Regulatory Analysis Form	INDEPENDENT REGULATORY			
	REVIEW COMMISSION			
(Completed by Promulgating Agency)				
	2016			
(All Comments submitted on this regulation will appear on IRRC's website)	- RC			
(1) Agency	RC RC			
State Employees' Retirement System	RRC PM 2:			
(2) Agency Number: 31	: 25			
Identification Number: 14				
	IRRC Number: 312 %			
(3) PA Code Cite:				
4 Pa.Code § 245.4 4 Pa.Code § 247.5.1				
(4) Short Title:				
Member purchases of credit for previous State service				
and Reelection of benefit options				
-				
(5) Agency Contacts (List Telephone Number and Email Address):			
Primary Contacts: Jay Pagni, Director of Communications and P Sharon S. Smith, Legislative Specialist, 717-	oney, 717-237-0236 – Jaypagiii@pa.gov			
Secondary Contact: Catherine Nolan, Assistant Counsel, 717-23	7-0392 – canolan@pa.gov			
(0) 1) Po 01 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ncy Certification Regulation; N/A			
X Proposed Regulation Certification by the Governor Certification by the Attorney General				
Final Omitted Regulation	Attribution by the Fillotticy Seneral			
(7) Briefly explain the regulation in clear and nontechnical langua	ge. (100 words or less)			
The amendment to §245.4 requires that a member electing to pu	rchase previous State service credit,			
must purchase credit for all such service simultaneously. The p	roposed amendment also would extend			
the payroll deduction payment period to six years.				
The addition of §247.5.1 expresses a reasonable interpretation of the Retirement Code provision				
allowing retired members to reelect benefit options if the design	nated survivor annuitant dies or the			
member divorces or marries. It states that the right to reelect is event or until the occurrence of another triggering event.	valid for seven years from the diggering			
(8) State the statutory authority for the regulation. Include specifi	<u>c</u> statutory citation.			
71 Pa. C.S. §5902(h).				

(9) Is the regulation mandated by any federal or state law or court order, or federal regulation? Are there any relevant state or federal court decisions? If yes, cite the specific law, case or regulation as well as, any deadlines for action.

No.

(10) State why the regulation is needed. Explain the compelling public interest that justifies the regulation. Describe who will benefit from the regulation. Quantify the benefits as completely as possible and approximate the number of people who will benefit.

The amendments clarify an existing regulation and put members on notice of the Board's interpretation of the two provisions relating to service purchases and benefit reelections.

SERS' regulations and policies apply only to members of the system, and not to the general public. By amending §245.4, the Board is publishing its long-standing practice regarding purchasing previous optional service credit and adding flexibility to the terms of payment. By adding §247.5.1, the Board is publishing its interpretation of Section 5907(j) to include a reasonable time limitation on the member's ability to exercise the reelection right without unnecessarily exposing the system to manipulation and expressly stating that members may not accumulate reelection rights.

(11) Are there any provisions that are more stringent than federal standards? If yes, identify the specific provisions and the compelling Pennsylvania interest that demands stronger regulations.

There are no applicable federal pension standards. SERS is exempt from ERISA because it is a governmental plan. SERS is subject to provisions of the Internal Revenue Code, however, those provisions are not relevant here.

(12) How does this regulation compare with those of the other states? How will this affect Pennsylvania's ability to compete with other states?

These regulatory amendments will have no impact on Pennsylvania' ability to compete with other states.

(13) Will the regulation affect any other regulations of the promulgating agency or other state agencies? If yes, explain and provide specific citations.

No.

(14) Describe the communications with and solicitation of input from the public, any advisory council/group, small businesses and groups representing small businesses in the development and drafting of the regulation. List the specific persons and/or groups who were involved. ("Small business" is defined in Section 3 of the Regulatory Review Act, Act 76 of 2012.)

SERS has not asked for input from the general public because these regulations will not affect that population.

(15) Identify the types and number of persons, businesses, small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012) and organizations which will be affected by the regulation. How are they affected?

Not applicable because they are not affected by these regulations.

(16) List the persons, groups or entities, including small businesses, that will be required to comply with the regulation. Approximate the number that will be required to comply.

