation is the primary benefit. VSDP benefits are secondary and are offset by payments received under workers’ compensation.

If both the workers’ compensation claim and the short-term disability claim are denied then the employer will be responsible for recouping all short-term disability payments made to the employee while the workers’ compensation decision was pending.

An employee receiving VSDP benefits cannot retire until all workers’ compensation benefits have been paid and offset.

See the Short-Term Disability Adjustments for Workers’ Compensation section of this chapter to determine how the VSDP payment is offset.
**INITIATING A SHORT-TERM DISABILITY CLAIM**

An employee must notify his human resource office and file a claim with ReedGroup within 14 days of the first day of the disability. For illnesses or injuries that are known in advance, such as for a scheduled surgery or childbirth, the employee should notify his human resource office and ReedGroup as soon as possible. This ensures the request for benefits will be evaluated with no disruption or delay. An employee may not receive benefits more than 14 days before the date the disability is reported to ReedGroup.

If the employee was hired before July 1, 2009 and incurs a work-related short-term disability, he must file a claim for benefits under both VSDP and the Workers’ Compensation Act to receive the full benefits. While the workers’ compensation claim is being reviewed, ReedGroup will manage the disability as non-work-related.

If the employee was hired or rehired on or after July 1, 2009 and incurs a work-related disability during the first year of employment, the employee must file a claim for benefits under the Workers’ Compensation Act. Once the work-related disability has been approved by the State Employees’ Workers’ Compensation Services, the employee needs to file a claim under VSDP with ReedGroup.

To initiate the claim process, the employee must call ReedGroup at 877-928-7021.

**RETROACTIVE SHORT-TERM DISABILITY CLAIM PROCEDURE**

VSDP will adjust short-term disability benefits retroactively for a period up to 14 calendar days from when a claim is initiated. It is the employee’s responsibility to file the claim timely.

**Example:** An employee becomes disabled on August 3, 2017 but uses 20 days of annual leave to cover one month’s absence. He doesn’t report his disability until August 31, 2017 and now wants the month to count toward VSDP benefits. The employer may only look back 14 calendar days prior to the day the disability is reported. His elimination period would be August 17-23, 2017 and short-term disability benefits are paid beginning on August 24, 2017. The employer adjusts his benefits retroactively for seven days and seven days of annual leave are restored to him.

**SHORT-TERM DISABILITY INTRODUCTION PACKET**

When a short-term disability claim is initiated, ReedGroup sends forms to the employee, to be returned to ReedGroup or the employer, as instructed. The documents include:

- Attending Physician Statement (physician completes and submits to ReedGroup).
• Authorization for Release of Medical Information (employee completes and submits to ReedGroup);
• Short-Term Disability Repayment Form (employee completes and submits to employer);
• Short-Term Disability Outside Earned Income Reporting Form (employee completes and submits to employer);
• Employee Work Profile.

REPORTING A SHORT-TERM DISABILITY
Each employer must report VSDP employees. For reporting information and training materials regarding short-term disability benefits, visit DOA’s website at www.doa.virginia.gov or ReedGroup’s secure website at www.reedgroup.com/vsdp-claims.

For general VRS reporting such as error adjustments, see the Enroll and Maintain Employees chapter of the Employer Manual.

SHORT-TERM DISABILITY INCOME REPLACEMENT
Employees hired or rehired on or after July 1, 2009 are eligible for non-work-related short-term disability benefits when they have completed one continuous year of employment.

PRIVATE INSURANCE FOR SHORT-TERM DISABILITIES
To bridge the one-year gap in VSDP coverage for non-work-related disabilities, an employee may purchase short-term disability insurance from an outside vendor. This coverage can be paid through payroll deduction.

A list of vendors, as well as information on how an employee can enroll and sign up for payroll deduction, can be found at www.fbmc-benefits.com/VaProviderNetwork/.

The Commonwealth of Virginia does not endorse any outside vendors.

INCOME REPLACEMENT FOR NON-WORK-RELATED SHORT-TERM DISABILITIES
The hire date and number of months of career state service determines the amount of income replacement an employee may receive. Career state service includes full-time and part-time salaried state service and absences for military leave, layoffs, temporary workforce reductions or periods of reduced hours or job restrictions while on disability.
Income replacement normally begins on the eighth calendar day of absence, after authorization by VSDP. However, the seven-day elimination period may be waived for catastrophic and major chronic conditions.

For an employee hired before July 1, 2009, use the following chart to determine the income replacement levels for short-term disabilities:

<table>
<thead>
<tr>
<th>Months of Career State Service</th>
<th>Workdays of Income Replacement at 100%</th>
<th>Workdays of Income Replacement at 80%</th>
<th>Workdays of Income Replacement at 60%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 60</td>
<td>5</td>
<td>20</td>
<td>100</td>
</tr>
<tr>
<td>60 – 119</td>
<td>25</td>
<td>25</td>
<td>75</td>
</tr>
<tr>
<td>120 – 179</td>
<td>25</td>
<td>50</td>
<td>50</td>
</tr>
<tr>
<td>180 or more</td>
<td>25</td>
<td>75</td>
<td>25</td>
</tr>
</tbody>
</table>

For an employee hired or rehired on or after July 1, 2009, use the following chart to determine the income replacement levels for short-term disabilities:

<table>
<thead>
<tr>
<th>Months of Career State Service</th>
<th>Workdays of Income Replacement at 100%</th>
<th>Workdays of Income Replacement at 80%</th>
<th>Workdays of Income Replacement at 60%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 12</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>13 – 59</td>
<td>0</td>
<td>0</td>
<td>125</td>
</tr>
<tr>
<td>60 – 119</td>
<td>25</td>
<td>25</td>
<td>75</td>
</tr>
<tr>
<td>120 – 179</td>
<td>25</td>
<td>50</td>
<td>50</td>
</tr>
<tr>
<td>180 or more</td>
<td>25</td>
<td>75</td>
<td>25</td>
</tr>
</tbody>
</table>

**Note:** An employee hired on or after July 1, 2009, who completes five years of continuous service (which includes the one-year waiting period) will be eligible for income replacement at the higher levels.

**INCOME REPLACEMENT FOR WORK-RELATED SHORT-TERM DISABILITIES**

For an employee with a work-related disability hired before July 1, 2009, use the following chart to determine the income replacement levels for short-term disabilities:

<table>
<thead>
<tr>
<th>Months of Career State Service</th>
<th>Workdays of Income Replacement at 100%</th>
<th>Workdays of Income Replacement at 80%</th>
<th>Workdays of Income Replacement at 60%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 60</td>
<td>65</td>
<td>25</td>
<td>35</td>
</tr>
<tr>
<td>60 – 119</td>
<td>85</td>
<td>25</td>
<td>15</td>
</tr>
<tr>
<td>120 or more</td>
<td>85</td>
<td>40</td>
<td>0</td>
</tr>
</tbody>
</table>
For an employee with a work-related disability hired or rehired July 1, 2009 or after, use the following chart to determine the income replacement levels:

<table>
<thead>
<tr>
<th>Months of Career State Service</th>
<th>Workdays of Income Replacement at 100%</th>
<th>Workdays of Income Replacement at 80%</th>
<th>Workdays of Income Replacement at 60%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 60</td>
<td>0</td>
<td>0</td>
<td>125</td>
</tr>
<tr>
<td>60 – 119</td>
<td>85</td>
<td>25</td>
<td>15</td>
</tr>
<tr>
<td>120 or more</td>
<td>85</td>
<td>40</td>
<td>0</td>
</tr>
</tbody>
</table>

An employee on a work-related claim who only receives a workers’ compensation benefit does not continue to accrue VRS service when the 5% member contribution ends. The employee is eligible to purchase this period.

**CALCULATING INCOME REPLACEMENT FOR WORK-RELATED SHORT-TERM DISABILITIES**

If the employee’s workers’ compensation claim is approved, it becomes the primary disability benefit. The employee will receive 66⅔% of his average weekly wage at the time of the disability, within limits established by the State Employees' Workers’ Compensation Services. VSDP will supplement this benefit up to the applicable income replacement level. The VSDP benefit supplements the workers’ compensation benefit if the workers’ compensation benefit is less than the VSDP guaranteed income replacement.

**TAXES ON SHORT-TERM DISABILITY BENEFITS**

The benefits paid under (non-work-related) short-term disability are fully taxable. While the employee receives non-work-related disability benefits, pay for the following benefits are fully taxable:

- Disability credits;
- Annual leave;
- Family and personal leave;
- Other eligible leave used to supplement income replacement at 100%.

**EFFECT OF SHORT-TERM DISABILITY ON LEAVE**

Sick leave and recognition leave may not be used to supplement the difference in pay during periods of short-term disability. However, the following may be used to supplement VSDP benefits to receive 100% pay during periods of 80 or 60% disability:

- Family and personal leave;
VSDP BENEFITS

- Annual leave;
- Compensatory overtime;
- Disability credits in eight-hour increments for any portion of the day, if available.

An employer may develop internal policies for verification of sick leave. Such policies should be reasonable, suited to the employer’s business needs and consistent with the general guidance provided by DHRM.

ANNUAL LEAVE AND SHORT-TERM DISABILITY

Annual leave is accrued based on an employee’s percentage of full-time employment and total years of career state service. Leave continues to accrue for 90 consecutive calendar days while an employee is on short-term disability. After 90 days, the accrual stops. To begin accruing leave again, the employee must complete an entire pay period with no loss of pay. Paid time off is available for personal use, as approved by employer management.

An employee who does not have sufficient leave credits to continue full pay during the seven-day elimination period will be placed on leave without pay. The employee will begin accruing annual leave again only after completing an entire pay period with no loss of pay.

DISABILITY CREDITS FOR SHORT-TERM DISABILITY INCOME REPLACEMENT

An employee who elected to participate in VSDP during the 1999 and 2002 enrollments may have converted his sick leave to disability credits, which can be used for income replacement. The credits are used in eight-hour increments; eight disability credits equal one day of 100% income replacement.

The use of disability credits for short-term disability income replacement is voluntary. An employee who has disability credits must notify his employer in writing to specify when the disability credits are to be applied to continue income replacement at 100% while on short-term disability. This notification should take place prior to the pay period in which the credits will be applied.

Example: An employee received 25 workdays of short-term disability at 100% income replacement. The 26th through 100th workday of disability, he is to receive 80% income replacement. The employee has 800 disability credits. He elects to use 600 disability credits to increase his income from 80% to 100% for the 75 workdays (75 x 8 = 600 credits). He is left with 200 disability credits remaining at the end of the 100th workday period. He then elects to use the remaining 200 credits to increase his income from 60% to 100% (25 x 8 = 200 credits) for the remaining 25 days of short-term disability.
SHORT-TERM DISABILITY CONDITIONS

If the employee’s short-term disability condition meets the requirements outlined below, the employee may be eligible to have the seven-calendar waiting period waived or to receive higher income replacement. For income replacement information, see the Short-Term Disability Income Replacement section of this chapter.

SHORT-TERM DISABILITY FOR A MAJOR CHRONIC CONDITION

A short-term disability is determined to be major chronic if it is a life-threatening health condition that exists over a prolonged period of time and is not expected to resolve in the foreseeable future. The employee must:

- Be determined to be disabled by a licensed treating healthcare professional;
- Have experienced a period of disability for the same condition within the last six months;
- Be under the ongoing care of a licensed treating healthcare professional.

The determination of a life threatening health condition is made at the discretion of the VSDP plan administrator. All cases are reviewed and updated with additional medical information on an individual basis.

An employee may be approved for intermittent major chronic short-term disability. Absences may be in periods of a day, days or weeks. Each period of approved absence for the original short-term disability claim counts toward the 125-workday period for long-term disability. The employer should track the intermittent days as the 125-workday period. This time may count toward FMLA as well.

SHORT-TERM DISABILITY FOR A CATASTROPHIC CONDITION

A short-term disability is determined to be catastrophic if an employee has a severe cognitive impairment requiring substantial supervision or is unable to perform at least two of the activities of daily living (ADL) without assistance. These activities are:

- Bathing;
- Dressing;
- Eating (ability to feed oneself);
- Controlling the bladder or bowel;
- Toileting (ability to get on and off the toilet and a reasonable level of personal hygiene);
- Transferring (getting in or out of bed or chairs).

