

### November 28, 2018 Month of Death Payment

FINAL PROPOSAL

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#### **ISSUE STATEMENT**

In the month a retiree or survivor passes away, the Department of Retirement Systems (DRS) prorates the last month benefit payment based on the number of days the person was alive in the month. Frequently this results in an invoice being sent to the family or estate to collect any amount that should have been prorated.

#### **OVERVIEW**

This report provides background information on the month of death payment, including the current policy, legislative history, policy considerations, reservation of rights clause, costs to the plan and data regarding who is impacted by the policy.

DRS requested the LEOFF 2 Board consider endorsing legislative action to no longer prorate the month of death pension benefit (See Appendix C). DRS provided an initial presentation on their proposal to the Board at the June 20, 2018. The Board voted at the July 25, 2018 meeting to receive a Comprehensive Report on the issue, and on September 9, 2018 to receive a Final Proposal.

#### **BACKGROUND AND POLICY ISSUES**

#### **Current Practice**

Retirement benefits are paid on a monthly basis, but beneficiaries (retirees and survivors) only receive benefits up to their date of death. If DRS is not notified of the death before the cut-off time for processing the payment, the estate will receive a payment for the full month. In these cases, DRS sends an invoice to the estate for repayment of any benefits paid beyond the date of death. This practice also applies to the month of death payment of purchase service credit and purchase of additional annuity.

For example, if a retiree or survivor dies on day 10 of a 30-day month, they receive pro-rated benefits for only 1/3 of the month. If they have already received a check for the full month, DRS will seek repayment of the remaining 2/3.

This is a longstanding administrative practice. While statute does not expressly state when benefits should cease after death, DRS has general authority (see RCW 41.50.130) to bill retirees and survivors for overpayments of benefits.

#### Administrative Workload Data (all DRS administered plans)

Each month, on average, DRS retires 1,000 members and is notified of 500 retiree deaths. For 2018, there were 856 active invoices for month of death overpayments across, as of July 31. Approximately 90% of the overpayments DRS processes are connected to the month of death payment.

#### **Social Security**

Social Security benefits are not prorated for the month of death. Instead, a member does not receive a benefit if they die at any point during the month because the benefit accrues at the end of the month. Furthermore, Social Security payments are delayed one month, meaning that the payment a member receives in September is actually their August payment. This gives Social Security Administration (SSA) additional time to receive notice that a member is deceased and stop payment of the benefit. If a benefit is paid for the month of death, then SSA collects that payment from the estate.<sup>1</sup>

#### **Policy Considerations**

The proration process can cause burdens for grieving families and for estates. Survivors are often in the position of getting a collection notice during a time of grief. Furthermore, proration can sometimes interfere with the deduction of insurance premiums and payment of insurance claims made during the retiree's month of death.

There is an administrative cost for prorating a benefit, which includes the collection of overpayments. According to DRS, enacting this proposal would likely not result in a savings, but instead would result in a redeployment of staff resources that are currently dedicated to pursuing these repayments.

#### **Reservation of Rights Clause**

Since prorating month of death benefits impacts all DRS administered systems and plans, DRS requested in addition to the LEOFF 2 Board considering legislation for no longer prorating month of death benefits for LEOFF 2 that the Select Committee on Pension Policy (SCCP) consider doing the same for the other DRS administered systems and plans. In considering this legislation, the SCCP passed out of the committee during the September meeting a version of the bill<sup>2</sup> with a reservation of rights clause. During the September meeting there was no discussion of the reservation of rights clause. A reservation of rights clause, in the context of Washington state pension law, when included with a new pension benefit allows that new pension benefit to be repealed or amended by the legislature at a later date.

In the October SCPP Executive Committee Meeting, members of the SCPP raised concerns regarding the reservation of rights clause being included in the bill. No SCPP members spoke in favor of the reservation of rights clause being included. The SCPP Executive Committee passed a motion to have the draft bill place on the November SCPP agenda for reconsideration.

In the November SCPP meeting the SCPP received a briefing from SCPP staff on the reservation of rights clause and general policy reasons to consider adding a reservation of rights clause to a bill. The

<sup>&</sup>lt;sup>1</sup> https://www.ssa.gov/pubs/EN-05-10077.pdf

<sup>&</sup>lt;sup>2</sup> See Appendix D: Bill Draft Z-0119.1

presentation did not discuss specific policy reasons for adding the clause to the month of death bill. The SCPP unanimously voted a version of the bill without a reservation of rights clause out of the committee.

#### **Legal History of Reservation of Rights Clauses**

The legislature's ability to repeal a benefit using a reservation of rights clause was affirmed in two Washington State Supreme Court decisions: <u>Washington Education Association et al. v. Washington Department of Retirement Systems, Case No. 88546-0</u>; and, <u>Washington Education Association et al. v. Washington Department of Retirement Systems, Case No. 87424-7</u>.

Gain sharing, enacted in 1998 for PERS 1, TRS 1 and 3, SERS 3 (ESHB 2491 and SSB 6306), and in 2000 for PERS 3 (ESSB 6530), gave members and retirees a share of "extraordinary investment returns" whenever the pension trust funds had average investment gains of more than ten percent over the preceding four years. The Legislature repealed gain sharing provisions in 2007 and replaced them with other pension benefits, including options for early retirement. In approving the replacement benefits, the Legislature made them contingent on the successful repeal of gain sharing.

The UCOLA benefit, originally enacted in 1995 (SSB 5119), was an annual increase provided to certain retirees and beneficiaries in the Public Employees' Retirement System Plan 1 (PERS 1) and the Teachers' Retirement System Plan 1 (TRS 1). The UCOLA was repealed by the Legislature in 2011.

