INTRODUCTION

P.L. 2021, c. 226 (Chapter 226), reopened the Prosecutors Part of the Public Employees’ Retirement System (PERS) effective September 24, 2021, that was previously closed to new members by P.L. 2010, c. 1 (Chapter 1), on May 21, 2010.

This Guidebook Addendum addresses the benefits that are specific to the Prosecutors Part of the PERS. If a topic is not specifically addressed in this addendum, Prosecutors Part members should refer to the information in the Public Employees’ Retirement System (PERS) Member Guidebook.

MEMBERSHIP

Eligibility

Employees who are eligible for enrollment in the Prosecutors Part include:

- Any county prosecutor, first assistant county prosecutor, or assistant county prosecutor;
- The Director of the Division of Criminal Justice (DCJ) in the Department of Law and Public Safety (LPS); any assistant director, deputy director, assistant attorney general, or deputy attorney general employed by that department and assigned to that division; and
- Any criminal investigator in the DCJ ineligible for enrollment in the Police and Firemen’s Retirement System (PFRS).

These eligible positions were defined as prosecutors for the purposes of N.J.S.A. 43:15A-155. The prosecutor must have been serving on or after the effective date of the law to be eligible for coverage under the Prosecutors Part.

Contribution Rate

N.J.S.A. 43:15A-157 increased the employee contribution rate for Prosecutors Part members to 10 percent of base salary.

Changing Positions Out of a Prosecutor Title

Whenever an employee transfers out of the Prosecutors Part, the Certifying Officer of the employing location must fill out the appropriate State or county version of the PERS Prosecutors Part Change of Position Form. The completed form must then be submitted to the New Jersey Division of Pensions & Benefits, P.O. Box 295, Trenton, NJ 08625-0295.

SERVICE CREDIT

Prosecutors who were serving in a covered position on January 7, 2002, the enactment date of the law establishing the original Prosecutors Part, had all their credited PERS service as of that date considered as Prosecutors Part service.

For prosecutors who were enrolled between January 7, 2002, and May 21, 2010, only service performed in a prosecutor position was included in the Prosecutors Part.

Prosecutors who were serving in covered position on September 24, 2021, the effective date of the reopening of the Prosecutors Part, had all their credited PERS service as of that date considered as Prosecutors Part service.

Any county prosecutor or acting county prosecutor enrolled in the Defined Contribution Retirement Program (DCRP) as of September 24, 2021, will be enrolled in the Prosecutors Part of the PERS. Service in the DCRP will be credited as Prosecutors Part service provided the prosecutor pays the amount equivalent to the amount contributed to the DCRP for each year of service to be credited.

All other service as a prosecutor prior to the effective date of the reopening of the Prosecutors Part is considered regular PERS service, with one exception: any PERS member appointed as a county prosecutor by the Governor, pursuant to Article VII, Section II, paragraph 1 of the New Jersey Constitution, after September 24, 2021, will have all credited PERS service as of the date of appointment considered as Prosecutors Part service.

Prosecutors Part and Regular PERS Accounts

If an employee has both prosecutor and non-prosecutor service, separate accounting will be made for the regular PERS service and the Prosecutors Part service. When a member retires, benefits will be calculated separately for Prosecutors Part and regular PERS accounts in accordance with the laws governing each part. However, non-concurrent Prosecutors Part and regular PERS service can be combined as regular PERS service if it will result in a regular PERS benefit higher than the Prosecutors Part benefit, such as a Veteran Retirement or to qualify for a Disability or Deferred Retirement benefit. The non-concurrent service may also be combined to qualify for post-retirement medical benefits, subject to employer requirements for that coverage. When service is combined to qualify for a regular PERS benefit or post-retirement medical coverage, concurrent service will be excluded from consideration.