Income replacement is at 80% of the pre-disability income as long as the employee’s condition is considered catastrophic.
PARTIAL DISABILITY
A partial disability exists during the first 24 months following the onset of an injury or illness when an employee is earning less than 80% of his pre-disability income and, as a result of the illness or injury, the employee is:

• Able to perform one or more, but not all of the essential functions of his own job in an active employment status or on a part-time basis;
• Able to perform all the essential job functions of his own job on a part-time basis only.

TOTAL DISABILITY
A total disability exists during the first 24 months following the onset of a short-term injury or illness when an employee is unable to perform all of the essential functions of his own job, or after the initial 24 months following the onset of an injury or illness when an employee is unable to perform any job for which he is reasonably qualified and he is earning less than 80% of his pre-disability earnings.

SUCCESSIVE PERIODS OF SHORT-TERM DISABILITY DUE TO THE SAME CONDITION
If an employee is released by the treating healthcare professional to return to his pre-disability position on a full-time, full-duty basis and again becomes disabled due to the same condition within 45 consecutive calendar days, it is considered a continuation of the same short-term disability claim.

Note: If during the 45-day recurrent period, an employee misses at least a full day of work and seeks medical treatment on that day for the reason he was on claim, then he must satisfy a new 45-day recurrent period.

WHEN THE CONDITION BECOMES A NEW SHORT-TERM DISABILITY
A new period of short-term disability begins when the employee:

• Returns to work full-time/full-duty for 45 or more consecutive calendar days; or
• Experiences a new disability or illness during the 45-calendar-day period, unrelated to the first condition;

The employee must satisfy a new seven-day elimination period and income replacement begins again at:

• 100% of pre-disability income for an employee hired or rehired before July 1, 2009;
• 60% of pre-disability income for an employee hired or rehired on or after July 1, 2009 with less than 60 months of continuous state service.
ADJUSTMENTS TO SHORT-TERM DISABILITY BENEFITS

If an employee receives or is eligible to receive income and/or benefits from certain sources, the VSDP short-term disability benefits will be offset. When combined with the income from these other sources, the employee cannot receive more than 100% of his pre-disability income.

An employee is responsible for reporting any additional income to his employer. Employees who are overpaid are required to repay, with interest, any overpayment to their employer.

Short-term disability benefit payments will be adjusted by any payable income from the following sources:

- Disability payments from the SSA or other similar government program benefits that the employee or his family is entitled to as a result of the qualifying disability;
- Benefits paid under any other governmental disability program, including local government disability benefits, federal civil service benefits that are paid for the same disabling condition;
- Benefits received from any other state agency-sponsored group insurance contract for the purpose of providing income replacement for the same disabling condition (not including any disability insurance purchased directly by the employee);
- Benefits paid under any compulsory benefits law, such as workers’ compensation, severance or unemployment compensation.

If the employee applied for the benefits under some of the programs listed above and has not yet been approved, the VSDP benefit will not be reduced until the approval has been obtained and benefits from the other program begin.

Cost-of-living increases received in payments from sources listed above will not be considered in the offset of the VSDP short-term disability benefit.

CALCULATING SHORT-TERM DISABILITY ADJUSTMENTS

Short-term disability payments are adjusted for wages and salary reported on W-2 forms and income from self-employment. To calculate the adjusted short-term disability income benefit, reduce the pre-disability income amount by the outside income and apply the appropriate percentage of income replacement. To determine the total weekly income, add the outside income to the adjusted short-term disability benefit.
For example, an employee’s pre-disability income is $1,000 per week with $500 per week from outside income. During short-term disability, the outside income offsets the pre-disability income and the employee receives the appropriate percentage of the remaining balance:

- 100% income replacement – \((1,000 - 500) \times 100\% = 500\);
- 80% income replacement – \((1,000 - 500) \times 80\% = 400\);
- 60% income replacement – \((1,000 - 500) \times 60\% = 300\).

**SHORT-TERM DISABILITY OVERPAYMENTS**

An employee who is overpaid in short-term benefits is required to repay his employer. The repayment is with interest and is based on the earnings presumption rate in effect at the time.

VRS may also recover from the employee, with interest, payments due to:

- Falsification of statements;
- Falsification of any record knowingly made by or on behalf of the employee;
- The employee’s failure to make any report of change in disability status.

**SHORT-TERM DISABILITY ADJUSTMENTS FOR WORKERS’ COMPENSATION**

If the short-term disability is work-related and the employee is receiving a workers’ compensation benefit, the workers’ compensation benefit is paid first. If the workers’ compensation benefit is greater than the adjusted short-term disability benefit, no VSDP benefit is payable. The VSDP benefit, when combined with other income from employment, may not exceed 100% of the pre-disability income.

Lump-sum settlements under workers’ compensation are prorated over the period during which the employee receives the VSDP disability benefit. Payments made under the Workers’ Compensation Act for permanent partial disabilities and medical, legal or rehabilitation expenses are not included in determining the prorated amount.

**Example:** An employee receives $600 a week under workers’ compensation. He accepts a lump sum settlement amount of $12,000, which includes a payment of $6,000 to cover both medical and legal expenses. Subtracting the medical and legal expenses from the $12,000 yields a net lump sum payment of $6,000. This net lump sum of $6,000 is divided by the $600 per week payment he would have received if he had not accepted the settlement \((6,000 \div 600 = 10\text{ weeks})\). The VSDP supplemental benefit would apply as though the weekly workers’ compensation benefit was being paid for a period of 10 weeks. After the 10 weeks, the full VSDP benefit is paid at the appropriate income replacement level.
9-, 10- AND 11-MONTH EMPLOYEES ON SHORT-TERM DISABILITY

Employees who work on 9-, 10- or 11-month contracts and are paid over 24 pay periods are paid a base rate and retained earnings. If the employee has a short-term disability, which reduces his salary to 80% (and subsequently 60%), the percentage of pay reduction will be taken from both the base rate and the retained earnings.

REPORTING AN INJURY OR ILLNESS FOR SHORT-TERM DISABILITY WHILE IN A NON-WORK PERIOD

An employee may become injured or ill during a period while not at work. If the disability prevents him from returning to work at the start of his new contract, he may file a short-term disability claim at that time. The date of disability remains the same. Day one of the seven-calendar-day elimination period is the date of disability. Short-term disability benefits begin on the start date of the new contract period or on the eighth day following the elimination period, whichever is greater. The employee is eligible for the entire 125-day work period for short-term disability from the date the benefits begin.

SHORT-TERM DISABILITY AND NON-RENEWAL OF EMPLOYMENT CONTRACT

If an employee is receiving short-term disability benefits and his contract is not renewed, the short-term disability benefits end when the contract ends.

Example: An employee’s contract ends May 15 with no contract renewal. He becomes injured March 1. Short-term disability benefits end May 15 and the employee is terminated as of that date.

MISCELLANEOUS SHORT-TERM DISABILITY ISSUES

RETIREMENT BENEFITS UNDER SHORT-TERM DISABILITY

While on short-term disability, the employee continues to accrue service toward retirement and the health insurance credit unless he is only receiving a workers’ compensation benefit and there is no 5% member contribution. The employee may purchase this period.

The employee also continues to pay only his share of health insurance premiums and continues both Basic Group and Optional Life Insurance coverage. The 457 Plan contributions are still allowed for an employee with a non-work-related disability.
See Appendix 2 – VSDP Benefits for more detailed information about the benefits available under VSDP.

**SHORT-TERM DISABILITY IN A GRANT-FUNDED POSITION**

The employer must provide short-term disability benefits to an eligible employee who works in a grant-funded position, even if the grant expires after the employee begins short-term disability. The employer may ask the organization providing the money for the grant-funded position to agree to pay for the short-term disability benefits.

**PERFORMANCE APPRAISAL DURING SHORT-TERM DISABILITY**

Performance appraisals for a classified employee should be completed according to the employer’s policy for all employees on short-term disability. An employee who is not working will receive a salary increase, if awarded, based on the evaluation results. The increase is incorporated into the short-term disability benefits. After the employee returns to work, the employer should discuss the performance appraisal with the employee.

Absences for short-term disability under VSDP should not be used to negatively impact the employee’s overall performance rating or performance increase.

An employee is eligible for a retroactive performance increase upon completion of the performance evaluation if the evaluation is not current.

**DISCIPLINARY SUSPENSION/TERMINATION DURING SHORT-TERM DISABILITY**

If an employee receives a disciplinary suspension or termination while receiving short-term disability benefits, the benefits stop as of the date of suspension or termination.

An employee placed on suspension in the following circumstances is not eligible to receive VSDP benefits during the period of suspension:

- Pending investigation;
- Pending outcome of employment related court action;
- Pending outcome of disciplinary suspension. 

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7 See DHRM Policy 1.60, Standards of Conduct.
Depending on the case facts, the employee may not be eligible for workers’ compensation benefits.

If an investigation is initiated and the employee goes on short-term disability, the investigation should continue and be completed. Even if the employee is on short-term disability, he may still be terminated. If the employee is reinstated in a covered position, benefits will be retroactive from the date of disability.

**Short-Term Disability Adjustments for Severance**

VSDP short-term disability benefits are offset by severance payments. An employee who is still disabled at the end of severance or who is on leave without pay - layoff will continue to receive VSDP short-term disability benefits, as long as the illness or disability continues to be clinically and administratively approved.

Workers’ compensation benefits are not offset by severance benefits; however, the VSDP portion received by the employee is offset by severance.

**Holiday Pay while on Short-Term Disability**

An employee on short-term disability receives 100%, 80% or 60% (depending on the employee’s benefit income level as of the holiday) for the hours he does not work on the holiday, provided the disability absence is authorized. An employee at 80% or 60% benefit level may use annual leave and/or family and personal leave to receive 100% income replacement. Holidays count toward the seven-day elimination period.

**Example:** During the seven-day elimination period, count any holidays toward the required seven consecutive calendar days. Once the employee begins to receive short-term disability benefits, the employer will pay the employee holiday leave based on the level of short-term disability benefit (100%, 80% or 60%). If the employee is receiving less than 100% benefit on the holiday, the employee will have to use accrued leave to supplement to 100%.

**End of Short-Term Disability Benefits**

Short-term disability benefits end when the employee does one of the following:

- Returns to work on a full-time, full-duty basis;
- Takes a refund of the VRS contributions and interest;\(^8\)

\(^8\) See the Refunds and Distributions Chapter of the Employer Manual.
• Is no longer medically eligible;
• Receives long-term disability benefits;
• Does not cooperate or comply with the requirements of VSDP;
• Begins to receive a VRS service retirement benefit;
• Dies.

**Note:** An employee is not allowed to take service retirement while receiving workers’ compensation benefits.

Employees who fail to comply with the VSDP requirements during short-term disability periods, such as return-to-work arrangements or vocational rehabilitation, may have benefits reduced to at least 50% and cease entirely. The employee may also be subject to disciplinary action, up to and including termination from the program and from employment.  

If the employee dies during short-term disability, his survivor may be eligible for a benefit. The survivor should contact the employer’s human resource office for more information about death-in-service survivor benefits.

**RETURNING TO WORK AFTER A SHORT-TERM DISABILITY**

The employer is responsible for establishing specific policies and procedures and creating opportunities for the employee to be able to return to work after a short-term disability. The goal is the employee’s safe return to gainful employment, though the return to the same agency and position is not guaranteed.

This section applies to employees who have met the 12-month eligibility requirements and have gone out on short-term disability.

**EXECUTIVE ORDER 109 AND SHORT-TERM DISABILITY**

Executive Order 109 (2010) ensures that all executive branch departments, agencies and institutions of higher learning follow guidelines about workplace safety and employee health. The employer should:

• Evaluate and modify the agency’s workers’ compensation return-to-work policy to include non-work-related periods of short-term disability;
• Cooperate with DHRM and VRS VSDP to establish return-to-work opportunities appropriate for the individual employee and employer;

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9 See DHRM Policy 1.60, Standards of Conduct.
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- Include goals in manager performance expectations to reduce employee work-related and non-work-related short-term disability time;
- Establish strategies and practices to reduce lost time and to support the safe resumption of work for employees;
- Evaluate annually those cases where an employee is unable to return to work in a transitional and/or permanent capacity;
- Report employer goals and strategies to reduce lost time by October 1 of each year to VRS and DHRM.