Both cases centered on the Legislature's ability to reserve the right to cancel or change certain benefit enhancements at the time those benefits are enacted. When gain sharing and UCOLA provisions were originally approved, the Legislature specified they were not a contractual right and that the Legislature reserved the right to amend or repeal them. The Supreme Court upheld that "reservation of rights" authority.

A major policy reason behind the legislature including reservation of rights clauses in these benefits was the significant and uncertain ongoing cost of these benefits. The UCOLA benefit had an actuarial fiscal note that projected a total cost from 1995 to 2020 of \$855 million.<sup>3</sup> In the case of the gainsharing benefit the Office of the State Actuary was uncertain of gain sharing's long-term impact on the pension system and believed the program may need to be revised over time.<sup>4</sup>

#### **LEOFF2** Reservation of Rights Clauses

Reservation of rights clauses have been included in new pension benefits sparingly. Currently, LEOFF 2 has two benefits which includes a reservation of rights clause: catastrophic disability medical insurance premiums reimbursement; and, survivor health care insurance.

<sup>&</sup>lt;sup>3</sup> OSA Fiscal Note for SSB 5119 (1995)

<sup>&</sup>lt;sup>4</sup> Washington Education Association et al. v. Washington Department of Retirement Systems, Case No. 87424-7

In 2006, the legislature passed the survivor health care insurance benefit (SB 6723), which was a board requested bill. This law extended the option to purchase health insurance from the state to the surviving spouses of members who were killed in the line of duty prior to 1998. The LEOFF 2 Board included the reservation of rights clause because of concerns that benefits could change under PEBB and that it would be difficult for the board to make changes to the benefit due to contractual "Bakenhus" rights.

In 2010, the legislature passed the catastrophic disability medical insurance premiums reimbursement benefit (SHB 1679), which was a board requested bill. The original bill did not include a reservation of rights clause, but it was added during the legislative process due to concern about the benefit's potential costs being impacted by Medicare. The benefit was meant to be a bridge between when a member becomes catastrophically disabled to when they are eligible for Medicare. Therefore, changes in Medicare coverage could make the benefit more costly to LEOFF 2. Since changes to Medicare were beyond the control of the Washington State legislature the reservation of rights clause gave the legislature the ability to revisit this benefit improvement if it became more costly than anticipated.

#### What is the cost of this proposal?

This proposal results in a cost to the LEOFF 2 Plan because members, or their survivors, will retain the full month's pension payment in the month of death, rather than having that month's benefit prorated. The Office of the State Actuary (OSA) has completed a Draft Fiscal Note (see Appendix B) to assist the Select Committee on Pension Policy and LEOFF 2 Board on considering this proposal. The costs that arise from this proposal will be divided according to the standard funding method for LEOFF 2: 50 percent member, 30 percent employer, and 20 percent state. If this proposal passes during the 2019 Legislative Session the rate impact of this benefit improvement for LEOFF 2 would be:

Contribution Rate Impact				
Employee	0.03%			
Employer	0.02%			
State	0.01%			

The budget impact would be:

Budget Impact					
2019-2021	<b>Dollars in Millions</b>				
State - General Fund	\$0.4				
Local Government	\$0.8				
2021-2023	<b>Dollars in Millions</b>				
State - General Fund	\$0.5				
Local Government	\$0.7				
2019-2044	<b>Dollars in Millions</b>				
State - General Fund	\$1.2				
Local Government	\$1.5				

To arrive at this cost OSA assumed the distribution of deaths would be uniform throughout any given month. As a result, this proposal will provide on average an additional half-month pension payment to all annuitants.

If this proposal is enacted OSA also recommends administrative factors be recalculated. Administrative factors are used to determine optional payment forms, such as survivor benefit options, purchase service credit, and purchase of additional annuity. OSA calculates factors that are actuarially equivalent, and the current factors will need to be adjusted to reflect the additional benefit provided by this proposal.

#### **POLICY OPTIONS**

#### Option 1: Pay full month of death payment

Appendix E

#### Option 2: Pay full month of death payment, with reservation of rights clause

Appendix D

#### **Option 3: Continue current practice**

#### **SUPPORTING INFORMATION**

Appendix A: May 17, 2018 DRS Letter to LEOFF 2 Board

Appendix B: OSA Draft Fiscal Note

Appendix C: June 20, 2018 DRS Presentation to LEOFF 2 Board, "DRS Month of Death Payments

Overview for L2".

Appendix D: Bill Draft with Reservation of Rights Clause

Appendix E: Bill Draft without Reservation of Rights Clause



#### STATE OF WASHINGTON

#### DEPARTMENT OF RETIREMENT SYSTEMS

P.O. Box 48380 • Olympia, WA 98504-8380 • (360) 664-7000 • Toll Free 1-800-547-6657

May 17, 2018

Dennis Lawson, Chair Law Enforcement Officers' and Fire Fighters' Plan 2 Retirement Board PO Box 40918 Olympia, WA 98504

Dear Chair Lawson and Members of the LEOFF Plan 2 Retirement Board:

The Department of Retirement Systems respectfully requests that the LEOFF Plan 2 Retirement Board study and consider endorsing legislative action on the following issues this interim:

1. Remove Spousal Consent Requirements for Certain Survivorship Selections

Under current law, a member who is retiring must provide written consent from his or her spouse for any retirement survivorship option he or she selects – except in the case of a joint 50% survivorship option. This means that even when a member is providing a 100% or 66.67% survivorship option, the spouse must provide written consent, even though these options are greater than the default option of joint 50%. (The default option is in place because of Washington state's community property laws.) DRS would like the LEOFF Board to consider endorsing the Department's suggestion that written spousal consent be required only when the member chooses to have no survivor benefit go to the spouse.