TRANSFERS

There are no provisions in the law for transferring or upgrading regular PERS service to Prosecutors Part service for individuals who became prosecutors after January 7, 2002, and before May 21, 2010, or after September 24, 2021. This restriction also applies to service rendered in a prosecutor position before the enactment of the law, unless the member was serving as a prosecutor on January 7, 2002, or September 24, 2021.
TYPES OF SERVICE ELIGIBLE FOR PURCHASE AS PROSECUTORS PART SERVICE

Most service purchased by a prosecutor is generally considered as regular PERS service, and the cost of purchase will be calculated using regular PERS purchase factors (see the PERS Member Guidebook for these purchase factors).

A purchase of service credit is permitted to be added to the Prosecutors Part account under the following circumstances:

- Service credited to the Prosecutors Part that was subsequently withdrawn by the member;
- Service earned as a prosecutor after January 7, 2002, and before May 21, 2010, and after September 24, 2021, that was never credited to the Prosecutors Part;

When allowed, the cost of service purchased as Prosecutors Part service will be calculated using the Prosecutors Part purchase factors shown in the following chart:

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LOANS

Prosecutors are eligible to take loans from the retirement system in the same manner as other PERS members. The amount that can be borrowed is based on the total contributions the member has made to the system. The minimum repayment amount is based on the Prosecutors Part contribution rate of 10 percent of salary.

VESTING

A Prosecutors Part account will vest (i.e., be eligible for a retirement benefit) when the prosecutor has 10 years of creditable Prosecutors Part service. Prosecutors Part and regular PERS service vest separately unless all of the service will be used to qualify for a regular PERS retirement benefit.

Example: The account of a member who terminates public employment with seven years of Prosecutors Part service and five non-concurrent years of regular PERS service will qualify for a Deferred Retirement, since the member would have the 10 years needed to be eligible for a Deferred Retirement under the regular PERS by combining the service.

RETIREMENT

Definition of Terms

“Final Compensation” means your last 12 months of salary as a prosecutor.

Types of Retirement

There are several types of retirement available under the Prosecutors Part.

Service Retirement – available at age 55* with any number of years of Prosecutors Part service. A Prosecutors Part Service Retirement is calculated using the highest of:

- 50 percent of Final Compensation if you have 20 or more years of service;
- Two percent of Final Compensation for each year of service credit plus one percent for each year over 30; or
- 1/60 x years of service x Final Compensation.

Special Retirement – available at any age with 25 or more years of Prosecutors Part service. A Prosecutors Part Special Retirement is calculated using 65 percent of Final Compensation plus one percent of Final Compensation for each additional year over 25 up to 30 years.

Deferred Retirement – available at age 55 with 10 or more years of Prosecutors Part service. A Prosecutors Part Deferred Retirement is calculated using two percent of Final Compensation for each year of service credit up to 25 years of service.

*Members in a Prosecutors Part position on January 7, 2002, are exempt from the age 55 requirement if they have 20 or more years of service.
Using Prosecutor Part Service as Regular PERS Service to Obtain a Higher Benefit

Prosecutors may use their Prosecutors Part service as regular PERS service if it will result in a higher retirement allowance.

Example: A prosecutor, who is age 60 and a veteran with 20 years of Prosecutors Part service, could retire on a PERS Veteran Retirement at 54.5 percent of Final Compensation rather than with a Prosecutors Part Service Retirement at 50 percent of Final Compensation. A prosecutor may also use Prosecutors Part service earned in New Jersey to qualify for an Ordinary Disability Retirement, and all Prosecutors Part service to qualify for an Accidental Disability Retirement or a Deferred Retirement. When Prosecutors Part service is used as regular PERS service, the member is not entitled to a refund of Prosecutors Part employee contributions, or the difference between the regular PERS and Prosecutors Part contributions.

See the PERS Member Guidebook for a description of regular PERS retirement types.

Retirement With Prosecutors Part and Regular PERS Accounts

If a PERS member has both Prosecutors Part and regular PERS service, the member must terminate all PERS-covered employment to qualify for any retirement benefit.

Retirement allowances will be calculated for each type of service in accordance with the statutes governing each part of the PERS. The member must meet all the requirements (age and service) in order to receive the benefit based on that service.