To support Executive Order 109 initiatives and goals, VRS and DHRM will:

- Review employer goals and strategies;
- Provide training, consultation and support for employer initiatives;
- Report non-compliance with the provisions of Executive Order 109 and report annually to the governor on progress made in improving workplace safety and returning employees to work.

More information on Executive Order 109 is available on the workers’ compensation area of the DHRM website at www.dhrm.virginia.gov.

RETURN-TO-WORK PROGRAMS FOR SHORT-TERM DISABILITIES

ReedGroup, the employer’s human resource office and the employee’s licensed treating healthcare professional work together to coordinate an employee’s return to work after a short-term disability. If the employee cannot return full-time, full-duty, the human resource office provides an Employee Work Profile to ReedGroup.

The Employee Work Profile is reviewed and an evaluation is prepared to determine physical activities the employee can safely perform. The evaluation covers how long the employee can sit, stand, walk or drive and how many pounds he can safely lift or carry. The human resource office determines whether the employer is able to accept the temporary job modifications.

Each employer should have specific policies and procedures that include the maximum length of time temporary accommodations may be offered to an employee. If the employer offers a return-to-work program, the employer should notify the employee of the date he is expected to return and the period of time the program will be offered.

An employee continues to receive VSDP short-term disability benefits while working under a return-to-work program. The VSDP benefit is adjusted by any income earned while in the program.
An employee may also return to work immediately if he presents a doctor’s note releasing him to return to work full-time and full-duty prior to the authorized end date. The employer should fax the note to and then call ReedGroup to verify the note is from the licensed treating healthcare professional who certified the disability.

If the doctor’s note indicates restrictions, the employer should review the request and determine if the restrictions can be accommodated. If ReedGroup confirms the doctor’s note is from the licensed treating healthcare professional that certified the disability, the employee may return to work immediately.

**ADDITIONAL SHORT-TERM DISABILITY SERVICES PROVIDED BY REEDGROUP**

VSDP provides medical and vocational case management during periods of short-term disability. The employee may be required to participate in such a plan while receiving short-term disability benefits. The plan may be a medical plan prescribed by a licensed treating healthcare professional or a vocational rehabilitation or a return-to-work plan coordinated on the employee’s behalf by ReedGroup, the employer or a rehabilitation services provider. The plan must be consistent with the licensed treating healthcare professional’s recommendations regarding the employee’s ability to return to work.

The first priority is to return the employee to the same job and agency. If that is not possible, ReedGroup will work with the employee, the employer's human resource office and the licensed treating healthcare professionals to attempt to return him to another position. Placement options may include working at the same agency in a different job, working at another agency or working in a non-state position.

The vocational rehabilitation counselor will take the following into account in working with the employee on a formal vocational rehabilitation plan:

- Physical/mental capabilities;
- Educational background;
- Work history;
- Transferable skills;
- Pre-disability wages and salary;
- Interests;
- Aptitudes.
The purpose of return-to-work and vocational rehabilitation plans is to return the employee to work safely. If the employee does not comply with the plan, short-term disability benefits may be reduced or discontinued and the employee may be subject to disciplinary action or termination from his job.

If work is arranged through a vocational, rehabilitation or return-to-work program, or if an employee returns to work with job modifications or reduced hours, the days worked are not counted in determining the duration of the return-to-work period.

**Leave Accruals during Short-Term Disability**

An employee on short-term disability does not receive sick leave or family and personal leave if receiving disability benefits on January 10. Leave is only applied when the employee returns to active employment.

An employee in a short-term disability working status receives the yearly VSDP leave allotments (sick, family and personal leave) based on his full-time or part-time status. If the employee is now ready to return to full-time work and was working less than 100%, then the employee would receive the difference between what he would have received in a full-time status and what he received for part-time status. Accruals begin at the pre-disability rate.

**Example:** A full-time employee with 65 months of service receives 72 hours of sick leave and 32 hours family and personal leave. If the employee returns in a part-time status in February, he will receive 32 hours of sick leave and 32 hours of family and personal leave. When the employee returns to full-time duty, 40 hours of sick leave will be added (32 + 40 = 72), but no additional family and personal leave will be added.

When an employee is working while on short-term disability status and then goes back into non-working status, he continues to accrue annual leave for a period of 90 consecutive workdays following the return to full short-term disability. The 90-day workday provision begins any time an employee returns to short-term disability from a short-term disability working status.

**Responsibilities during Short-Term Disability**

Each of the following key parties work to make the disability process as easy as possible and return the employee to work, as soon as he is medically able.

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10 See DHRM Policy 4.10, Annual Leave.
EMPLOYEE ON SHORT-TERM DISABILITY
Throughout the period of short-term disability, an employee must comply with any medical or vocational rehabilitation requirements that ReedGroup has established, reporting to the employer any outside income received and communicating with his supervisor. The employee:

- Initiates the short-term disability claim by contacting ReedGroup and human resource representative;
- Returns the Attending Provider Statement and Medical Authorization Form to ReedGroup;
- Complies with any return-to-work initiatives prepared by his employer;
- Stays in regular contact with his supervisor;
- Complies with any vocational and physical rehabilitation requirements;
- Advises the employer if he wants to use disability credits;
- Contacts the employer and ReedGroup;
- Works with the licensed treating healthcare professional to ensure the timely delivery of medical information to ReedGroup;
- Reports all outside earned income while on disability by returning the Repayment Agreement and Outside Earned Income Reporting Form to the employer.

EMPLOYER OF A SHORT-TERM DISABILITY RECIPIENT
The employer helps the employee throughout the entire short-term disability period. The employer:

- Advises the employee of the impact of FMLA on the period of disability;
- Pays the employee while he is on short-term disability;
- Communicates with the employee throughout the period of disability;
- Discusses with the employee which leave type to use, including disability credits, to cover the seven-day elimination period and period of short-term disability when income goes below 100%;
- Works with ReedGroup to develop return-to-work plans for short-term disabilities;
- Assists the employee in returning to work when it is medically advisable to do so.

LICENSED TREATING HEALTHCARE PROFESSIONAL OF A SHORT-TERM DISABILITY RECIPIENT
The employee’s licensed treating healthcare professional plays an important role in helping the employee return to work after a short-term disability. The licensed treating healthcare professional:

- Receives the employee’s signed medical release form;
- Provides the employee’s medical information to ReedGroup;
- Participates in planning for the employee’s rehabilitation throughout the period of disability;
- Coordinates the employee’s return-to-work efforts with ReedGroup and the employer.
**ReedGroup for Short-Term Disability Benefits**

ReedGroup, the third party administrator for VSDP, serves as the coordinator of the short-term disability process. ReedGroup:

- Opens the claim and advises the employee of the next steps;
- Mails an information packet to the employee upon notification of a new claim;
- Receives the employee’s medical information from the employee’s physicians;
- Reviews the claim and approves or denies it;
- Advises both the employer and the employee of the claim status;
- Advises the employer of any of the employee’s additional reported income that will offset the benefit payments;
- Coordinates the return-to-work program with the employer and physician;
- Manages any issues of non-compliance.

**DHRM for Short-Term Disability Benefits**

DHRM is responsible for guiding the key parties through short-term disability policies. DHRM:

- Provides policy guidance to VRS in administering VSDP;
- Provides policy interpretation to employers;
- Coordinates workers’ compensation claims with ReedGroup and administer the State Employee Workers’ Compensation Program.
SECTION 5 – LONG-TERM DISABILITY

Long-term disability benefits provide income replacement for an employee who becomes disabled and is unable to work for an extended period of time. Long-term disability is a non-work-related or work-related condition that prevents the employee from performing the full duties of the job for an extended period of time. A work-related disability is the result of an occupational illness or injury that occurs on the job and the cause is determined to be work-related under the Virginia Workers’ Compensation Act. Long-term disability benefits begin at the expiration of the maximum period of short-term disability.

While on long-term disability, the employee continues to accrue service as a VRS-covered member. Long-term disability participants are not considered employees of the Commonwealth of Virginia while on long-term disability and the employer is allowed to recruit for and to fill the position.

Long-term disability is in effect when the employee:

- Is not working at all;
- Is working at the agency for less than 20 hours per week in a full-time position;
- Is working at the agency for less than 20 hours per week in a qualified part-time position.

LONG-TERM DISABILITY ELIMINATION PERIOD

Long-term disability benefits provide income protection to an employee who has been on short-term disability for 125 workdays.

For major chronic conditions, the 125 workdays are cumulative, not consecutive, and can be interrupted by periods of work that is full-duty and full-time for less than 45 consecutive calendar days. If an employee returns to work for 45 or fewer consecutive calendar days during the 125-workday period and cannot continue to work, the periods of work are not counted toward the 125-workday period.

LONG-TERM DISABILITY INTRODUCTION PACKET

In the fifth month of the short-term disability period, ReedGroup sends a long-term disability introduction packet to the employee. The packet includes a letter encouraging the employee to use Allsup, the free SSDI assistance provider. The packet also includes forms that ReedGroup uses to
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transition the employee into long-term disability status and should be returned to ReedGroup. The documents include:

- Long-term disability Repayment Agreement;
- Authorization for Release of Medical Information;
- Outside Earned Income Reporting Form;
- W-4;
- Request for Health Insurance Credit.

LONG-TERM DISABILITY INCOME REPLACEMENT

For employees hired before July 1, 2009, long-term disability benefits provide income replacement of 60% of the pre-disability income, including any salary increases received while on short-term disability. Income replacement is 80% for a catastrophic condition. See the Long-Term Disability Conditions section of this chapter for more information. Income replacement may adjust to 80% for catastrophic conditions.

Example: An employee’s pre-disability income was $5,500 per month. His long-term disability benefit would be $5,500 times 60%, or $3,300 per month.

An employee who receives long-term disability benefits every month during a full calendar year (January 1 to December 31) becomes eligible for a cost-of-living adjustment (COLA) on the following July 1 if he is still on long-term disability, provided a COLA is authorized by the VRS Board.

If the employee’s workers’ compensation claim is approved, it becomes the primary long-term disability benefit. The employee will receive 66⅔% of his average weekly salary at the time of the disability, within limits established by the State Employees’ Workers’ Compensation Services. VSDP will supplement this benefit up to the applicable income replacement level. The VSDP benefit supplements the workers’ compensation benefit if the workers’ compensation benefit is less than the VSDP guaranteed income replacement.

EMPLOYMENT STATUS DURING LONG-TERM DISABILITY

An employee on long-term disability is considered to be an inactive employee of the Commonwealth. As a result, the return to the pre-disability position is not guaranteed. Creditable service is earned during periods of long-term disability and counts toward the five years required
for vesting and toward VRS service retirement. Service cannot be purchased during periods of long-term disability.

If the employer has not filled the employee’s pre-disability position at the time the employee is ready to return to full-time duty, he may return to the original position. Otherwise, return to full-time, covered employment must be accomplished through the competitive recruitment process.

**SSDI Long-Term Disability Benefits**

An employee who is going into long-term disability is required to apply for SSDI benefits, if ReedGroup advises it.

ReedGroup provides SSDI filing assistance through Allsup at no cost to the member. If the member does not use this service, his VSDP long-term disability benefit will be reduced by an estimated SSDI benefit amount during the SSDI application process.

If the employee does not apply, he is sent a SSDI Suspend Pay letter. The letter informs the employee that disability benefits from ReedGroup will cease until the employee:

- Provides evidence of applying for SSDI;
- Receives an SSDI award.

The letter instructs the employee how to apply for SSDI if he has not already done so. It also provides the mailing address to mail evidence if he has already applied for SSDI.

**Long-Term Disability Adjustments for Workers’ Compensation**

Work-related long-term disability benefits are coordinated through VSDP, DHRM and the Office of Workers’ Compensation.

Workers’ compensation is the primary benefit. VSDP benefits are secondary and are offset by payments received under workers’ compensation. VSDP supplemental payments will not exceed 60% of the employee’s pre-disability income (80% if catastrophic), adjusted for any wages and salary from employment.