#### 2. Eliminate Pro Ration of Month of Death Benefit Payment

When a retiree or survivor passes away, the last monthly benefit payment must be prorated based on the number of days the person was alive in the month. For example, an individual who passes away on the 10th of the month will have accrued 1/3 of his or her monthly payment. In most cases, however, DRS isn't aware of a death until after the full monthly payment has been processed. In these instances, DRS bills the family or the estate to recover the pro-rated overpayment. This comes at a time when survivors are already navigating through paperwork and other difficult issues related to the member's death. Additionally, pro-rating the last payment can cause hardships for health insurance payments. DRS requests that the LEOFF Board consider endorsing the Department's suggestion that the pro ration of month of death benefit payments be discontinued.

Dennis Lawson May 17, 2018 Page 2

Please let us know how we can assist the board in reviewing these issues. We are available to answer questions and provide additional background and data as needed.

Thank you for your consideration.

Sincerely,

Tracy Guerin

Director

cc: Steve Nelsen, Executive Director

#### **SUMMARY OF RESULTS**

**BRIEF SUMMARY OF PROPOSAL:** DRS will no longer prorate a retiree's last month of benefits when that retiree dies during a month.

#### **COST SUMMARY**

If this proposal passes during the 2019 Legislative Session, the supplemental contribution rates displayed below would be collected during the 2020 Fiscal Year for the cost of this benefit improvement. This benefit improvement would also result in an increase to the TRS Plan 2 and WSPRS member maximum contribution rates.

Impact on Contribution Rates (Effective 09/01/2019)						
Fiscal Year 2019 State Budget	PERS	TRS	SERS	<b>PSERS</b>	LEOFF	WSPRS
Employee (Plan 2)	0.04%	0.02%	0.04%	0.01%	0.03%	0.07%
Employer						
Current Annual Cost	0.04%	0.02%	0.04%	0.01%	0.02%	0.07%
Plan 1 Past Cost	0.02%	0.03%	0.02%	0.02%	0.00%	0.00%
Total Employer	0.06%	0.05%	0.06%	0.03%	0.02%	0.07%
Total State					0.01%	

Budget Impacts						
(Dollars in Millions)	2019-2021	2021-2023	25-Year			
General Fund-State	\$9.6	\$10.3	\$86.4			
<b>Local Government</b>	\$9.5	\$9.1	\$76.8			
Total Employer	\$22.7	\$22.8	\$190.4			

#### HIGHLIGHTS OF ACTUARIAL ANALYSIS

- ❖ This proposal results in a cost to the retirement systems because members or their survivors will retain the full month's pension payment in the month of death, rather than having that month's benefit prorated.
- ❖ We assumed the distribution of deaths would be uniform throughout any given month. As a result, this proposal will provide on average an additional half-month pension payment to all annuitants.
- ❖ We valued the cost of an additional half-month annuity benefit paid at the death of the member only. We examined the impacts of Joint-and-Survivor (J&S) options, and found them to be immaterial for all systems, except WSPRS. As such, we adjusted the expected cost for WSPRS only.
- ❖ This draft fiscal note excludes the impacts of this proposal on Plan 3 Total Allocation Portfolio (TAP) annuities, the Judicial Retirement System (104 retirees and beneficiaries), and the Judges' Retirement Fund (11 retirees and beneficiaries).
- ❖ We assume DRS and the LEOFF 2 Board will adopt new administrative factors that include the provisions of this proposal for future retirees.
- The best estimate results can vary under a different set of assumptions. If we assumed all members died on the last day of the month, this proposal would have no cost. In contrast, if we assumed all members died on the first day of the month, the cost of this proposal would double.

See the remainder of this draft fiscal note for additional details on the summary and highlights presented here.

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#### WHAT IS THE PROPOSED CHANGE?

#### **Summary Of Benefit Improvement**

This proposal impacts the following systems:

- ❖ Public Employees' Retirement System (PERS) Plans 1, 2, and 3.
- ❖ Teachers' Retirement System (TRS) Plans 1, 2, and 3.
- ❖ School Employees' Retirement System (SERS) Plans 2 and 3.
- ❖ Public Safety Employees' Retirement System (PSERS) Plan 2.
- **❖** Law Enforcement Officers' and Fire Fighters' Retirement System (LEOFF) Plans 1 and 2.
- **❖** Washington State Patrol Retirement System (WSPRS) Plans 1 and 2.

The Department of Retirement Systems (DRS) will no longer prorate a retiree's last month of benefits when that retiree dies during a month. In other words, if a retiree has received benefits for an entire month and then dies on day 25 of a thirty-day month, DRS will not seek reimbursement of the remaining five days' worth of benefits from the retiree's estate.

Effective Date: 90 days after session.

#### What Is The Current Situation?

When a member of the state retirement systems dies, DRS only pays retirement benefits up to the precise date of that individual's death. However, in many cases the deceased has already received a retirement check for the full month in which he or she dies. As a result, DRS seeks a refund from the estate of the deceased if the individual dies prior to the last day of the month.

#### Who Is Impacted And How?

This proposal will improve benefits for all members and survivors who receive an annuity, with the exception of those who die on the last day of the month. Because of this, we estimate this proposal could affect 539,885 members of the impacted systems. These members include active, retired, disabled, and vested terminated members, as well as all joint-life survivors.

This proposal will increase the benefits for a typical member by providing the annuitant with a full month's annuity benefit in the month of death. For example, assume that a given retiree receives a monthly pension benefit of \$1,500 and dies on the 25th day of June. Under current law, DRS would prorate this member's benefit in the month of June. If DRS had already processed the payment, the member's estate would need to reimburse DRS for the five days of June that the member was not alive. Therefore, this member's benefit in the month of death would be:

(25 / 30) \* \$1,500 = \$1,250

and DRS would request reimbursement of \$250. Under this proposal, DRS would not prorate the member's benefit in the month of death and the full \$1,500 benefit would be paid for the month of June.