The amendment to §245.4 applies only to members purchasing previous State service credit; and the addition of §247.5.1 applies only to retired members who have elected a retirement benefit option with a survivor annuity.

(17) Identify the financial, economic and social impact of the regulation on individuals, small businesses, businesses and labor communities and other public and private organizations. Evaluate the benefits expected as a result of the regulation.

There are no financial, economic and social impacts associated with these proposed regulations.

(18) Explain how the benefits of the regulation outweigh any cost and adverse effects.

There are no costs or adverse effects associated with these proposed regulations.

(19) Provide a specific estimate of the costs and/or savings to the **regulated community** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

There are no costs or savings associated with these proposed regulations.

(20) Provide a specific estimate of the costs and/or savings to the **local governments** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

There are no costs or savings associated with these proposed regulations.

(21) Provide a specific estimate of the costs and/or savings to the **state government** associated with the implementation of the regulation, including any legal, accounting, or consulting procedures which may be required. Explain how the dollar estimates were derived.

There are no costs or savings associated with these proposed regulations.

(22) For each of the groups and entities identified in items (19)-(21) above, submit a statement of legal, accounting or consulting procedures and additional reporting, recordkeeping or other paperwork, including copies of forms or reports, which will be required for implementation of the regulation and an explanation of measures which have been taken to minimize these requirements.

Not applicable.

(23) In the table below, provide an estimate of the fiscal savings and costs associated with implementation and compliance for the regulated community, local government, and state government for the current year and five subsequent years.

* Th	nere are no costs	or savings to	the Commonw	ealth, its o	citizens,
local	governments or	school emplo	yees associated	with this	proposal.

	Current FY Year	FY +1 Year	FY +2 Year	FY +3 Year	FY +4 Year	FY +5 Year
SAVINGS:	\$	\$	\$	\$	\$	\$
Regulated Community						
Local Government						
State Government						
Total Savings						
COSTS:						
Regulated Community						
Local Government						
State Government						
Total Costs						
REVENUE LOSSES:						
Regulated Community						
Local Government						
State Government		1				
Total Revenue Losses	+					

(23a) Provide the past three year expenditure history for programs affected by the regulation.

Not applicable.

Program FY -3 FY -2 FY -1 Current FY

(24) For any regulation that may have an adverse impact on small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012), provide an economic impact statement that includes the following:

Not applicable.

- (a) An identification and estimate of the number of small businesses subject to the regulation.
- (b) The projected reporting, recordkeeping and other administrative costs required for compliance with the proposed regulation, including the type of professional skills necessary for preparation of the report or record.
- (c) A statement of probable effect on impacted small businesses.
- (d) A description of any less intrusive or less costly alternative methods of achieving the purpose of the proposed regulation.

(25) List any special provisions which have been developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, the elderly, small businesses, and farmers.

Not applicable.

(26) Include a description of any alternative regulatory provisions which have been considered and rejected and a statement that the least burdensome acceptable alternative has been selected.

There are no alternatives.

- (27) In conducting a regulatory flexibility analysis, explain whether regulatory methods were considered that will minimize any adverse impact on small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012), including:
 - a) The establishment of less stringent compliance or reporting requirements for small businesses;
 - b) The establishment of less stringent schedules or deadlines for compliance or reporting requirements for small businesses;
 - c) The consolidation or simplification of compliance or reporting requirements for small businesses;
 - d) The establishment of performing standards for small businesses to replace design or operational standards required in the regulation; and
 - e) The exemption of small businesses from all or any part of the requirements contained in the regulation.

Not applicable.

(28) If data is the basis for this regulation, please provide a description of the data, explain in detail how the data was obtained, and how it meets the acceptability standard for empirical, replicable and testable data that is supported by documentation, statistics, reports, studies or research. Please submit data or supporting materials with the regulatory package. If the material exceeds 50 pages, please provide it in a searchable electronic format or provide a list of citations and internet links that, where possible, can be accessed in a searchable format in lieu of the actual material. If other data was considered but not used, please explain why that data was determined not to be acceptable.

Not applicable.

