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## The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act relative to pension forfeiture.

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

1	SECTION 1. Paragraph (m) of subdivision 1 of section 5 of chapter 32 of the general
2	laws, as appearing in the 2022 Official Edition, is hereby amended in line 76 by adding after the
3	word "contrary", the following: "except as provided in section 15 of this chapter,".
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5	SECTION 2. Section 10 of chapter 32 of the general laws, as appearing in the 2022
6	Official Edition, is hereby amended by striking the phrase "without moral turpitude on his part"
7	in lines 6, 9, 84 and 126.
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9	SECTION 3. Section 15 of chapter 32 of the general laws is hereby amended by striking
10	everything after the title and inserting in place thereof the following new section 15.
11	
12	Section 15.

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14	(1) Initiation of Forfeiture Proceedings. Proceedings under this section may be initiated
15	by the board or the commission. The board shall notify the member by certified mail when
16	proceedings are initiated. If the member refuses the delivery of the mail, it shall be deemed to
17	have been received. Unless otherwise agreed to by the parties, a hearing shall be held no less
18	than ten days nor more than ninety days after the member has received notification. The board
19	shall conduct the hearing pursuant to the provisions of 840 CMR 10.12. The board shall prepare
20	and file with its clerk or secretary a certificate containing its findings and decision, copies of
21	which shall be sent to the proper parties within fifteen days after completion of such hearing.
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23	(2) Forfeiture of a retirement allowance upon conviction. Upon final conviction of a
24	felony criminal offense involving violation of the laws applicable to a member's office or
25	position or arising out of and in the course of their employment, a member shall be subject to the
26	forfeiture provisions of this section. A retirement board, upon notification of such conviction of a
27	member, must hold a hearing to determine whether the crimes for which a member was
28	convicted involved the laws applicable to the member's office or position or if said criminal
29	offenses were committed while the member was in the course of his or her employment, the total
30	value of the member's potential retirement benefits, and the amount of said benefits which shall
31	be forfeited. For the purposes of this section, 'criminal offense involving violation of the laws
32	applicable to a member's office or position,' shall also include, but not be limited to, in the case
33	of a member whose primary job responsibilities involve contact with children or any member of
34	the Massachusetts Teachers' Retirement System or a teacher who is a member of the Boston

Retirement System, a conviction for knowing purchase or possession of visual material of a child depicted in sexual conduct under section 29C of chapter 272 of the general laws, or a conviction of a sex offense involving a child as defined in section 178C of chapter 6 of the general laws whom the member has contact with as part of his or her official duties, or a conviction of any other sex offense or sexually violent offense, as those terms are defined in said section 178C, in which the victim was any person under the age of 18 whom the member had contact with as part of his or her official duties.

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43 (3) Forfeiture amount. Any member with ten or more years of creditable service on the 44 date of the offense who is subject to forfeiture under the foregoing paragraph (2) shall forfeit 45 their retirement allowance as determined by the board. A member's allowance shall be reduced 46 by either one-third, two-thirds, to a minimum allowance or their right to an allowance shall be 47 forfeited entirely. Such minimum allowance shall be equal to the amount a member would 48 receive in group 1 having ten years of creditable service and at the minimum age for a group 1 49 employee; provided that in no event shall a member whose pension has been reduced to the 50 minimum allowance be eligible for any retirement benefit prior to reaching the minimum age for 51 a group 1 employee; and provided further that, except in cases of total forfeiture, a reduced 52 retirement allowance shall not be reduced below the amount of the annual annuity portion. Such 53 reduced allowance shall be payable for the life of the member; provided that, if the member 54 retires having elected option (c) the beneficiary shall receive, upon the death of the member, the 55 option (c) benefit as if forfeiture had not occurred, based on the age and actual creditable service 56 at the time of the member's retirement, if the board determines that the beneficiary (i) had no role in the illegal conduct for which the member was convicted, (ii) did not have knowledge of the 57

58 illegal conduct, and (iii) did not commit nor conspire to commit the murder or voluntary 59 manslaughter of the member upon whom the retirement allowance is based. In the event the 60 entire allowance is forfeited, the member shall not be entitled to receive a retirement allowance 61 under the provisions of section one to 28, nor shall any beneficiary be entitled to receive a 62 retirement allowance under such provisions on account of such member. Further, in the event of 63 total forfeiture, unless otherwise prohibited by law, a member or beneficiary shall receive only a 64 return of their accumulated total deductions; provided, however, that the rate of regular interest for the purpose of calculating accumulated total deductions shall be zero. Any retirement 65 66 allowance received by a member up to the decision of total forfeiture by a board shall be offset 67 against and reduce the accumulated total deductions otherwise due the member. In determining 68 the amount of the forfeiture the board must consider and make findings of fact relative to the 69 following factors:

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the severity of the crime for which the member was convicted including the sentence
imposed as well as the maximum sentence provided for by law;

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(2) the amount of monetary loss suffered by the state, municipality, political subdivision,
or by any other person as a result of the crime for which the member was convicted or the
financial gain realized by the member;

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78	(3) the degree of public trust reposed in the member by virtue of the member's office or
79	position and the degree to which it was violated;
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81	(4) if the crime was part of a fraudulent scheme against the state or political subdivision,
82	the role of the member in the fraudulent scheme;
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84	(5) any recommendation by the prosecuting attorney or their office to the degree of
85	forfeiture; provided further that, any decision by a board to entirely forfeit a member's benefit
86	shall be consistent with the recommendation of the prosecuting attorney or their office; and
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88	(6) any such other factors as, in the judgment of the board, justice may require.
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90	Any member who has had their retirement allowance forfeited entirely or has had a
91	portion of their retirement allowance forfeited under this paragraph shall be ineligible to become
92	a member of a different retirement system and is also prohibited from increasing their allowance
93	from the forfeited amount except by cost of living increases granted pursuant to sections 102 and
94	103.
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96	Any member who has had their retirement allowance forfeited entirely or has had a
97	portion of their retirement allowance forfeited under this paragraph shall cease to be an active

98 member of the retirement system and shall be ineligible for membership in any retirement99 system.