An employee receiving VSDP benefits cannot take service retirement until all workers’ compensation benefits have been paid and offset.
See the Long-Term Disability Adjustments for Workers’ Compensation section of this chapter to determine how the VSDP payment is offset.

**EFFECT OF LONG-TERM DISABILITY ON LEAVE**

**SICK LEAVE AND LONG-TERM DISABILITY**
Sick leave cannot be used to supplement the difference in pay between the 60% received under long-term disability and the employee’s full-time salary. Employees will not be compensated for unused balances when transitioning from short-term disability (or long-term disability working) to long-term disability or to long-term disability working.

An employee on long-term disability working status will receive the allotment on January 10 of the new calendar year. The employee will received either the full-time or part-time work allotment based on the hours he is working.

If the employee is on long-term disability status on January 10, he will not receive any new sick leave until returning to active employment. If the employee did not receive the leave on January 10, credits are applied based on the employee’s months of state service as of January 10. If the employee received leave for the year and is returning prior to January 10, any leave lost when transitioning to long-term disability will be restored.

Time spent on long-term disability does not count toward months of service for accruals.

**FAMILY AND PERSONAL LEAVE AND LONG-TERM DISABILITY**
The employee may not use any unused family and personal leave to supplement the difference in pay between the percentage received under long-term disability and his regular, full-time salary. An employee is not paid for any unused family and personal leave when moving from short-term disability to long-term disability.

An employee on long-term disability working status will receive the allotment on January 10 of the new calendar year. The employee will received either the full-time or part-time work allotment based on the hours he is working. If the employee is on long-term disability working, he can use the leave for income replacement.
If the employee is on long-term disability status on January 10, he will not receive any new family and personal leave until returning to active employment. If the employee did not receive the leave on January 10, credits are applied based on the employee’s months of state service as of January 10. If the employee received leave for the year and is returning prior to January 10, any leave lost when transitioning to long-term disability will be restored. Time spent on long-term disability does not count toward months of service for accruals.

**ANNUAL LEAVE AND LONG-TERM DISABILITY**

The employer should pay the employee the balance of accrued annual leave, up to the maximum allowed under policy, when the employee goes from short-term disability into long-term disability. The annual leave is paid at the rate of the employee’s pre-disability income.

During long-term disability, the employee does not accrue additional annual leave. If the employee returns to active employment within 18 months, he may repurchase all or part of the annual leave that was paid out. The cost is at the lesser of:

- The employee’s current rate of pay;
- The rate at which the leave was paid out.

If the employee returns to full-time work, he will begin to accrue annual leave based on a percentage of full-time employment.

**Example:** If an employee works 50% of a full-time position, he will accrue annual leave at 50% of the full-time rate.

The employee must complete a full pay period before accruals begin. Time spent on long-term disability does not count toward years of service for accruals.

**Note:** If the employee is on long-term disability working, he is not paid annual leave and may use the leave for income replacement.

**DISABILITY CREDITS FOR LONG-TERM DISABILITY INCOME REPLACEMENT**

An employee who elected to participate in VSDP during the 1999 and 2002 enrollments may have converted his sick leave to disability credits. Disability credits are sick leave balances that were converted to credits at the time of enrollment, to be used for income replacement. The credits are used in eight-hour increments; eight disability credits equal one day of 100% income replacement.
At the onset of long-term disability, ReedGroup applies any disability credits for income replacement for the period of 60% pay (80% for catastrophic conditions). The employer must provide to ReedGroup the number of disability credits remaining at the time the employee enters into long-term disability. The use of these disability credits is mandatory.

**Note:** If the employee is on long-term disability working, he has the option to use disability credits for income replacement or not.

If less than eight hours of disability credits remain, the employer pays the employee at the start of long-term disability. If the employee has five or more years of classified service, he will be paid 25% of the remaining credits, up to $5,000.

**OVERTIME LEAVE AND COMPENSATORY LEAVE WITH LONG-TERM DISABILITY**

The employer should pay the employee the balance of accrued overtime leave and compensatory leave when the employee goes from short-term disability into long-term disability.

**Note:** If the employee is on long-term disability working, he is not paid for overtime and compensatory leave. The employee can use the leave for income replacement.

**TAXES ON LONG-TERM DISABILITY BENEFITS**

The benefits paid under (non-work-related) long-term disability are fully taxable. While the employee receives non-work-related disability benefits, pay for the following benefits are fully taxable:

- Disability credits;
- Annual leave;
- Family and personal leave;
- Other eligible leave used to supplement income replacement at 100%.

**LONG-TERM DISABILITY CONDITIONS**

If the employee's long-term disability condition meets the requirements outlined below, he may be eligible for higher income replacement. For income replacement information, see the Long-Term Disability Income Replacement section of this chapter.
LONG-TERM DISABILITY FOR A MAJOR CHRONIC CONDITION

A long-term disability is determined to be major chronic if it is a life threatening health condition that exists over a prolonged period of time and is not expected to resolve in the foreseeable future. The employee must:

- Be determined to be disabled by a licensed treating healthcare professional;
- Have experienced a period of disability for the same condition within the last six months;
- Be under the ongoing care of a licensed treating healthcare professional.

The determination of a life threatening health condition is made at the discretion of the VSDP plan administrator. All cases are reviewed and updated with additional medical information on an individual basis.

LONG-TERM DISABILITY FOR A CATASTROPHIC CONDITION

If it is determined that the long-term disability is catastrophic, the 60% income replacement level may be increased to 80% for the duration of the disability. ReedGroup will consult with the employee’s licensed treating healthcare professional and determine if the employee’s condition is catastrophic and when the 80% disability payments begin.

A long-term disability is determined to be catastrophic if an employee has a severe cognitive impairment or is unable to perform at least two of the activities of daily living (ADL) without assistance. These activities are:

- Bathing;
- Dressing;
- Eating (ability to feed oneself);
- Controlling the bladder or bowel;
- Toileting (ability to get on and off the toilet and a reasonable level of personal hygiene);
- Transferring (getting in or out of bed or chairs).

The employee may also be eligible for catastrophic disability benefits if he is placed in a guardianship or under supervision because of a severe cognitive impairment, such as Alzheimer's disease.

If the employee’s condition improves so he no longer meet the criteria for catastrophic disability, but is still on long-term disability, the income replacement returns to 60% of the pre-disability income.
Note: VSDP benefits are secondary and are offset by payments received under workers’ compensation. VSDP supplemental payments will not exceed 80% of the employee’s pre-disability income for catastrophic conditions.

SUCCESSIVE PERIODS OF LONG-TERM DISABILITY DUE TO THE SAME CONDITION
If the employee returns to work and is able to perform the full duties of the pre-disability job without any restrictions, but becomes disabled again from the same condition within 125 workdays, the disability is considered to be a continuation of the prior long-term disability. The employee goes on long-term disability with no elimination period.

This condition applies if an employee returns to his pre-disability job full-time and performing the full duties of the job. After 24 months, this condition applies if he returns to his pre-disability job or any job for which he is reasonably qualified to perform based on his training and experience.

If the employee becomes disabled from the same condition after returning to work for 125 workdays or more, he will need to file a claim for a new period of short-term disability and satisfy the seven-day elimination period. The employee must still be working in a VSDP-eligible position.

If work is arranged through a vocational rehabilitation program or return-to-work program, or if the employee returns to work with job modifications or reduced hours, the days worked are not counted as part of the 125-workday limitation.

ADJUSTMENTS TO LONG-TERM DISABILITY BENEFITS
Long-term disability benefits are adjusted by any benefits payable as a result of the same disability. The employee cannot receive more than 100% of his pre-disability income.

The employee is responsible for reporting any additional income to ReedGroup using the Outside Earned Income Reporting Form (for long-term disability) included in the VSDP introductory packet. An employee who is overpaid is required to repay, with interest, any overpayment to ReedGroup.

Long-term disability benefit payments will be adjusted by any income from the following sources:
• Wages and salary received from employment, including income reported on W-2 forms and income from self-employment;
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- Disability payments from the SSA or other similar government program benefits that the employee or his family is entitled to as a result of the qualifying disability;
- Benefits paid under any other governmental disability program, including local government disability benefits, federal civil service benefits that are paid for the same disabling condition;
- Benefits payable from any other state agency-sponsored group insurance contract for the purpose of providing income replacement for the same disabling condition (not including any disability insurance purchased directly by the employee);
- Benefits paid under any compulsory benefits law, such as workers’ compensation, severance or unemployment compensation.

Cost-of-living increases received in payments from sources listed above will not be considered in the offset of the VSDP benefit.

Disability benefit payments are offset by any amount from any of the above payment sources, whether or not the employee receives the payments. This includes cases where the employee is denied benefits and fails to appeal the denial. However, any benefits that are denied on an appeal that was requested by ReedGroup will not reduce the employee’s disability payment.

Benefits under some of the programs listed above that have been applied for, but not yet approved, will not reduce the employee’s disability benefit until the approval has been obtained and the benefits from the other program begin. If the benefits from other programs are made retroactively, appropriate adjustments will be made to collect the overpayment.

CALCULATING ADJUSTMENTS TO LONG-TERM DISABILITY BENEFITS

Benefits are adjusted by any salary and wages from employment during the first six months of long-term disability, based on the income level the employee receives under VSDP.

Example: The employee’s pre-disability income is $5,500 per month. He is working 50% of his normal hours, earning $2,750 per month.

- $5,500 (pre-disability income) x 60% = $3,300 (disability benefit);
- $2,750 (earned wages and salary from employment) x 60% = $1,650;
- $3,300 - $1,650 = $1,650 (adjusted long-term disability benefits);

The earned income of $2,750 added to the adjusted long-term disability benefit of $1,650 gives the employee $4,400 of income from the combined sources.

After the first six months of long-term disability, benefits are adjusted by 70% of wages and salary from employment.
**Example:** The employee’s pre-disability income is $5,500 per month. He is working 50% of his normal hours, earning $2,750 per month.

- $5,500 (pre-disability income) x 60% = $3,300 (disability benefit);
- $2,750 (earned wages and salary from employment) x 70% = $1,925;
- $3,300 - $1,925 = $1,375 (adjusted long-term disability benefits);

The earned income of $2,750 added to the adjusted long-term disability benefit of $1,375 gives the employee $4,125 of income from the combined sources.

**LONG-TERM BENEFIT OVERPAYMENTS**

An employee who is overpaid in long-term benefits is required to repay ReedGroup. VRS may also recover from the employee, with interest, payments due to:

- Falsification of statements;
- Falsification of any record knowingly made by or on behalf of the employee;
- The employee’s failure to make any report of change in disability status.

This recovery may be made in one of the following ways:

- As an offset of future VSDP payments due to the employee;
- By payment from an employee’s refund;
- By payment from an employee’s life insurance benefit;
- By offset to the employee’s retirement benefit;
- By action of law against the employee.

For an overpayment due to an award of SSDI benefits, the employee is sent an Overpayment SSDI Is Being Paid letter and a calculation of overpayment. Unless the overpayment is returned to ReedGroup, the employee’s benefits are applied to the overpayment until it has been paid.

ReedGroup may recover the overpayment through increments taken from future benefit payments or the employee may pay the amount in full.

**LONG-TERM DISABILITY ADJUSTMENTS FOR WORKERS’ COMPENSATION**

If the long-term disability is work-related and the employee is receiving a workers’ compensation benefit, the workers’ compensation benefit is paid first. If the workers’ compensation benefit is greater than the adjusted long-term disability benefit, no VSDP benefit is payable for an employee on long-term disability working status. Instead, the total income is the workers’ compensation benefit plus the full amount of the employee’s earned income. The VSDP benefit, when combined with other income from employment, may not exceed 100% of the pre-disability income.
Lump-sum settlements under workers’ compensation are prorated over the period during which the employee receives the VSDP disability benefit. Payments made under the Workers’ Compensation Act for permanent partial disabilities and medical, legal or rehabilitation expenses are not included in determining the prorated amount.

**Example:** An employee receives $600 a week under workers’ compensation. He accepts a lump sum settlement amount of $12,000, which includes a payment of $6,000 to cover both medical and legal expenses. Subtracting the medical and legal expenses from the $12,000 yields a net lump sum payment of $6,000. This net lump sum of $6,000 is divided by the $600 per week payment he would have received if he had not accepted the settlement ($6,000 ÷ $600 = 10 weeks).