(29) Include a schedule for review of the r	egulation including:
A. The date by which the agency n	aust receive public comments: 2/23/2016
B. The date or dates on which publ will be held:	ic meetings or hearings <u>none scheduled at this time</u>
C. The expected date of promulgat regulation as a final-form regulation	
D. The expected effective date of t	he final-form regulation: 6/25/2016

E. The date by which compliance with the final-form regulation will be required:

Not applicable

F. The date by which required permits, licenses or other approvals must be obtained:

Not applicable

(30) Describe the plan developed for evaluating the continuing effectiveness of the regulations after its implementation.

Not applicable.

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2016 JMI - 6 PM 2:25

FACE SHEET FOR FILING DOCUMENTS WITH THE LEGISLATIVE REFERENCE BUREAU

(Pursuant to Commonwealth Documents Law)

		DO NOT	WRITE IN THIS SPACE
	Copy below is hereby approved as to form and legality. Attorney General	Copy below is here by certified to be a true and correct copy of a document issued, prescribed or promulgated by:	Copy below is hereby approved as to form and legality. Executive or independent Applicates.
BY;	(DEPUTY ATTORNEY GENERAL)	State Employees' Retirement System (AGENCY)	John U. Six
	DEC 04 2015	DOCUMENT/FISCAL NOTE NO. 31-14 DATE OF ADOPTION:	OCT 07 2015
	DATE OF APPROVAL	BY: Arif & Ali	DATE OF APPROVAL
	8	TITLE: David E. Durbin, Secretary (EXECUTIVE OFFICER, CHAIRMAN OR SECRETARY)	DEDUTY GENERAL COUNSEL (Chief Course), (Strike inapplicable title)
	Check if applicable Copy not approved. Objections attached.	<i>4</i>	Check if applicable. No Attorney General approval or objection within 30 days after submission.
			900

Notice of Proposed Rulemaking State Employees' Retirement Board State Employees' Retirement System (4 Pa. Code Chapters 245 and 247) (Member Purchases of Credit for Previous State Service and Reelection of Benefit Option)

Preamble

The State Employees' Retirement Board ("Board") is submitting this proposed rulemaking amending 4 Pa. Code Chapter 245, Section 245.4 (relating to member purchases of credit for previous state service) and amending 4 Pa. Code Chapter 247, to add Section 247.5.1 (relating to reelection of benefit option).

A. Effective Date

These amendments will go into effect upon publication in the *Pennsylvania Bulletin* as a final rulemaking.

B. Contact Persons

For further information contact Jay Pagni, Director of Communications and Policy, State Employees' Retirement System, 30 North Third Street, Suite 150, Harrisburg, PA 17101-1716, 717-237-0236, Sharon S. Smith, Legislative Specialist, 717-237-0227, or M. Catherine Nolan, Assistant Counsel, State Employees' Retirement System, 30 North Third Street, Suite 150, Harrisburg, PA 17101-1716, 717-237-0392.

C. Statutory Authority

This proposed rulemaking is being made under the authority of Sections 5902(h) of the State Employees' Retirement Code ("Retirement Code"), 71 Pa.C.S. Sections 5101 et seq.

D. Background and Purpose

The Retirement Code permits SERS members and PSERS members who have elected Multiple service to purchase credit for previous State service that is uncredited because membership in SERS was optional at the time it was rendered. The amendment to §245.4 expressly requires that a member who elects to purchase previous State service credit, must purchase credit for all such service simultaneously. Partial purchases of previous optional State service are not allowed. The proposed amendment also would extend the time to pay for such period by payroll deductions from the customary three years to six years.

The Board has long interpreted the Retirement Code to require that the purchase be comprehensive and Commonwealth Court affirmed SERS' interpretation in *Susan Shinkman v. State Employees' Retirement Board*, 958 A.2d 613 (Pa. Cmwlth. 2008). Therefore, this amendment maintains the status quo except in that it extends the payroll deduction payment period for the flexibility of the member.

The addition of §247.5.1 pertains to a member's limited right to reelect a benefit option. The Retirement Code permits retired members who selected a retirement benefit payment option with a joint and survivor annuity to select a new benefit payment option under certain circumstances. Specifically, the Retirement Code provides that if the designated survivor annuitant predeceases the member or the member divorces or marries after retirement, the member has the right to reelect an option. The Retirement Code does not expressly state the time within which the member may exercise the reelection right.