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This proposal impacts all active members of PERS, TRS, SERS, PSERS, LEOFF, and WSPRS through increased contribution rates. With the exception of WSPRS members, this proposal will not affect member contribution rates in Plan 1 since they are fixed in statute. Additionally, this proposal will not affect member contribution rates in Plan 3 since Plan 3 members do not contribute to their employer-provided defined benefit.

This proposal impacts all employers of members in these systems through increased normal cost contribution rates. Additionally, the Unfunded Actuarial Accrued Liability (UAAL) contribution rates for PERS, TRS, SERS, and PSERS employers will increase.

#### WHY THIS PROPOSAL HAS A COST AND WHO PAYS FOR IT

#### **Why This Proposal Has A Cost**

This proposal has a cost because any member or survivor who receives an annuity would be able to retain their full benefit amount in the month of death, rather than only a prorated portion.

#### **Who Will Pay For These Costs?**

For PERS, TRS, SERS, and PSERS, the costs that result from this proposal will be divided between members and employers according to standard funding methods that vary by plan:

- Plan 1: 100 percent employer.
- **❖** Plan 2: 50 percent member and 50 percent employer.
- ❖ Plan 3: 100 percent employer.

PERS, SERS, and PSERS employers will realize the impacts from the PERS 1 UAAL payments, whereas TRS employers will realize the impacts from the TRS 1 UAAL payments.

For LEOFF 2, the costs that arise from this proposal will be divided according to the standard funding method for LEOFF 2: 50 percent member, 30 percent employer, and 20 percent state.

For WSPRS, this proposal constitutes a benefit improvement. As a result, any costs that arise from this proposal will be divided according to the standard funding method of 50 percent member and 50 percent employer. The statutory maximum member contribution rate will correspondingly increase as well.

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#### HOW WE VALUED THESE COSTS

#### **Assumptions We Made**

Under this proposal, we assumed that members who receive an annuity would be provided with an additional half-month annuity payment upon death. While some members will die earlier in the month and other members will die later in the month, we assumed the distribution of deaths would be uniform throughout a month and will average out to an additional half-month pension payment.

This analysis includes the most recent economic assumptions adopted by the Pension Funding Council (PFC) and the LEOFF Plan 2 Board during the 2017 Interim. These adoptions lowered the long-term rate of investment return assumption to 7.50 percent (7.40 percent for LEOFF 2), the general salary growth assumption to 3.50 percent, and the inflation assumption to 2.75 percent.

Otherwise, we developed these costs using the same assumptions as disclosed in the <u>June 30, 2016, Actuarial Valuation Report</u> (AVR), <u>Projections Disclosures</u>, and <u>Risk Assessment</u> analysis available on our website.

#### **How We Applied These Assumptions**

In our valuation software, we modeled an additional half-month annuity payment by providing members, upon death, with a one-time benefit payment in the amount of  $1/24^{\rm th}$  of the member's annual pension payment (or projected annual benefit for current active members), grown with appropriate Cost-Of-Living-Adjustments.

Our pricing approach provides an additional half-month pension payment upon the death of the member only. We analyzed the impact of a member electing a Joint-and-Survivor (J&S) option, but found the impact to be immaterial in all systems except WSPRS. As such, we adjusted the expected cost for WSPRS only.

The fiscal impact of this proposal represents the change in projected contributions. To estimate the fiscal impact of this proposal, we compared projected pension contributions under current law to the projected contributions we expect under this proposal. To determine the projected contributions under current law, or the "base", we relied on the AVR. The base projected pension contributions reflect contributions from the covered group as well as future new entrants. For the covered group, or "current active members", contribution rates from the AVR are multiplied by future payroll. For the future new entrants, contribution rates under the Entry Age Normal Cost method are multiplied by future new entrant payroll.

To determine the projected costs under this proposal, we modified the base described above to reflect the provisions of the proposal and the assumptions noted above.

Otherwise, we developed these costs using the same methods as disclosed in the AVR.

For more detail, please see the **Appendix**.

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#### ACTUARIAL RESULTS

#### **How The Liabilities Changed**

This proposal will impact the actuarial funding of the PERS, TRS, SERS, PSERS, LEOFF, and WSPRS systems by increasing the present value of future benefits payable to the members. The impact of the increasing present value of future benefits payable for current members is shown below.

Impact on Pension Liability						
(Dollars in Millions)	Current*	Increase	Total			
Actuarial Present Value of	Projected Benefi	ts				
(The Value of the Total Con	nmitment to All Cur	rent Members)				
PERS 1	\$12,605	\$24.2	\$12,630			
PERS 2/3	42,227	51.0	42,278			
PERS Total	\$54,833	\$75.2	\$54,908			
TRS 1	\$9,067	\$9,083				
TRS 2/3	15,984	16.1	16,000			
TRS Total	\$25,051	\$32.3	\$25,084			
SERS 2/3	\$5,952	\$7.4	\$5,960			
PSERS 2	\$873	\$0.8	\$874			
LEOFF 1	\$4,182	\$8.5	\$4,190			
LEOFF 2	12,683	11.3	12,694			
LEOFF Total	\$16,865	\$19.8	\$16,885			
WSPRS 1/2	\$1,358	\$1.2	\$1,359			
Unfunded Actuarial Accru (The Portion of the Plan 1 L Policy)**		tized According to	Funding			
PERS 1	\$5,452	\$24.0	\$5,476			
TRS 1	\$3,551	\$16.1	\$3,567			
LEOFF 1			(\$1,085)			
Unfunded Entry Age Accr	ued Liability					
(The Value of the Total Con Service that is Not Covered			ibutable to Past			
PERS 1	\$5,561	\$24.1	\$5,585			
PERS 2/3	4,399	43.8	4,443			
PERS Total	\$9,960	\$67.9	\$10,028			
TRS 1	\$3,600	\$16.2	\$3,616			
TRS 2/3	1,220	13.9	1,234			
TRS Total	\$4,820	\$30.1	\$4,850			
SERS 2/3	\$632	\$6.3	\$638			
PSERS 2	\$22	\$0.4	\$23			
LEOFF 1	(\$1,097)	\$8.5	(\$1,089)			
LEOFF 2	(628)	8.8	(619)			
LEOFF Total	(\$1,725)	\$17.3	(\$1,708)			
WSPRS 1/2	\$94	\$1.1	\$95			

Note: Totals may not agree due to rounding.