The VSDP supplemental benefit would apply as though the weekly workers’ compensation benefit was being paid for a period of 10 weeks. After the 10 weeks, the full VSDP benefit would be paid at the appropriate income replacement level.

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**9-, 10- AND 11-MONTH EMPLOYEES ON LONG-TERM DISABILITY**

If the employee transitions into long-term disability before the end of the contract period, he remains on long-term disability benefits the same as any other employee as long as the disability continues to be certified for benefits. ReedGroup will continue to work with the employee upon his return to work, if feasible, but the return will not be to the employee’s pre-disability position if there was a non-renewal of the contract.

**NON-PAY STATUS DURING A LONG-TERM DISABILITY**

Even if an employee does not receive pay during periods he is not working (e.g., summer time), the time on disability counts toward long-term disability benefits until released by the licensed treating healthcare professional to return to active employment.

**Example:** An employee on an 18-period pay cycle is injured and initiates a VSDP claim in May. He is not expected to be able to return to work until November. Even though he does not receive pay or benefits in June, July and August, the days count toward the long-term disability period.

**NON-RENEWAL OF EMPLOYMENT CONTRACT DURING A LONG-TERM DISABILITY**

If an employee transitions to long-term disability before the end of the contract period, he remains on long-term disability as long as the disability continues to be certified for benefits. ReedGroup will continue to work with the employee to return to work if possible, but the return will not be to the
employee’s pre-disability position because there was a non-renewal of the contract. The employee is responsible for continuing to report to ReedGroup for case management.

MISCELLANEOUS LONG-TERM DISABILITY ISSUES

RETIREMENT BENEFITS UNDER LONG-TERM DISABILITY
Service credited during long-term disability counts toward VRS service retirement and the health insurance credit. No employer or employee contributions are to be reported to VRS by the employer.

See Appendix 2 - VSDP Benefits for more detailed information about the benefits available.

PERFORMANCE APPRAISAL DURING LONG-TERM DISABILITY
An employee on long-term disability will not have a performance evaluation and will not be awarded any performance increase.

An employee on long-term disability working is evaluated according to the employer’s policies and procedures. If the employee receives a performance increase, it will be applied to the hours worked. The increase will not be applied to the long-term disability supplemental benefit. The performance appraisal must not negatively impact the employee’s overall performance rating or his performance increase.

An employee is eligible for a retroactive performance increase upon completion of the performance evaluation if the evaluation is not current.

DISCIPLINARY SUSPENSION/TERMINATION DURING LONG-TERM DISABILITY
If an employee receives a disciplinary suspension or termination while receiving long-term disability benefits, the benefits stop as of the date of suspension or termination.

An employee placed on suspension in the following circumstances is not eligible to receive VSDP benefits during the period of suspension:

- Pending investigation;
- Pending outcome of employment related court action;
- Pending outcome of disciplinary suspension.  

11 See DHRM Policy 1.60, Standards of Conduct.
Depending on the case facts, the employee may not be eligible for workers’ compensation benefits. If the employee is reinstated in a covered position, benefits will be retroactive from the date of disability.

**END OF LONG-TERM DISABILITY**

Long-term disability benefits end when the employee:
- Is able to perform the full duties of the pre-disability job without any restrictions during the first 24 months of disability;
- Is able to perform the regular duties of any job for which he is reasonable qualified after 24 months of disability or earns 80% or more of the pre-disability income;
- Takes a refund of the VRS contributions and interest;\(^\text{12}\)
- Is no longer medically eligible;
- Does not cooperate or comply with the requirements of VSDP;
- Begins to receive a VRS service retirement benefit;
- Dies.

**Note:** An employee is not allowed to take service retirement while receiving workers’ compensation benefits.

If the employee dies during long-term disability, his survivor may be eligible for a benefit. The survivor should contact the employer’s human resource office for more information about death-in-service survivor benefits.

**RETURNING TO WORK AFTER A LONG-TERM DISABILITY**

The employee will continue to receive VSDP long-term disability benefits while working under a return-to-work program. However, the VSDP benefit will be adjusted by any income earned while in the program. In addition, the employee continues to receive the VRS health insurance credit and is billed directly for healthcare premiums.

It is up to the individual employer to determine whether or not to hold a position open for an employee out on long-term disability, even if the employee is tenured. There is no guarantee of positions being held when an employee is on long-term disability.

\(^{12}\) See the Refunds and Distributions chapter of the Employer Manual.
LONG-TERM DISABILITY WORKING

An employee is eligible to receive long-term disability benefits while working. Long-term disability status is in effect if the employee is able to work 20 or more hours a week but is restricted from performing the full duties of his job or from working a regular schedule. Long-term disability working status also applies to an eligible part-time employee.

Note: If the employee drops below 20 hours, he moves to long-term disability and may not return to long-term disability working status.

To receive long-term disability benefits while working, the employee must have been in a short-term disability working status on the 128th workday of the elimination period. If the employee is not in a short-term disability working status on the 125th workday, he cannot be placed on long-term disability working on the 126th workday.

The employer should submit a VSDP Long-Term Disability Working Form to ReedGroup to report wages paid during the month. In addition, the employer should review the employee’s long-term disability working status every 30 days to ensure the employer can continue the restrictions. If the employer cannot continue the restrictions, the employee is placed back into long-term disability status.

Note: If the employee receives workers’ compensation benefits while on long-term disability working, retirement begins at the time the workers’ compensation benefits cease, if the employee is beyond normal retirement age.

ON-SITE MEDICAL AND VOCATIONAL REHABILITATION DURING LONG-TERM DISABILITY

An employee may be required to participate in a rehabilitation plan while receiving long-term disability benefits. The goal is to assist the employee with rehabilitation and a safe return to gainful employment. When an employee goes on long-term disability, it may not be possible to return to the same job and agency because the previous position may no longer be available. The plan may be either:

- A medical plan prescribed by the licensed treating healthcare professional;
- A vocational rehabilitation or return-to-work plan coordinated by ReedGroup or a rehabilitation services provider;

The plan must be consistent with the licensed treating healthcare professional’s recommendations regarding the employee’s ability to return to work.
The following will be taken into consideration when the vocational case manager assists the employee with writing and implementing his own formal vocational rehabilitation plan:

- Physical/mental capabilities;
- Educational background;
- Work history;
- Transferable skills;
- Pre-disability wages and salary;
- Interests;
- Aptitudes.

If the employee does not comply with vocational rehabilitation services, his long-term disability benefits may be reduced by at least 50% or stopped. In addition, the employee may be subject to termination from the program.

RESPONSIBILITIES DURING LONG-TERM DISABILITY

Each of the following key parties works to make the long-term disability process as easy as possible and to return the employee to work as soon as he is medically able.

EMPLOYEE ON LONG-TERM DISABILITY

Throughout the period of long-term disability, an employee must comply with any medical or vocational rehabilitation requirements that ReedGroup has established, reporting to ReedGroup any outside income received and communicating with his supervisor. The employee:

- Signs and returns information sent by ReedGroup
- Completes the Health Insurance Form to continue coverage, if electing to do so;
- Complies with return-to-work initiatives;
- Uses any remaining disability credits;
- Complies with assigned vocational rehab and/or other rehab services.

EMPLOYER OF A LONG-TERM DISABILITY RECIPIENT

The employer is responsible for helping the employee during the transition from short-term disability to long-term disability. The employer:

- Pays the employee for any annual, compensatory or overtime leave;
- Transfers disability credits (if applicable) to ReedGroup;
- Communicates COBRA and other benefit information to the employee;
- Communicates that the job is or is not being held.
- Provides the Health Insurance Form to the employee;
• Discontinues paying short-term disability benefits;
• Discontinues reporting the employee to VRS;
• Keys the appropriate PMIS transaction.

LICENSED TREATING HEALTHCARE PROFESSIONAL OF A LONG-TERM DISABILITY RECIPIENT

The employee’s licensed treating healthcare professional plays an important role in helping the employee return to work after a long-term disability. The licensed treating healthcare professional:

• Receives a copy of the medical release form;
• Provides medical information to ReedGroup;
• Participates in planning for the employee’s rehabilitation;
• Works with ReedGroup, the employer and the employee with the return to work.

REEDGROUP FOR LONG-TERM DISABILITY BENEFITS

ReedGroup, the third party administrator for VSDP, serves as the coordinator of the long-term disability process. ReedGroup:

• Mails the long-term disability packet to the employee;
• Obtains medical information;
• Approves or denies the claim;
• Pays the employee directly for long-term disability benefits and the health insurance credit, if applicable;
• Reports the employee to VRS.
SECTION 6 – LONG-TERM CARE PLANS

VRS administers the VSDP Long-Term Care Plan and the Commonwealth of Virginia (COV) Voluntary Group Long-Term Care Insurance Program.

VSDP LONG-TERM CARE PLAN (STATE EMPLOYEES)

The VSDP Long-Term Care Plan provides benefits for an employee who needs help with everyday life tasks because of a prolonged health problem or following a major illness or injury. The VSDP Long-Term Care Plan helps pay for eligible services not covered by other health plans or Medicare.

ELIGIBILITY FOR THE LONG-TERM CARE PLAN

All active employees who are covered under VSDP are covered under the VSDP Long-Term Care Plan at no cost to themselves. An employee who began long-term disability benefits prior to March 1, 2002 and never returned to covered employment is not eligible for long-term care coverage. The VSDP Long-Term Care Plan assists with the cost of:

- Care in a nursing home or hospice facility;
- Assisted living facility care;
- Community-based care;
- Home healthcare services;
- Informal caregiving;
- Alternative or transitional care.

Long-term care benefits are payable 90 calendar days following the beginning of each incident when a licensed treating healthcare professional certifies the employee:

- Is unable to perform at least two of the six activities of daily living without substantial assistance; or
- Has a severe cognitive impairment requiring substantial supervision.

Activities of daily living are:

- Bathing;
- Dressing;
- Eating (ability to feed oneself);
- Controlling the bladder or bowel;
- Toileting (ability to get on and off the toilet and a reasonable level of personal hygiene);
- Transferring (getting in or out of bed or chairs).
LONG-TERM CARE PLAN HIGHLIGHTS

The following chart highlights the major features of the long-term care plan:

<table>
<thead>
<tr>
<th><strong>Daily Benefit</strong></th>
<th>$96 per day. This is the maximum amount of coverage the plan pays for covered services in any single day.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lifetime</strong></td>
<td>$70,080. The lifetime maximum amount is based on the maximum daily benefit amount of $96 multiplied by 730 days (two years):</td>
</tr>
<tr>
<td><strong>Maximum Amount</strong></td>
<td>$96 x 730 days = $70,080. Coverage ceases when the total benefit payouts reach $70,080, regardless of how long benefits are paid.</td>
</tr>
<tr>
<td><strong>Premiums</strong></td>
<td>There is no charge as an active VSDP participant. See &quot;Portability&quot; below.</td>
</tr>
<tr>
<td><strong>How Benefits</strong></td>
<td>The benefit is equal to the lesser of:</td>
</tr>
<tr>
<td><strong>Are Paid</strong></td>
<td>• Actual qualified expenses incurred per day;</td>
</tr>
<tr>
<td></td>
<td>• Allowable daily benefit amount.</td>
</tr>
<tr>
<td><strong>Long-Term Care</strong></td>
<td>Benefits are payable 90 calendar days after the beginning of each incident certified by a licensed treating healthcare professional as eligible for VSDP long-term care benefits.</td>
</tr>
<tr>
<td><strong>Waiting Period</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Portability</strong></td>
<td>An employee who leaves a VSDP-covered position can continue coverage in the VSDP Long-Term Care Program at group rates. The employee must elect to continue coverage within 60 days of leaving VSDP-covered employment and will pay the premiums. For more information, call Long Term Care Group Inc. at 800-761-4057.</td>
</tr>
</tbody>
</table>

LONG-TERM CARE PLAN BENEFITS

Long-term care plan coverage pays the lesser of the actual qualified expenses incurred per day or the allowable daily benefit amount. The following chart summarizes the coverage levels for each type of care:

<table>
<thead>
<tr>
<th><strong>Nursing Care Facility</strong></th>
<th>Up to 100% of the maximum daily benefit amount of $96. The benefit provides skilled and custodial care in a nursing facility that meets all applicable licensing requirements.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Assisted Living Facility</strong></td>
<td>Up to 100% of the maximum daily benefit amount of $96. The benefit provides personal services and care in an assisted living facility that meets all applicable licensing requirements.</td>
</tr>
<tr>
<td><strong>Hospice Care Facility</strong></td>
<td>Up to 50% ($48) of the maximum daily benefit amount. If the employee is terminally ill, the benefit provides care in a hospice facility that meets all applicable licensing requirements.</td>
</tr>
<tr>
<td><strong>Home Health Care</strong></td>
<td>Up to 50% ($48) of the maximum daily benefit amount. Home health care includes custodial care, nursing care, therapy and homemaker services provided in-home by nurses, social workers, home health aides or other licensed or certified professionals.</td>
</tr>
</tbody>
</table>
### VSDP BENEFITS

<table>
<thead>
<tr>
<th>Benefit Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adult Day Care Center</td>
<td>Up to 50% ($48) of the maximum daily benefit amount. This covers care in a community-based, group setting for adults.</td>
</tr>
<tr>
<td>Hospice Care Agency</td>
<td>Up to 50% ($48) of the maximum daily benefit amount. If the employee is terminally ill, provides in-home care by a hospice care agency that meets all applicable licensing requirements.</td>
</tr>
<tr>
<td>Alternate Plan Benefit</td>
<td>Up to 50% ($48) of the maximum daily benefit amount. The benefit may cover an Alternate Plan of Care developed by the licensed treating healthcare professional, provided the employee, the employee’s physician and the Long-Term Care Group, Inc. agree to the plan.</td>
</tr>
<tr>
<td>Transitional Care</td>
<td>A one-time cash payment equal to three times ($288) the maximum daily benefit amount can be used to support the transition from independent living to long-term care. Employees may use this one-time payment in any way they wish. <strong>Note:</strong> This benefit does not reduce the lifetime maximum benefit.</td>
</tr>
<tr>
<td>Informal Care Benefit</td>
<td>Up to 25% ($24) of the maximum daily benefit amount for up to 50 days per calendar year can be used for personal care from a family member, neighbor or private caregiver. Coverage pays the lesser of actual qualified expenses incurred per day or the allowable daily benefit amount. <strong>Note:</strong> This benefit does not reduce the lifetime maximum benefit.</td>
</tr>
<tr>
<td>Informal Caregiver Training</td>
<td>One payment each time the employee is receiving benefits can be used to provide for the training of a personal caregiver by a licensed treating healthcare professional. Coverage pays the lesser of the actual amount of the cost of training or three times ($288) the maximum daily benefit amount. <strong>Note:</strong> This benefit does not reduce the lifetime maximum benefit.</td>
</tr>
<tr>
<td>Bed Reservation</td>
<td>If the employee is in a covered facility, such as a nursing home, and has to be hospitalized, the plan covers up to 100% of the maximum daily benefit amount ($96) for up to 21 days per calendar year.</td>
</tr>
<tr>
<td>Respite Care</td>
<td>Up to 50% ($48) of the maximum daily benefit amount for up to 21 days per calendar year can be used to provide for a substitute in-home caregiver while the usual caregiver takes leave. <strong>Note:</strong> The benefit does not reduce the lifetime maximum benefit.</td>
</tr>
<tr>
<td>Care Advisory Services</td>
<td>This benefit is used to identify local long-term care services and programs available that can best meet the employee’s care needs. Services provided by care advisors are voluntary.</td>
</tr>
<tr>
<td>World-Wide Coverage</td>
<td>The employee is reimbursed for charges incurred for services equivalent to those covered under this plan outside the United States, its territories or Canada. The amount of the reimbursement equals the benefit amounts allowable under the plan for up to 365 days of services. All bills remitted must be for US dollars.</td>
</tr>
</tbody>
</table>
APPLYING FOR LONG-TERM CARE BENEFITS
The employee or the employee’s representative must contact Long Term Care Group Inc. within
60 days of the employee being certified by a licensed treating healthcare professional of
qualification for benefits.

Long Term Care Group Inc.
P.O. Box 64011
St. Paul, MN 55164-0011
Phone: 800-761-4057

A customer service representative will explain the information needed to process the claim and
within 10 days of receiving the completed application, Long Term Care Group Inc. will send the
employee a written notice of benefits.

CONTINUING LONG-TERM CARE COVERAGE
An employee who terminates or retires from a VSDP-covered position may elect to continue
participating in the VSDP Long-Term Care Program at his own expense when he is no longer
working. The employee pays the premium, which is based on group rates. The plan benefits and
eligibility requirements are the same as those for active employees. The employee is billed directly
for the premiums.

The employee must submit the Authorization of Coverage Retention for the Long Term Care Plan
(VRS-170) and the Protection Against Unintentional Lapse of Long Term Care (VRS-171) to Long
Term Care Group Inc. within 60 calendar days of the last day of VSDP-covered employment.

For more information and the cost of premiums, contact Long Term Care Group Inc. at 800-761-
4057.

COV VOLUNTARY GROUP LONG-TERM CARE INSURANCE PROGRAM
The Commonwealth of Virginia (COV) Voluntary Group Long Term Care Insurance Program is
available to all employees and can provide supplemental coverage in conjunction with the VSDP
Long-Term Care Plan. Eligible family members between the ages of 18 and 75 may also apply for
coverage. The program provides a monthly benefit allowance to help cover the cost of long-term
care services, such as nursing home care or at-home care to assist with bathing, eating or other
activities of daily living. VRS has contracted with Genworth Life Insurance Company as the insurer
for the program.
Plan details outlined below are for employees who were covered in the Commonwealth of Virginia (COV) Voluntary Group Long Term Care Insurance Program prior to January 1, 2017. Employees who do not currently have coverage or who were not previously eligible for coverage and their eligible family members should view the VRS website for plan information.

**COV Voluntary Group Long-Term Care Premiums**

Premiums are paid directly to Genworth by the employee. If the employee arranges to pay the premiums directly to Genworth on a quarterly, semi-annual or annual basis, the premiums may be reduced.

Premium rates are guaranteed through March 1, 2020 and until then will increase only if the employee makes a change in coverage.

**COV Voluntary Group Long-Term Care Options**

During enrollment, an employee chooses three elements: the monthly benefit, the total coverage amount and the benefit increase option.

The monthly benefit is the maximum amount the plan covers for qualifying long-term care expenses each month. The available choices are:

- $3,000;
- $4,500;
- $7,500.

Once the monthly benefit amount is chosen, the employee chooses the maximum lifetime benefit amount, which is the total coverage available under the plan. This pool of money pays for the long-term care expenses over the lifetime of the plan. The three choices are:

- Two times the monthly benefit amount;
- Three times the monthly benefit amount;
- Five times the monthly benefit amount.

The table below shows the monthly benefit choices and the corresponding total coverage amounts (maximum lifetime benefit options). For example, if the employee chooses a monthly benefit amount of $3,000, he can choose total coverage (maximum lifetime benefit amount) of $72,000, $108,000 or $180,000.
VSDP BENEFITS

<table>
<thead>
<tr>
<th>Monthly Benefit</th>
<th>Total Coverage (Maximum Lifetime Benefit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$3,000</td>
<td>$72,000 $108,000 $180,000</td>
</tr>
<tr>
<td>$4,500</td>
<td>$108,000 $162,000 $270,000</td>
</tr>
<tr>
<td>$7,500</td>
<td>$180,000 $270,000 $450,000</td>
</tr>
</tbody>
</table>

COV VOLUNTARY GROUP LONG-TERM CARE BENEFIT INCREASE OPTIONS

In addition to choosing a monthly benefit and maximum lifetime benefit option, an employee also chooses one of three benefit increase options. Benefit increase options allow coverage to increase over time to help with the rising cost of care.

The benefit increase options are:

- Future Purchase Option;
- 3% Compound for Life;
- 5% Compound for Life.

The Future Purchase Option allows an employee to purchase more coverage every three years. If the offer is accepted, the monthly benefit amount and total coverage amount (less any claims paid) will increase by 5%, compounded annually. This feature is automatically included in the plan the employee selects. Evidence of good health is not required.

The Future Purchase Option allows for lower premiums today than what is provided with other benefit increase choices. The employee chooses when to increase coverage based on his individual needs at the time of the offer. However, the premiums are based on the employee’s age at the time the offer is accepted. If the employee declines the offer two consecutive times, there will be no further opportunities to increase coverage.

Under the 3% Compound for Life option, the monthly benefit and total coverage amount (less any claims paid) automatically increase by 3% compounded every year. This option has a higher initial premium but the premium does not increase each time the benefits increase.

The 5% Compound for Life option is the most comprehensive inflation protection available with the plan. The monthly benefit and total coverage amount (less any claims paid) automatically increases by 5% compounded every year. The initial premium is higher but the premium does not increase each time the benefit coverage increases.
**VSDP BENEFITS**

**Example:** The chart below compares the annual premium paid by a 52-year-old for policies with Future Purchase Option; 3% Compound for Life and 5% Compound For Life. It assumes an initial choice of a monthly maximum of $3,000 per month and a total coverage (lifetime maximum) amount of $108,000. The chart assumes that under the Future Purchase Option, the employee elects the increase offer every sixth year.

![Cost of Insurance with Benefit Increase Options](chart.png)

**COV Voluntary Group Long-Term Care Benefits**

An employee may qualify for benefits if he needs assistance with two activities of daily living and the assistance is expected to be needed for at least 90 days. He may also qualify for benefits if he has a severe cognitive impairment and requires supervision.

After a doctor, nurse, social worker or other appropriately licensed treating healthcare professional certifies his inability to perform two activities of daily living or that he has a severe cognitive impairment, benefits begin after a 90-day long-term-care waiting period. The 90-day waiting period begins on the first day of receiving covered long-term care services. The employee is only required to satisfy one 90-day waiting period per lifetime.
Coverage under the COV Group Long-Term Care Insurance Program includes the following:

<table>
<thead>
<tr>
<th>Benefit Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Care Coordination Services</td>
<td>These services are intended to help identify care needs and community resources available to deliver care. The services are furnished by a team of covered care coordinators provided by Genworth. The cost of the services are at Genworth’s expense and do not count against any payment maximum.</td>
</tr>
<tr>
<td>Nursing Facility Benefit</td>
<td>Nursing facility means a facility that is engaged primarily in providing continual (24 hours a day, every day) nursing care to all of its residents or inpatients in accordance with the authority granted by a license issued by the federal government or the state in which it’s located. The maximum payable each month is the lesser of the monthly benefit amount elected under the plan or the cost incurred. This benefit is subject to the 90-day waiting period and the lifetime maximum.</td>
</tr>
<tr>
<td>Assisted Living Facility Benefit</td>
<td>Assisted living facility means a facility (including one for people with Alzheimer’s) that is engaged primarily in providing maintenance or personal care services to its residents and that meets all applicable licensing requirements. The amount payable each month under the assisted living facility benefit is the lesser of the monthly benefit amount elected under the plan or the cost incurred. This benefit is subject to the 90-day waiting period and the lifetime maximum.</td>
</tr>
<tr>
<td>Bed Reservation Benefit</td>
<td>This benefit will pay up to the maximum monthly benefit amount for the cost of reserving accommodations in a nursing facility or assisted living facility if the participant is temporarily absent from the facility for any reason. The amount payable is up to the lesser of the monthly benefit amount elected under the plan or the cost incurred. This benefit is payable for a maximum of 60 days per calendar year and is subject to the 90-day waiting period and the policy lifetime maximum.</td>
</tr>
<tr>
<td>Home and Community Care Benefits</td>
<td>Home and community care benefits include adult day care, nurse and therapist services, home health or personal care service and incidental homemaker and chore care. The amount payable under the plan is the lesser of 50% of the monthly benefit amount elected under the plan or the cost incurred. This benefit is subject to the 90-day waiting period and the policy lifetime maximum.</td>
</tr>
<tr>
<td>Informal Care Benefit</td>
<td>Informal care services are maintenance or personal care services another person provides in the home to enable independent living at home. The benefit payable is the actual expenses incurred up to a maximum benefit payable of 1% of the monthly benefit amount elected under the plan per calendar day for no more than 30 days per year. Payment under this benefit cannot be used to satisfy the 90-day waiting period and is subject to the policy lifetime maximum.</td>
</tr>
<tr>
<td>Hospice Care Benefit</td>
<td>Hospice care means expenses incurred for care and support services in a hospice care facility, nursing facility or assisted living facility. These expenses are paid based on the lesser of the expenses incurred or the monthly benefit elected under the plan. A covered expense also means covered expenses for home health or personal care services and incidental homemaker and chore care. The lesser of 50% of the monthly benefit amount elected under the plan or the expense incurred is paid for home health or personal care services and incidental homemaker and chore care. The hospice care benefit cannot be used to satisfy the 90-day waiting period and it is subject to the policy lifetime maximum.</td>
</tr>
</tbody>
</table>
## VSDP Benefits