The absence of a time limitation would allow a member to delay changing the option indefinitely and could result in the payment of a larger total benefit. When a member reelects a benefit option, the member's benefit and any survivor annuity is recomputed to be actuarially equivalent to the value of the benefit remaining at the time of the recomputation. The recomputation often produces a lower monthly annuity payment to the member. By delaying the option change, the member can postpone such benefit payment reduction and could secure a larger total benefit that would be payable otherwise. In addition, the statute is silent as to whether a member who experiences multiple triggering events has a single right to change the initial benefit option or whether reelection options may accumulate, potentially allowing a member to accumulate opportunities to change the option selection, thereby further enhancing the member's benefit beyond the statutory maximum.

The amendment to §247.5.1 provides the right to reelect an option remains valid until the earlier of seven years from the triggering event or upon the occurrence of a subsequent triggering event.

E. Benefits, Costs and Compliance

Executive Order 1996-1 requires a cost/benefit analysis of the proposed regulation.

Benefits

This proposed rulemaking makes SERS' regulation regarding purchasing service credit for previous optional State service consistent with SERS long-standing interpretation of the Retirement Code and with Commonwealth Court precedent and eases members' payment terms. It also sets forth reasonable limitations, clarifying a member's ability to select a new benefit payment option.

Costs

The amendments maintain the status quo, except with regard to the extended payment period. The extended payment period has no impact on the service purchase cost or applicable interest. Therefore, these amendments have no associated cost.

Compliance Costs

The proposed amendment will not impose any additional compliance costs on state employees or employers.

F. Sunset Review

Not applicable.

G. Regulatory Review

Under Section 5(a) of the Regulatory Review Act (71 P.S. § 745.5(a)), the Board has submitted a copy of these proposed amendments to the Independent Regulatory Review Commission (IRRC), the Chairpersons of the House State Government Committee and the Senate Finance Committee, and the Legislative Reference Bureau on January 6, 2016. In addition to submitting the proposed amendments, the Board has provided IRRC and the Committees with a detailed regulatory analysis form prepared by SERS in compliance with Executive Order 1996-1, "Regulatory Review and Promulgation." A copy of this material is available to the public upon request.

Under section 5(g) of the Regulatory Review Act, if IRRC has objections to any portion of the proposed amendment, it will notify the Board and the Committees within 30 days of the close of the Committees' review period. The notification shall specify the regulatory review criteria that have not been met by the portion of the proposed amendment to which an objection has been made. The Regulatory Review Act specifies detailed procedures for review by the General Assembly and the Governor of objections raised by IRRC prior to final publication of the amendment by the Board.

H. Public Comments

Those who could be affected by the proposed amendment to §245.4 include any mandatory member of SERS or multiple service member of PSERS who has previous optional State service that is uncredited. Also, potentially affected by the addition of §247.5.1 is any SERS member who elects a retirement benefit payment option with a joint and survivor annuity.

Written Comments - Interested persons are invited to submit comments, suggestions, or objections regarding the proposed regulations to Jay Pagni, Director of Communications and Policy, State Employees' Retirement System, 30 North Third Street, Suite 150, Harrisburg, PA 17101-1716. Comments submitted by facsimile will not be accepted. The Board must receive comments, suggestions or objections by February 23, 2016.

Electronic Comments - Comments may be submitted electronically to the Board at jpagni@pa.gov and must be received by the Board by February 23, 2016. A subject heading of the proposal and a return name and address must be included in each transmission. If an acknowledgment of electronic comments is not received by the sender within two working days, the comments should be retransmitted to ensure receipt.

I. Findings

The Board finds that:

- (1) Public notice of intention to amend the regulations herein was given under 1 Pa.Code § 7.1 (relating to notice of proposed rulemaking required) by publication at 44 Pa.B. 4641.
- (2) The amendments to the rules and procedures herein are necessary and appropriate for the administration of the code.

J. Order

The Board, acting under the State Employees' Retirement Code and the Commonwealth Documents Law, including particularly those sections specified in the several authority sections herein specified with respect to each provision of the rules and procedures of SERS modified by this order, orders:

- (a) The regulations for the Board, 4 Pa. Code Chapter 245 and Chapter 247 are amended by the changes to section 245.4 and adding section 247.5.1.
- (b) The amendments shall be submitted to the Office of Attorney General for approval as to form and legality as required by law.
- (c) The Secretary of the Board shall certify this order at _____ Pa.B. _____ and deposit them with the Legislative Reference Bureau as required by law.
- (d) This order shall take effect immediately upon publication in the *Pennsylvania Bulletin*.