If the member is not eligible for a regular PERS benefit upon retirement from the Prosecutors Part, the contributions for that regular PERS service may be returned. However, the contributions for the regular PERS service will not be refunded if some or all of that service is used to qualify for a retirement allowance or post-retirement medical benefits coverage.

OPTIONAL SETTLEMENTS AT RETIREMENT

The retirement options for Prosecutors Part retirement benefits are the same as those for regular PERS members. There is no automatic survivor benefit in the Prosecutors Part.

See the PERS Member Guidebook for more information about PERS pension options.

Retirement Options with Prosecutors Part and Regular PERS Retirements

If a member is eligible to receive both a Prosecutors Part retirement benefit and a regular PERS retirement benefit, the retirement option and or beneficiary selection for the regular PERS benefit may be different than the option and beneficiary selection for the Prosecutors Part retirement benefit.

Example: A 55 year-old member has 22 years of Prosecutors Part service and 10 years of regular PERS service when the member terminates all PERS-covered employment and retires. A different option selection and beneficiary may be named for the regular PERS benefit than is named for the Prosecutors Part benefit. In this case, the member could select Option A with his spouse as the beneficiary for the Prosecutors Part benefit, and Option 1 with a child as the beneficiary for the regular PERS benefit. For this example, while the Prosecutors Part benefit can be collected immediately, the regular PERS benefit is only payable upon the member attaining the age of 60.

ACTIVE AND RETIRED DEATH BENEFITS

Noncontributory and Contributory Group Life Insurance

The group life insurance benefit for an active member in the Prosecutors Part is the same as that for regular PERS members. There is a noncontributory policy that is 1½ times the salary subject to pension contributions received in the 12 months prior to death, and a contributory policy also valued at 1½ times the salary subject to pension contributions received in the 12 months prior to death.

Group life insurance for retired members is contingent upon the retiree having coverage as an active employee and having at least 10 years of service credit. The group life insurance benefit for a retired member collecting either a Service, Special, or Deferred Retirement benefit under the Prosecutors Part is 50 percent of the Final Compensation as a prosecutor.

If a prosecutor is eligible for a Deferred Retirement, terminates employment, and dies after age 55 without filing for retirement, the prosecutor’s beneficiary would receive a group life insurance benefit as if retired.

If a prosecutor is eligible for a Deferred Retirement, terminates employment, and dies before age 55, no group life insurance benefit is payable.

If a prosecutor uses the Prosecutors Part service to qualify for a higher regular PERS benefit, the group life insurance payable will be that for a regular PERS retiree (3/16 of Final Compensation).

If a prosecutor retires with separate Prosecutors Part and regular PERS retirement allowances, the member may receive group life insurance of 50 percent of the Final Compensation as a prosecutor and 3/16 of the regular PERS Final Compensation. The member must have at least 10 years of service in both the Prosecutors...
Part and the regular PERS to qualify for the group life insurance associated with each retirement.

When group life insurance is reduced at retirement, you have 31 days after termination of employment to convert the amount of insurance that was reduced to private, individual insurance coverage with the Prudential Life Insurance Company. For additional information see the Conversion of Group Life Insurance Fact Sheet.

WITHDRAWAL
A member may not withdraw from either the Prosecutors Part or the regular PERS while still actively employed in a position covered by the other. The member may withdraw from both the Prosecutors Part and the regular PERS when all PERS-covered employment ends. The member may also withdraw from the regular PERS after retirement from the Prosecutors Part if no portion of the regular PERS service will be used to qualify for a regular PERS benefit or for post-retirement medical coverage.

OTHER PROVISIONS OF THE PERS
The rules regarding other aspects of the PERS are the same for Prosecutors Part members as they are for regular PERS members. Please see the PERS Member Guidebook or your benefits representative for more information regarding these benefits.

Benefits and provisions of the PERS are subject to changes by the legislature, courts, and other officials. While this guidebook addendum outlines the benefit and contribution schedules of the PERS, it is not a final statement. Complete terms governing any employee benefit program are set forth in the New Jersey Statutes Annotated. Regulations, new or amended, are published in the New Jersey Register by the State Office of Administrative Law supplementing the New Jersey Administrative Code.