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<sup>\*</sup>Current liabilities will not match the 2016 AVR. The liabilities reflect updated economic assumptions adopted by the PFC after the publication of the AVR.

<sup>\*\*</sup>PERS 1 and TRS 1 are amortized over a ten-year period. LEOFF 1 must be amortized by June 30, 2024.

#### **How The Assets Changed**

This proposal does not change asset values, so there is no impact on the actuarial funding of the affected plans due to asset changes.

#### **How The Present Value Of Future Salaries (PVFS) Changed**

This proposal does not change the PVFS, so there is no impact on the actuarial funding of the affected plans due to PVFS changes.

#### **How Contribution Rates Changed**

The rounded increase in the required actuarial contribution rate results in the supplemental contribution rate shown on page one that applies in the 2019-21 Biennium. However, we will use the un-rounded rate increases shown below to measure the budget changes in future biennia. LEOFF Plan 1 is currently in a surplus funded position and no contributions are required either under current law or under this proposal.

Impact on Contribution Rates (Effective 09/01/2019)						
System/Plan Current Members	PERS	TRS	SERS	PSERS	LEOFF	WSPRS
Employee (Plan 2)	0.035%	0.025%	0.036%	0.011%	0.029%	0.068%
Employer						
Normal Cost	0.035%	0.025%	0.036%	0.011%	0.018%	0.068%
Plan 1 UAAL	0.023%	0.035%	0.023%	0.023%	0.000%	0.000%
Total	0.058%	0.059%	0.058%	0.034%	0.018%	0.068%
State						
<b>Current Annual Cost</b>					0.012%	
Plan 1 Past Cost					0.000%	
Total					0.012%	
New Entrants*						
Employee (Plan 2)	0.005%	0.006%	0.010%	0.011%	0.007%	0.005%
Employer						
Normal Cost	0.005%	0.006%	0.010%	0.011%	0.004%	0.005%
Plan 1 UAAL	0.023%	0.035%	0.023%	0.023%	0.000%	0.000%
Total	0.028%	0.041%	0.032%	0.034%	0.004%	0.005%
State						
<b>Current Annual Cost</b>					0.003%	
Plan 1 Past Cost					0.000%	
Total					0.003%	

<sup>\*</sup>Rate change applied to future new entrant payroll and used to determine budget impacts only. Current members and new entrants pay the same contribution rate.

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#### **How This Impacts Budgets And Employees**

		Bud	get Impac	ts			
(Dollars in Millions) 2019-2021	PERS	TRS	SERS	PSERS	LEOFF	WSPRS	Total
General Fund	\$2.3	\$5.2	\$1.5	\$0.1	\$0.4	\$0.0	\$9.6
Non-General Fund	3.5	0.0	0.0	0.0	0.0	0.1	3.6
Total State	\$5.8	\$5.2	\$1.5	\$0.1	\$0.4	\$0.1	\$13.2
Local Government	6.6	1.1	1.0	0.1	0.8	0.0	9.5
Total Employer	\$12.3	\$6.3	\$2.5	\$0.2	\$1.2	\$0.1	\$22.7
Total Employee	\$6.3	\$0.7	\$0.8	\$0.1	\$1.2	\$0.1	\$9.1
2021-2023							
General Fund	\$2.1	\$6.2	\$1.4	\$0.1	\$0.5	\$0.0	\$10.3
Non-General Fund	3.2	0.0	0.0	0.0	0.0	0.1	3.3
Total State	\$5.4	\$6.2	\$1.4	\$0.1	\$0.5	\$0.1	\$13.7
Local Government	6.1	1.3	0.9	0.2	0.7	0.0	9.1
Total Employer	\$11.4	\$7.5	\$2.3	\$0.3	\$1.1	\$0.1	\$22.8
Total Employee	\$4.7	\$0.7	\$0.5	\$0.1	\$1.1	\$0.1	\$7.3
2019-2044							
General Fund	\$17.3	\$50.5	\$12.0	\$1.2	\$5.4	\$0.1	\$86.4
Non-General Fund	25.9	0.0	0.0	0.2	0.0	1.0	27.1
Total State	\$43.2	\$50.5	\$12.0	\$1.4	\$5.4	\$1.1	\$113.5
Local Government	49.1	10.3	7.7	1.5	8.2	0.0	76.8
Total Employer	\$92.3	\$60.9	\$19.6	\$2.9	\$13.6	\$1.1	\$190.4
Total Employee	\$47.5	\$12.3	\$6.7	\$1.9	\$13.6	\$1.1	\$83.1

Note: Totals may not agree due to rounding. We use long-term assumptions to produce our short-term budget impacts. Therefore, our short-term budget impacts will likely vary from estimates produced from other short-term budget models.

If this proposal passes, we would recommend new Administrative Factors be used for optional payment forms in order to maintain actuarial equivalent purchases for current active members. The above impacts assume that DRS and the LEOFF 2 Board would adopt such factors. If they do not adopt new factors, we expect the costs for this proposal to be higher than shown in this fiscal note.