DAVID R. FILLMAN

Chairman State Employees' Retirement Board

Annex A

TITLE 4. ADMINISTRATION PART X. STATE EMPLOYEES' RETIREMENT BOARD CHAPTER 245. CONTRIBUTIONS

4 Pa. Code § 245.4 (2015)

Draft Amendment to Regulation

(Note: Additions to existing language are noted by **bold underscoring**, and deletions are noted by **[bold brackets]**.)

§ 245.4. Member [contributions for the purchase] <u>purchases</u> of credit for previous State service [or to become a full coverage member]

[Multiple service election. A school employe and a member of the Public School Employees' Retirement System may, if he elects multiple service, apply for and receive credit for total previous State service, provided he makes the required member contributions for the purchase of previous] (a) A State employee who is a member of SERS or a school employee who is member of the Public School Employees' Retirement System who has timely elected Multiple service may receive service credit for all uncredited previous State service, provided the member applies for and makes the required contributions for all such uncredited State service, regardless of the amount of State service previously credited[, if any].

(b) The member may make the required contributions through payroll deductions over a period of not more than six years.

TITLE 4. ADMINISTRATION PART X. STATE EMPLOYEES' RETIREMENT BOARD CHAPTER 247. BENEFITS

Draft Amendment to add Regulation

(Note: Additions to existing language are noted by **bold underscoring**, and deletions are noted by **[bold brackets]**.)

§ 247.5.1. Reelection of benefit option

- (a) A member who has filed an application for benefits and who has designated a survivor annuitant shall have the right to reelect a benefit option and to nominate a beneficiary or a new survivor annuitant if, after filing such application, the designated survivor annuitant predeceases the member, the member is awarded a divorce, or the member becomes married, provided the member files a timely application for option change with the board.
- (b) The member's right to reelect a benefit option shall remain valid for seven years from the date of such death, divorce or marriage that triggered the right or until the occurrence of a subsequent triggering event, whichever occurs first. Upon the occurrence of a subsequent triggering event, a superseding right to reelect shall commence.
- (c) Upon the member's timely filing of an application for option change, the member's annuity shall be recomputed to be actuarially equivalent to the annuity in effect immediately prior to such recomputation.

TRANSMITTAL SHEET FOR REGULATIONS SUBJECT TO THE REGULATORY REVIEW ACT

I.D. NUMBER:	31-14				
SUBJECT:	UBJECT: MEMBER PURCHASES OF CREDIT FOR PREVIOUS STATE SERVICE & RE- ELECTION OF BENEFIT OPTIONS				
AGENCY: STATE EMPL		DYEES' RETIREMENT SYSTEM			
		TYPE OF REGULATION			
(X) Proposed F	Regulation				
() Final Regu	lation	1 0	RR		
() Final Regu	() Final Regulation with Notice of Proposed Rulemaking Omitted				
() 120-day En	() 120-day Emergency Certification of the Attorney General				
() 120-day Er	nergency Certificat	ion of the Governor			
() Delivery of () With I	Tolled Regulation Revisions () V	Without Revisions			
		FILING OF REGULATION			
DATE SIGN	NATURE	DESIGNATION			
	/)	HOUSE COMMITTEE	_		
1/6/16 Pam	Dengar &	MAJORITY CHAIR Daryl D. Metcalfe	_		
1/6/16 Kathy Sied MINORITY CHAIR Mark B. Cohen					
1		SENATE COMMITTEE	_		
1/6/14	MAJORITY CHAIR John H. Eichelberger, Jr.				
1/6/16 Catly Q	16/16 Cathalle Color Congress MINORITY CHAIR John P. Blake				
14/16 /	Joseph	INDEPENDENT REGULATORY REVIEW COMISSION			
		ATTORNEY GENERAL (for Final Omitted only)			
16/16 Cour	ne mant	LEGISLATIVE REFERENCE BUREAU (for Proposed only)			