<table>
<thead>
<tr>
<th>Benefit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Respite Care</strong></td>
<td>This benefit provides temporary short-term relief for persons who normally and primarily care for the covered individual at home on a regular and unpaid basis. Covered expenses for respite care means care in a nursing facility, care in an assisted living facility, and home and community care. The benefit pays the lesser of the monthly benefit elected under the plan or the expenses incurred. Payment of this benefit is not subject to the 90-day waiting period and days of covered care under it cannot be used to satisfy the 90-day waiting period. The respite care benefit is also subject to the policy lifetime maximum.</td>
</tr>
<tr>
<td><strong>Alternate Care Benefit</strong></td>
<td>Services, devices or treatments not otherwise payable under the plan that Genworth has determined are cost-effective, appropriate to the employee’s needs, consistent with general standards of care, provide an equal or greater quality of care than otherwise provided by the coverage, qualified long-term care services and are clearly specified in the plan of care and in a separate written mutual agreement between Genworth, the participant and if appropriate, the employee’s physician. The written agreement will state how the 90-day waiting period affects payment and any time and payment maximums. The alternate care benefit is subject to the lifetime maximums.</td>
</tr>
</tbody>
</table>
APPENDIX 1 – GLOSSARY OF VSDP TERMS

A B C D E F G H I J K L M N O P Q R S T U V W X Y Z #

Active Employment
For VSDP purposes, an employee can return to work full-time with or without restrictions for at least 20 hours or more a week. A part-time employee must work at least 20 or more hours a week.

Activities of Daily Living
There are six activities necessary for individuals to function on a day-to-day basis without assistance: bathing, transferring (such as getting in and out of bed), dressing, toileting (using the bathroom), continence and eating (ability to feed oneself).

Career State Service
Career state service includes full-time and part-time salaried service in a state position, leave for military service or leave resulting from a layoff or temporary workforce reduction. The service also includes periods of short-term and long-term disability during which the employee was working reduced hours or with job restrictions.

Catastrophic Condition
A catastrophic condition is so severe that the employee is unable to perform at least two of the six activities of daily living without substantial assistance or has a severe cognitive impairment that requires substantial supervision.

Classified Employee
A classified employee is one who is assigned to a position within the occupational families listed in the Commonwealth's Compensation Plan. A classified employee is covered by the provisions of the Virginia Personnel Act,13 once he has completed the probationary period.

Conditional Leave without Pay
An employee's approved absence from work without pay (other than for military leave) is conditional if it guarantees reinstatement only if the employee's position is available when he desires to return from leave. If the position is not available, the employee will be separated and may be employed again only after going through the normal recruitment and selection process.

Creditable Service for Retirement Purposes
Creditable service is any prior service credit plus VRS service credit that is earned in a covered position and used by VRS in the calculation of a retirement benefit. Periods of short-term disability and long-term disability are included in the calculation of creditable VRS service.

Department of Accounts (DOA)
The DOA is the state agency that provides a unified financial accounting and control system for state funds; develops a comprehensive system of checks and balances between state agencies entrusted with the collection, receipt and disbursement of state revenues; and maintains a central accounting system for all state agencies and institutions.

13 See Title 2.2, § 2.2-2900 of the Code of Virginia.
**Department of Human Resource Management (DHRM)**

DHRM is the state agency that develops and interprets human resource policies.\(^{14}\) It provides agencies basic tools and resources to administer human resource programs. Should there be a conflict between DHRM’s policy and the agency’s human resource manual, the policy prevails.

**Disability Credits**

Sick leave may be converted to disability credits by an employee who enrolled in VSDP January 1 - March 1, 1999 or an employee who did not opt out October 1 - November 30, 2002. Disability credits are used in eight-hour increments to supplement periods of 80% or 60% income replacement to obtain 100% payment. Eight disability credits equal one day of 100% income replacement. Employees are required to use disability credits when on long-term disability.

**Eligible Employee**

Full-time and part-time salaried employees of the Commonwealth of Virginia are covered under VSDP. Covered employees include:

- Active members of VRS;
- Active members of the State Police Officers’ Retirement System (SPORS);
- Active members of the Virginia Law Officers’ Retirement System (VaLORS);
- Full-time teaching, research or administrative faculty of a Virginia public institution of higher education who participate in VRS and elect VSDP coverage;
- Part-time faculty members covered under VRS who elect VSDP coverage.

**Elimination Period – Short-Term Disability**

Seven calendar days of medical absence from work must be met before short-term disability benefits can begin. The elimination period begins the first day of a disability. An employee who returns to work for 20 hours or less during the seven-calendar-day elimination period has satisfied the elimination period. If the absence is due to a major chronic condition or catastrophic illness diagnosed at the onset of the disability, no elimination period is required before benefits begin. An eligible part-time employee who works 10 hours or less during the elimination period is considered to have fulfilled the seven-calendar-day elimination period.

**Essential Job Functions**

Required job duties that must be performed in order to produce the expected outcome are deemed “essential.”

**Family and Medical Leave Act (FMLA)**

Federal FMLA provides an eligible employee the opportunity to balance the demands of the workplace and family by providing up to 12 weeks of paid and/or unpaid family or medical leave in a year.

**Family and Personal Leave**

Family and personal leave may be taken at the discretion of the employee for any purpose (family, illness, attend a funeral, or other personal needs, etc.) provided the employee gives reasonable notice and his supervisor approves the absence.

\(^{14}\) See Title 2.2, § 12 of the Code of Virginia.
Family and personal leave cannot be carried over to the next leave year (January 10 – January 9) or paid out upon separation.

Accrual rates are based on total months of state service (or previous state service) and employment status. A full-time and part-time employee accrue the same amount of family and personal leave annually. New-hire and rehire accrual rates are based on the date of employment. In subsequent years, the accrual rates for rehires are based on total months of state service.

**Holiday**

A holiday is an official workday designated by the *Code of Virginia* or executive decree to be observed as paid time off. For a full-time employee, a holiday is eight hours and a half-day holiday is four hours.

**Holiday Leave**

During periods of short-term disability, an employee is credited with holiday leave based on the percentage of disability benefit he is receiving. To receive 100% income replacement when short-term disability decreases to 80% or 60%, an employee must use accrued leave to supplement VSDP benefits. Holidays count toward the seven-consecutive calendar-day elimination period.

An employee on long-term disability working receives holiday pay based on the percentage of work hours scheduled. Disability benefits for the holiday are based on the percentage of disability benefit (60%) the employee is receiving. To receive 100% income replacement, the employee must use accrued leave to supplement VSDP benefits.

**Licensed Treating Healthcare Professional**

A doctor of medicine or osteopathy who is licensed to practice medicine or surgery by the state in which he practices is designated a licensed treating healthcare professional.

Also included are podiatrist, optometrist, chiropractor, clinical psychologist, or clinical social worker licensed to practice in the state and performing within the scope of his practice as defined under state law, and Christian Science practitioners listed with the First Church of Christ, Scientist in Boston, MA.

If the licensed treating healthcare professional is not a doctor of medicine or osteopathy, the employee may be required by ReedGroup to seek treatment from a doctor or osteopath after a reasonable period of time.

**Long-Term Care**

Daily reimbursement is available for medical, personal and social services provided in a nursing care facility, assisted living, home health or respite care. To qualify, the employee must be unable to perform two out of the six activities of daily living or have a severe cognitive impairment. There is an once-in-a-lifetime waiting period of 90 days and a maximum lifetime benefit.

**Long-Term Disability Benefit**

This income replacement benefit begins upon the expiration of a seven-calendar-day elimination period and 125 workdays of receipt of short-term disability benefits (unless catastrophic or major chronic). The benefit provides income replacement in an amount equal to 60% of a participating employee’s creditable compensation or 80% income replacement if the disability has been designated catastrophic.
Long-Term Disability Working
The employee may continue from short-term disability working status into long-term disability working. An employee on long-term disability working must work at least 20 hours or more per workweek in his own position. A qualified part-time employee continues to work for his employer when moving from short-term disability into long-term disability working for 20 or more hours per week. This income replacement benefit begins upon the expiration of a seven-calendar-day elimination period and 125 workdays of receipt of short-term disability benefits (unless catastrophic or major chronic).

Major Chronic Condition
A life threatening health condition that exists over a prolonged period of time and is not expected to resolve in the foreseeable future is designated “major chronic.” The determination of a life threatening health condition is made at the discretion of ReedGroup in accordance with, but not limited to, the following criteria. The employee:
- Must be deemed disabled by a licensed treating healthcare professional;
- Must have experienced a period of disability for the same condition within the last six months;
- Must be under the ongoing care of a licensed treating healthcare professional;

All cases are reviewed and updated with additional medical documentation on an individual basis. There is no elimination period for illnesses/injuries designated as major chronic.

Partial Disability
A partial disability exists during the first 24 months following the occurrence or commencement of an illness or injury:
- When an employee is earning less than 80% of his pre-disability earnings;
- As a result of injury or illness, is able to perform one or more, but not all, of the essential job functions of his own job on a full-time or a part-time basis;
- Is able to perform all of the essential job functions of his own job only on a part-time basis.

Probationary Period
The introductory period of employment allows the employee and employer to determine if the employee is suited for the job. During the probationary period, the employee may be terminated at the discretion of the appointing authority, without access to the State Grievance Procedure. The normal probationary period is 12 months; however, it can be extended for up to 18 months for performance reasons, if an employee is absent for an extended period of time, or if an employee moves to another position within the last six months of the 12-month period.

Return-to-Work Program
This program assigns an employee to his pre-disability position or alternative position for a specified length of time with job modifications to assist him in returning to full-duty employment.

Serious Health Condition
As defined by the FMLA, a serious health condition is an illness, injury or physical cognitive condition that involves:
- Hospitalization as an inpatient in a hospital, hospice or residential medical care facility;

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15 See DHRM Policy 4.20, Family Medical Leave.
VSDP BENEFITS

• Absence of more than three consecutive calendar days while receiving continuing or multiple treatment prescribed by the health care provider;
• Continuing treatment by (or under the supervision of) a health care provider for a chronic or long-term health condition that is incurable or so serious that, if not treated, would likely result in a period of incapacity of more than three calendar days. It also covers prenatal care and the birth of the child.

Service Credit
A member in a VRS-covered position earns service credit toward retirement. He is credited with one month of service for each month he (or the employer on his behalf) makes a contribution to VRS. A member cannot receive more than 12 service credits per year worked.

Severance
Involuntary separation from state service of a full-time classified employee, eligible restricted employee, or eligible part-time classified employee is designated as severance.16

Sick Leave
Sick leave may be taken for personal illnesses, injuries, preventive care and wellness physician visits. Up to 33% of an employee’s sick leave can be used for qualifying family FMLA absences. Sick leave cannot be carried over to the next year (January 10 – January 9) or paid out upon separation.

Accrual rates are based on total years of state service and employment status. New hire and rehire accrual rates are based on the date of employment. In subsequent years, the accrual rates for rehires are based on total months of state service and employment status.

Short-Term Disability Benefits
A short-term disability is an illness, injury or other condition, such as surgery, pregnancy, complications from pregnancy or a major chronic or catastrophic condition, which prevents an employee from performing the full duties of the job. VSDP provides coverage for non-work-related and work-related disabilities.