The analysis of this proposal does not consider any other proposed changes to the systems. The combined effect of several changes to the systems could exceed the sum of each proposed change considered individually.

As with the costs developed in the actuarial valuation, the emerging costs of the system will vary from those presented in the AVR or this draft fiscal note to the extent that actual experience differs from the actuarial assumptions.

If this proposal is introduced in the 2019 Legislative Session, we would reprice the proposal based on the most current AVR, which could lead to different results.

#### **Comments On Risk**

Our office performs annual risk assessments to help us demonstrate and assess the effect of unexpected experience on pension plans. The risk assessment allows us to measure how affordability and funded status can change if investment experience, expected state revenue growth, and inflation do not match our long-

July 10, 2018 DRS Proposal: Month of Death Page 7 of 11

term assumptions. Our annual risk assessment also considers past practices, for funding and benefit enhancements, and their impact on pension plan risk if those practices continue. For more information, please see our Risk Assessment webpage.

#### HOW THE RESULTS CHANGE WHEN THE ASSUMPTIONS CHANGE

The best estimate results can vary under a different set of assumptions. To determine the sensitivity of the actuarial results to the best estimate assumptions selected for this pricing we varied the following assumptions:

- ❖ We considered the impact of varying our assumption of a uniform distribution of deaths throughout a month.
  - ♦ If deaths occur later in each month on average, then the cost of this proposal will be less than our best estimate. For instance, if we assume that all deaths occur on the last day of the month, then this proposal will have no cost because there would be no prorating reduction under current law.
  - ♦ On the other hand, if deaths occur earlier in the month on average, then the costs will be greater. For example, if we assume that all deaths occur on the first day of the month, then the cost of this proposal will double because the member would retain a full month's benefit rather than our assumption of a half month's benefit.
- ❖ We also considered the impact of varying our mortality assumptions.
  - If members live longer than expected, the cost of this proposal will be less than our best estimate. This is because the additional half-month benefit would be paid later than assumed, and the present value of this benefit amount would be more heavily discounted by interest.
  - ♦ On the other hand, if members do not live as long as expected, the cost of this proposal will be greater since the additional half-month benefit would be paid earlier than assumed.

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#### WHAT THE READER SHOULD KNOW

The Office of the State Actuary ("we") prepared this draft fiscal note based on our understanding of the proposal as of the date shown in the footer. We intend this draft fiscal note to be used by the Select Committee on Pension Policy during the 2018 Interim only.

We advise readers of this draft fiscal note to seek professional guidance as to its content and interpretation, and not to rely upon this communication without such guidance. Please read the analysis shown in this draft fiscal note as a whole. Distribution of, or reliance on, only parts of this draft fiscal note could result in its misuse, and may mislead others.

#### **ACTUARY'S CERTIFICATION**

The undersigned hereby certifies that:

- 1. The actuarial cost methods are appropriate for the purposes of this pricing exercise.
- 2. The actuarial assumptions used are appropriate for the purposes of this pricing exercise.
- 3. The data on which this draft fiscal note is based are sufficient and reliable for the purposes of this pricing exercise.
- 4. Use of another set of methods and assumptions may also be reasonable, and might produce different results.
- 5. We prepared this draft fiscal note for the Select Committee on Pension Policy during the 2018 Interim.
- 6. We prepared this draft fiscal note and provided opinions in accordance with Washington State law and accepted actuarial standards of practice as of the date shown in the footer of this draft fiscal note.

The undersigned, with actuarial credentials, meets the Qualification Standards of the American Academy of Actuaries to render the actuarial opinions contained herein.

While this draft fiscal note is meant to be complete, the undersigned is available to provide extra advice and explanations as needed.

Lisa Won, ASA, FCA, MAAA Deputy State Actuary

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#### **APPENDIX**

This proposal provides a non-standard payment form, which our valuation software is unable to model. That is, our software does not have the capability to model an end-of-month annuity where a payment is also made in the month of death. We therefore estimated the cost of this proposal through the use of a life insurance payment with a lump-sum payout equal to a half-month of the annuity amount the member was receiving upon death.

This insurance payment would apply to several types of benefits a member could receive in each system. Thus, for simplicity, since retirement benefits account for over 90 percent of the total active and total inactive liabilities across all systems, we modeled these insurance payments for retirement-based annuity benefits only. We then calculated the percent increases in the liability for the active and inactive retirement benefits, and applied these percentage increases as loads to all other active and inactive annuity benefits, respectively (for example, disability annuities and annuities paid to terminated vested members).

The life insurance payments that we modeled can only be applied to a single life, or rather the primary member. In other words, we could not model a payment to the last survivor, i.e., the person who does not die first, for any J&S annuities. As a result, we priced an additional half-month pension payment upon the death of the member only.

However, we did analyze the impact of a member electing a J&S option.

- (1) If a member chooses a J&S option and pre-deceases his or her beneficiary, the additional half-month benefit (on average) would be paid at the time of the beneficiary's death and may be a smaller amount if the option selected is less than a J&S 100 percent.
- (2) Likewise, if a member chooses a J&S option and the member's beneficiary pre-deceases him or her, the additional half-month benefit would be paid at the time of the member's death and may be larger since DRS unwinds the optional reduction factor (the pension amount pops up to the original life only amount).

Neither of these components had a material impact on contribution rates in any system, except for WSPRS. In WSPRS, a large proportion of the inactive population has elected to receive the free J&S option which is offered to Plan 1 members. We estimate that accounting for these J&S survivors in WSPRS would reduce the system's un-rounded contribution rate impact by 0.013 percent. As a result, we applied this rate reduction to WSPRS, but did not adjust contribution rates in any other system.