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101 (4) Forfeiture for members having less than ten years of creditable service. Any member, 102 having less than ten years of creditable service on the date the offense is committed, who upon 103 conviction is subject to the provisions of this section shall forfeit all rights to a retirement 104 allowance based upon any creditable service prior to and after the date of the offense and shall 105 receive a return of his accumulated total deductions; provided, however, that the rate of regular 106 interest for the purpose of calculating accumulated total deductions shall be zero. The member 107 shall thereupon cease to be a member in the retirement system and shall be ineligible to become 108 a member of any retirement system.

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(5) Notification. If a current employer, last employer, the attorney general or a district attorney becomes aware of a final conviction of a member of a retirement system under circumstances which may require forfeiture of the member's rights to a pension, or retirement allowance pursuant to this chapter, section 59 of chapter 30 or section 25 of chapter 268A, they shall immediately notify the retirement board and the commission of such conviction.

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(6) Repayment of allowance. If a member's final conviction of an offense results in a forfeiture of rights under this chapter, the member shall forfeit, and the board shall require the member to repay all benefits in excess of the allowable amount received after the date of the offense of which the member was convicted. Following a member's conviction and partial
forfeiture, the member's retirement allowance will be reduced, upon such terms and conditions as
the board may determine, until all excess payment amounts are recovered.

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123 (7) Misreported Salary. In no event shall any member be entitled to receive a retirement 124 allowance under this chapter, which is based upon a salary that was intentionally concealed from 125 or intentionally misreported to the commonwealth, or any political subdivision, district or 126 authority of the commonwealth. If a member intentionally concealed compensation from or 127 intentionally misreported compensation to an entity to which the member was required to report 128 the compensation, even if the reporting was not required for purposes of calculating the 129 member's retirement allowance, the member's retirement allowance shall be based only upon the 130 regular compensation actually reported to that entity or the amount reported to the board, 131 whichever is lower. Unless otherwise prohibited by law, such member shall receive a return of 132 any accumulated total deductions paid on amounts in excess of the compensation actually 133 reported, but no interest shall be payable on the accumulated deductions returned to the member. 134 The board shall notify the commission of any proceedings commenced pursuant to this 135 subdivision and shall provide any and all documents relating to said proceedings upon request of 136 the commission. Notwithstanding the waiver provisions of paragraph (a) of subdivision 3 of 137 section 21 of chapter 32 of the general laws any calculations performed pursuant to this section 138 will be submitted to the commission for approval.

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140 (8) Appeal of Forfeiture. Any person who is aggrieved by a decision made pursuant to 141 this section regarding the forfeiture of all or any portion of a member's retirement allowance 142 under this section may, within thirty days after the certification of the decision bring a petition in 143 the superior court. This action shall be commenced in the superior court in which a member was 144 convicted, or in Suffolk Superior Court, or in the Massachusetts Superior Court covering the 145 geographic area in which a member resides. The court shall review all legal issues under a de 146 novo standard, but may base its determination either on the administrative record below, or may, 147 in its discretion, request additional evidence.

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149 (9) Restitution. If a member has been found to have misappropriated funds or property of 150 their employer, restitution may be made using all or a portion of the total deductions of the 151 member on account with a retirement system. If restitution is made using the accumulated total 152 deductions of the member on account with a retirement system then the annuity portion of any 153 retirement allowance will be reduced when a retirement allowance becomes effective or when a 154 retirement allowance is resumed, as the case may be. The pension portion of the retirement 155 allowance shall remain unchanged from the allowance determined using the accumulated total 156 deductions in the member's account prior to restitution.

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158 SECTION 4. Subdivision 3 of section 16 of said chapter 32 is hereby amended in line 63 159 by striking the phrase: "or any member who is aggrieved by any action taken or decision of a 160 board or the public employee retirement administration commission rendered with reference to 161 his dereliction of duty as set forth in section 15,".

163	SECTION 5. Subdivision 3 of section 16 of said chapter 32 is hereby amended in line
164	113 by adding after the word "rendered": , except decisions made or actions taken pursuant to
165	section 15 of this chapter,.
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167	SECTION 6. Section 105 of said chapter 32 is hereby amended by adding the following
168	paragraph;
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170	(d) Any member having had their retirement allowance forfeited entirely or having had
171	any portion of their retirement allowance forfeited pursuant to section 15 of this chapter shall be
172	ineligible for reinstatement to service under the provisions of this section.
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174	SECTION 7. Paragraph (b) of subdivision (2) of section (8) of chapter 32 is hereby
175	amended by inserting in line 105 after the word "compensation": ; provided, however, that any
176	member who has had their retirement allowance forfeited entirely or had any portion of their
177	retirement allowance forfeited pursuant to section 15 shall not become an active member of the
178	retirement system upon reinstatement but shall contribute to the deferred compensation fund
179	established by section 64D of chapter 29.