Short-term disability begins upon the expiration of a seven-calendar day elimination period and provides replacement income for a maximum of 125 workdays at either 100%, 80% or 60% for defined periods of time based on an employee’s total months of state service. If the disability/illness is deemed catastrophic, the employee receives 100% or 80% income replacement and the elimination period is waived.

State Employee’s Workers’ Compensation Services
This state agency administers the Virginia Workers’ Compensation Act.

Temporary Workforce Reduction
An agency is permitted to reduce an employee’s work hours and pay temporarily or to place an employee in a non-working status temporarily. Such reductions are limited to no more than 690 work hours in a 365-day period. Certain employee benefits are protected during the period of reduced hours or non-working status.17

16 See DHRM Policy 1.30, Layoff.
17 See DHRM Policy 1.65, Temporary Workforce Reduction.
**VSDP BENEFITS**

*Total Disability*
During the first 24 months following the occurrence or commencement of an illness or injury, a total disability exists if an employee is unable to perform all of the essential functions of his normal job duties, on a full-time basis. A total disability exists after 24 months following the occurrence or commencement of an illness or injury if an employee is unable to perform any job for which he is reasonably qualified based on his training or experience and he is earning less than 80% of his pre-disability earnings.

*Unconditional Leave without Pay*
An employee's approved absence from work without pay under this status guarantees reinstatement to the position he held before the leave was taken.

*Virginia Retirement System (VRS)*
VRS is the state agency authorized to administer pensions, benefits and retirement policies.18

*Virginia Sickness and Disability Program (VSDP)*
VSDP provides income protection for an employee who cannot work because of a non-work-related or work-related illness, injury or other condition, such as surgery, pregnancy, complications from pregnancy or a major chronic or catastrophic condition. VSDP benefits include: sick leave, family and personal leave, short-term and long-term disability coverage, long-term care coverage, transitional, medical rehabilitation and vocational rehabilitation plans to help an employee return to work when able and a free advocacy service to help him apply for SSDI benefits.

*Work-Related Injury or Illness*
An injury or illness that occurs on the job to an eligible employee is deemed work-related when benefits are awarded by the Virginia Workers’ Compensation Commission and are payable under the Workers’ Compensation Act.

*Workday*
When a full-time employee is on disability leave, it is assumed that his work schedule is a standard eight-hour day. This includes those pay periods in which the employee starts short-term disability or returns to work following short-term disability, as well as in cases of intermittent and or major chronic disabilities where the employee works a part of a pay period. VSDP requires that an employee working an alternate schedule (four 10-hour days, rotational shifts, flexible hours, job sharing, etc.) must revert back to the standard five-day/40-hour schedule when he is approved to receive short-term disability benefits and he must remain in this status until released to return to work full-time/full-duty without restrictions.

*Workers’ Compensation Benefit*
This income replacement is awarded by the State Employees’ Workers’ Compensation Services when an employee suffers a compensable work-related injury or illness. Income replacement is awarded by the Workers’ Compensation Services and is based upon 66⅔% of the average of the last year's earnings prior to the accident within a minimum and maximum amount.19

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18 See Title 51.1 of the *Code of Virginia*.
19 See DHRM Policy 4.60, Workers' Compensation.
APPENDIX 2 – VSDP BENEFITS

RETIREMENT CONTRIBUTIONS

SHORT-TERM DISABILITY
The employee retains VRS membership while on short-term disability. The employee continues to accrue service credit and remains eligible for retirement after reaching age and service requirements. Time spent on short-term disability counts toward the five years needed to become vested for a retirement benefit.

While the employee is on short-term disability and the employer is paying the employee, the employer continues to report the employee’s creditable compensation and deducts the 5% member contribution. The reported creditable compensation should be the full amount of the employee’s pre-disability earnings.

During period of non-work-related short-term disability, a Hybrid member continues to contribute 4% to the defined benefit component and 1% to the defined contribution component of the Hybrid Retirement Plan. The employee can make changes to his voluntary contributions each quarter. The employer must contribute 1% to the defined contribution component of the Hybrid Retirement Plan and must make required defined benefit contributions.

LONG-TERM DISABILITY WORKING
An employee receives service credit during the period of long-term disability working, based on the pre-disability income.

No employee or employer contributions are reported by the employer for an employee on long-term disability working as long as there is an open claim with ReedGroup. ReedGroup reports the service credit. If the employee is earning 80% or more of pre-disability income, ReedGroup closes the claim and stops reporting the employee. The employer then resumes reporting the employee.

LONG-TERM DISABILITY
An employee receives service credit during the period of long-term disability, based on the pre-disability income. No employee or employer contributions are reported by the employer for an employee on long-term disability. ReedGroup reports the service credit.
PURCHASE OF PRIOR SERVICE CREDIT

SHORT-TERM DISABILITY
The employee may purchase prior service while on short-term disability. The purchase may be made in a lump sum or through payroll deduction. The cost of purchasing service credit will be based on the full pre-disability income, regardless of the actual income replacement percentage received at the time of purchase.

Note: After an employee on work-related VSDP returns to work, he may purchase periods of time where the service was not reported.

LONG-TERM DISABILITY WORKING
The employee may purchase prior service while on long-term disability working. The purchase may be made in a lump sum only. The cost of purchasing service credit will be based on the full pre-disability income, regardless of the actual income replacement percentage received at the time of purchase.

LONG-TERM DISABILITY
The employee may not purchase prior service credit during periods of long-term disability.

HEALTH INSURANCE

SHORT-TERM DISABILITY
State health insurance coverage continues on short-term disability with the state paying the employer share of the premium. The employee continues to pay his share.

LONG-TERM DISABILITY WORKING
Both the employer and employee continue paying the premiums. If the employee’s wages do not cover his portion of the health insurance premium, the employee can pay the employer by check.

LONG-TERM DISABILITY
The employee must elect coverage within 31 days of transition to long-term disability to continue state health insurance coverage. The employee must pay the full cost of the coverage (employer and employee cost) by paying the carrier directly. The employee will be billed directly by the carrier.
An eligible employee using Family Medical Leave who participates in the state health insurance program during the period of long-term disability will continue coverage through the current employer until the Family Medical Leave is exhausted.

COBRA

SHORT-TERM DISABILITY
Time spent on short-term disability does not count toward COBRA entitlement, since the employee has not separated and is still eligible for state coverage. The employer is responsible for notifying the employee of his COBRA status.

LONG-TERM DISABILITY WORKING
Time spent on long-term disability working does not count toward COBRA entitlement, since the employee has not separated and is still eligible for state coverage. The employer is responsible for notifying the employee of his COBRA status.

LONG-TERM DISABILITY
Time spent on long-term disability runs concurrently with COBRA. The employer is responsible for notifying the employee of his COBRA status.

HEALTH INSURANCE CREDIT

SHORT-TERM DISABILITY
The time spent while on short-term disability counts toward the 15-year eligibility requirement for the health insurance credit.

LONG-TERM DISABILITY WORKING
An employee on long-term disability working status is not eligible for the credit since state health insurance coverage continues to be provided for the employee.

LONG-TERM DISABILITY
An employee receives a health insurance credit of the greater of $120 or $4 per year of creditable service at the time of eligibility for VSDP. The credit cannot exceed the cost of the employee’s
premium. Time spent on long-term disability counts toward the health insurance credit 15-year eligibility requirement needed for service retirement.

**BASIC GROUP LIFE INSURANCE**

**SHORT-TERM DISABILITY**
Basic Group Life Insurance continues with the state paying for the program. Accelerated benefits and accidental death and dismemberment coverage also continue.

**LONG-TERM DISABILITY WORKING**
The employee continues to be covered by Basic Group Life Insurance while on long-term disability working. The state pays for the life insurance coverage.

**LONG-TERM DISABILITY**
Basic Group Life Insurance continues with the state paying for the life insurance coverage. Accelerated benefits and accidental death and dismemberment coverage also continue.

The amount of life insurance is based on the pre-disability annual salary at the time of transition to long-term disability. The amount of life insurance may be increased annually by cost-of-living adjustments. When the employee retires, Basic Group Life Insurance begins to reduce until it is 25% of its original amount. Accidental death and dismemberment coverage ceases at retirement.

**OPTIONAL GROUP LIFE INSURANCE**

**SHORT-TERM DISABILITY**
Optional Group Life Insurance continues (for the employee, spouse and any minor dependents) as long as the employee pays the premiums for this coverage through payroll deduction.

If the employee terminates employment or coverage ceases because of non-payment of premiums, the employee may convert to an individual policy.

**LONG-TERM DISABILITY WORKING**
Optional Group Life Insurance continues (for the employee, spouse and any minor dependents) as long as the employee pays the premiums for this coverage via payroll deduction.
If the employee terminates employment or coverage ceases because of non-payment of premiums, the employee may convert to an individual policy.

**LONG-TERM DISABILITY**

Optional Group Life Insurance continues (for the employee, spouse and any minor dependents) as long as the employee pays the premiums for this coverage via direct bill.

If the employee long-term disability ends or coverage ceases because of non-payment of premiums, the employee may convert to an individual policy.

The amount of life insurance is based on the pre-disability annual salary at the time of transition to long-term disability.

**DEFERRED COMPENSATION**

**SHORT-TERM DISABILITY**

The employee may continue to contribute to the 457 Deferred Compensation Plan or 403(b) account while on short-term disability unless the disability is work-related.

Contributions may not exceed the lesser of adjusted annual salary or the annual limit. If the employee is contributing at least $10 per pay period to the 457 Deferred Compensation Plan or 403(b) account, the employer Cash Match also will continue as long as there is no legislated cash match holiday. Distributions from the plan are allowed only in the event of approved hardship withdrawals, which must conform to IRS guidelines or to the 2020 Coronavirus Aid, Relief, and Economic Security (CARES) Act.

**LONG-TERM DISABILITY WORKING**

The employee may continue to contribute to the 457 Deferred Compensation Plan or 403(b) account while on long-term disability working unless the disability is work-related.

Contributions may not exceed the lesser of adjusted annual salary or the annual limit. If the employee is contributing at least $10 per pay period to the 457 Deferred Compensation Plan or 403(b) account, the employer cash match also will continue as long as there is no legislated cash match holiday. Distributions from the plan are allowed only in the event of approved hardship.
withdrawals, which must conform to IRS guidelines or to the 2020 Coronavirus Aid, Relief, and Economic Security (CARES) Act.

**LONG-TERM DISABILITY**
The employee may not contribute to the 457 Deferred Compensation Plan or 403(b) account while on long-term disability. VRS will allow 457 distributions for an employee on long-term disability if the employer classified this status as “severance from employment,” and a full calendar month break-in-service has occurred.

**REFUND**
The employee will lose all VSDP benefits if he takes a refund. See the Refunds and Distributions chapter of the Employer Manual for detailed information about Plan 1 and 2 refund requirements.

**SHORT-TERM DISABILITY**
An employee may only request a refund of VRS retirement contributions and interest upon termination of employment. If a refund is taken, all benefits stop, including VSDP short-term and long-term disability benefits.

**LONG-TERM DISABILITY WORKING**
An employee may only request a refund of VRS retirement contributions and interest upon termination of employment. If a refund is taken, all benefits stop, including VSDP long-term disability benefits.

**LONG-TERM DISABILITY**
If a refund is taken, all benefits stop, including VSDP long-term disability benefits.

**SERVICE RETIREMENT**

**SHORT-TERM DISABILITY**
The time spent on short-term disability counts toward the five years needed to become vested to a retirement benefit.

If the member is receiving workers’ compensation benefits while on short-term disability, the employee may not retire until workers’ compensation benefits cease.
LONG-TERM DISABILITY WORKING
The time spent on long-term disability working counts toward the five years needed to become vested to a retirement benefit.

If receiving workers’ compensation benefits while on long-term disability-working, the employee may not retire until workers’ compensation benefits cease.

LONG-TERM DISABILITY
If vested, the employee retains eligibility for retirement benefits after meeting age and service requirements.

If receiving workers’ compensation benefits while on long-term disability, the employee may not retire until workers’ compensation benefits cease.

The employee is required to retire at his normal retirement date. An employee who is approved for disability benefits within five years of his normal retirement date shall be eligible for up to five years of disability before he is required to retire for service.

When retiring, the employee may select any eligible option. The retirement benefit is calculated using his highest average final compensation.