Many of the plans also have a provision whereby if a retired member dies before the total pension payments received exceeds the value of the accumulated contributions, then the difference is paid to the member's beneficiary or estate. Our pricing approach continues to provide an additional half-month annuity benefit if the member dies inside this timeframe. We analyzed the impact of accounting for this and found the resulting reduction in cost to be immaterial.

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#### **GLOSSARY OF ACTUARIAL TERMS**

**Actuarial Accrued Liability:** Computed differently under different funding methods, the actuarial accrued liability generally represents the portion of the present value of fully projected benefits attributable to service credit that has been earned (or accrued) as of the valuation date.

**Actuarial Present Value:** The value of an amount or series of amounts payable or receivable at various times, determined as of a given date by the application of a particular set of actuarial assumptions (i.e., interest rate, rate of salary increases, mortality, etc.).

**Aggregate Funding Method:** The Aggregate Funding Method is a standard actuarial funding method. The annual cost of benefits under the Aggregate Method is equal to the normal cost. Under this method, all plan costs (for past and future service credit) are included under the normal cost. Therefore, the method does not produce an unfunded actuarial accrued liability outside the normal cost. It's most common for the normal cost to be determined for the entire group rather than on an individual basis for this method.

**Entry Age Normal Cost Method (EANC):** The EANC method is a standard actuarial funding method. The annual cost of benefits under EANC is comprised of two components:

- **❖** Normal cost.
- **❖** Amortization of the unfunded actuarial accrued liability.

The normal cost is most commonly determined on an individual basis, from a member's age at plan entry, and is designed to be a level percentage of pay throughout a member's career.

**Normal Cost:** Computed differently under different funding methods, the normal cost generally represents the portion of the cost of projected benefits allocated to the current plan year.

**Projected Benefits:** Pension benefit amounts that are expected to be paid in the future taking into account such items as the effect of advancement in age as well as past and anticipated future compensation and service credits.

**Unfunded Actuarial Accrued Liability (UAAL):** The excess, if any, of the actuarial accrued liability over the actuarial value of assets. In other words, the present value of benefits earned to date that are not covered by plan assets.

**Unfunded EAN Liability:** The excess, if any, of the present value of benefits calculated under the EAN cost method over the valuation assets. This is the portion of all benefits earned to date that are not covered by plan assets.

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#### **APPENDIX C**

### Month-of-Death Payment Overview

LEOFF 2 Board June 20, 2018

Seth Miller
Department of Retirement Systems



### Introduction

- It has been long standing practice for retirement systems in Washington to prorate the final pension payment.
- The proration process can cause burdens for grieving families and for estates.
- DRS believes proration should be discontinued in favor of paying the full monthly amount in the final benefit payment.



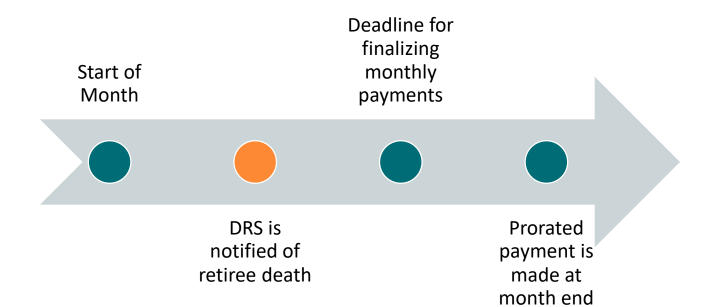
### Proration – How it works

 The pension payment is prorated based on the number days a retiree lives in their final month.

> Example: Date of death is June 10 10 days ÷ 30 days in the month = 1/3 of monthly pension is paid



# Notification of a death received before cutoff





# Notification of a death received after cutoff

Start of notified of Month retiree death









Deadline for finalizing monthly payments

Full monthly payment is made at month end (unprorated)



## Death after monthly deadline



Retiree death prior to last day of the month









Deadline for finalizing monthly payments

Full monthly payment is made at month end (unprorated)



# A burden on families and estates

- Survivors are often in the position of getting a collection notice during a time of grief.
- Proration can sometimes interfere with the deduction of insurance premiums and payment of insurance claims made during the retiree's final month.



### An increasing challenge

- Each month, on average, DRS:
  - Retires 1,000 members
  - Is notified of 500 retiree deaths
- Volume will increase in years to come.
- Proration process is administratively cumbersome.



### Benefits of change

### Paying a full month:

- Reduces burden on loved ones.
- Allows for deduction of health insurance and other monthly premiums to occur.
- Applies to all plan members.



### Cost of change

- Since proration is a long standing practice, it has been priced into the cost of the plans by the Office of the State Actuary (OSA).
- Draft bill language has been created and OSA is drafting a fiscal note.



## Questions?



#### BILL REQUEST - CODE REVISER'S OFFICE

BILL REQ. #: Z-0119.1/19

ATTY/TYPIST: KB:akl

Paying state retirement benefits until the end of the month in which the retiree or beneficiary BRIEF DESCRIPTION:

dies.

- AN ACT Relating to paying state retirement benefits until the end of the month in which the retiree or beneficiary dies; adding a new
- 3 section to chapter 41.50 RCW; creating a new section; and providing
- 4 an effective date.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 <u>NEW SECTION.</u> **Sec. 1.** The legislature finds that when a retiree
- 7 or beneficiary of state retirement benefits dies, the department of
- 8 retirement systems only pays benefits up to the precise date of that
- 9 individual's death. If the retiree or beneficiary has already
- 10 received payment for that month by the time the death occurs, the
- 11 department of retirement systems requires repayment of any benefits
- 12 received after the death. For example, if death occurs on the twenty-
- 13 fifth day of a thirty-day month, the beneficiary's estate may be
- 14 required to refund five days' worth of benefits.
- 15 The legislature intends to change that practice by paying
- 16 benefits until the end of the month in which the death occurs.
- NEW SECTION. Sec. 2. A new section is added to chapter 41.50
- 18 RCW to read as follows:
- 19 (1) When a retiree or beneficiary under chapter 2.10, 2.12,
- 20 41.26, 41.32, 41.35, 41.37, 41.40, or 43.43 RCW dies, the department

1 must continue paying benefits until the end of the month in which 2 death occurred. Survivor benefits, when applicable, will begin on the 3 first day of the following month.

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- (2) This section applies to any and all benefit payments issued by the department including optional annuities.
- (3) The department must continue to require the beneficiary, survivor, or estate of the deceased to refund any benefit payments made following the month of death.
- 9 (4) The legislature reserves the right to amend or repeal this 10 section in the future and no member, survivor, beneficiary, or estate 11 has a contractual right to receive or keep any extended payments not 12 granted before that time.
- 13 (5) This section applies prospectively only and not 14 retroactively. No beneficiary, survivor, or estate that has been 15 subject to repayment of benefits before January 1, 2020, has a right 16 to receive a refund of those repayments.
- NEW SECTION. Sec. 3. This act takes effect January 1, 2020.

--- END ---

#### APPENDIX E

- 1 AN ACT Relating to paying state retirement benefits until the end
- 2 of the month in which the retiree or beneficiary dies; adding a new
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- 4 an effective date.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
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- 7 or beneficiary of state retirement benefits dies, the department of
- 8 retirement systems only pays benefits up to the precise date of that
- 9 individual's death. If the retiree or beneficiary has already
- 10 received payment for that month by the time the death occurs, the
- 11 department of retirement systems requires repayment of any benefits
- 12 received after the death. For example, if death occurs on the twenty-
- 13 fifth day of a thirty-day month, the beneficiary's estate may be
- 14 required to refund five days' worth of benefits.
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- 20 41.26, 41.32, 41.35, 41.37, 41.40, or 43.43 RCW dies, the department
- 21 must continue paying benefits until the end of the month in which
- 22 death occurred. Survivor benefits, when applicable, will begin on the
- 23 first day of the following month.
- 24 (2) This section applies to any and all benefit payments issued
- 25 by the department including optional annuities.
- 26 (3) The department must continue to require the beneficiary,
- 27 survivor, or estate of the deceased to refund any benefit payments
- 28 made following the month of death.
- 29 (4) This section applies prospectively only and not
- 30 retroactively. No beneficiary, survivor, or estate that has been
- 31 subject to repayment of benefits before January 1, 2020, has a right
- 32 to receive a refund of those repayments.
- 33 NEW SECTION. Sec. 3. This act takes effect January 1, 2020.



## Month of Death Payment

Final Report November 28, 2018

### Issue

• In the month a retiree or survivor passes away, DRS prorates the last month benefit payment based on the number of days the person was alive in the month. Frequently this results in an invoice being sent to the family or estate to collect any amount that should have been prorated.

### **DRS Proposal**

 The Department of Retirement Systems requested the LEOFF 2 Board and Select Committee on Pension Policy endorse legislative action to pay the full month of death payment.

### **Current Policy - Example**

- A retiree dies on day 10 of a 30-day month, entitling them to receive pro-rated benefits for only 1/3 of the month.
- A full month's pension benefit is automatically deposited into the member's bank account.
- DRS will seek repayment of the remaining 2/3 of the monthly benefit.

### **Policy Considerations**

- Burden for grieving families.
- Administrative costs.
- Causes issues with insurance premiums.

### Reservation of Rights Clause

- SCPP initially passed version with Reservation of Rights Clause.
- A reservation of rights clause, when included with a new pension benefit, allows that pension benefit to be repealed or amended by the legislature at a later date.
- Supreme Court affirmed legislature's authority in Gainsharing and UCOLA cases.

### **Policy History**

- Reservation of rights clause included in two LEOFF 2 laws:
  - Catastrophic disability medical insurance premiums reimbursement.
  - Survivor health care insurance.

# **Rate Impact**

Impact on Contribution Rates (Effective 09/01/2019)						
Fiscal Year 2019 State Budget	PERS	TRS	SERS	<b>PSERS</b>	LEOFF	WSPRS
Employee (Plan 2)	0.04%	0.02%	0.04%	0.01%	0.03%	0.07%
Employer						
<b>Current Annual Cost</b>	0.04%	0.02%	0.04%	0.01%	0.02%	0.07%
Plan 1 Past Cost	0.02%	0.03%	0.02%	0.02%	0.00%	0.00%
Total Employer	0.06%	0.05%	0.06%	0.03%	0.02%	0.07%
Total State					0.01%	

# **Total Budget Impact**

Budget Impacts						
(Dollars in Millions)	2019-2021	2021-2023	25-Year			
General Fund-State	\$9.6	\$10.3	\$86.4			
<b>Local Government</b>	\$9.5	\$9.1	\$76.8			
Total Employer	\$22.7	\$22.8	\$190.4			

## **LEOFF Budget Impact**

Budget Impact				
2019-2021	<b>Dollars in Millions</b>			
State - General Fund	\$0.4			
Local Government	\$0.8			
2021-2023	<b>Dollars in Millions</b>			
State - General Fund	\$0.5			
Local Government	\$0.7			
2019-2044	<b>Dollars in Millions</b>			
State - General Fund	\$1.2			
Local Government	\$1.5			

### **Policy Options**

- Option 1: Pay full month of death payment
  - A. Do not include reservation of rights clause
  - B. Include reservation of rights clause
- Option 2: Continue current practice



### Thank You

**Jacob White** 

Senior Research & Policy Manager

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