APPLICATION FOR REFUND OF RETIREMENT CONTRIBUTIONS State Employees Retirement System Tier IIA Members - Non Vested Only

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STATE OF CONNECTICUT OFFICE OF THE STATE COMPTROLLER RETIREMENT SERVICES DIVISION

PART I - GENERA	L INFORMATION	AND APPLIC	ATION					
			APPLICANT					
NAME (Last) NAME (NAME (First)		M.I.	EMPLOY	EE NUMBER	SOCIA	L SECURITY NUMBER
ADDRESS (Street No.	, Name, City, State, Zip	Code)			<u> </u>			
LAST EMPLOYING AGENCY ADDRESS (Street No., Name, City, State, Zip Co.					le)			
			s a result of divorce, ed by the Retiremen					
I have read it care cancelled and I will agree and accept questions and obta	fully and understand II have no rights to gall terms of this Appain additional informand retirement relate	d that by withon that by type of refolication. I aclustion from Reformed that the theta the the that the theta the	ons and interest fror drawing my contribu tirement or retireme knowledge that prior etirement Services I hereby seek to app	tions, m nt relate to sign Division	y contribed benefiting this A staff with	utory credited under SERS. pplication, I h regard to the	service By sig ad oppe effect o	e in SERS will be gning below, I ortunity to ask of such a refund
SIGNATURE OF APPLICANT					DATE		TELEPHONE NUMBER	
			NOTARY CERTIF	ICATIO	N			
		_	ed by the person wl		•	opears above	•	SEAL HERE
Signature of Nota	ry Public:							
Printed Name of N	Notary Public:							
State:	Town:		My commiss	ion expi	res			_
			AGENCY USE ON	ILY				
CORE-CT DEPT. ID	OFFICIAL TERMINA	TION DATE N	NO. OF VACATION DAY	'S ACCRUED & PAID LAST CHEC		(DATE	AMOUNT PAID	
	FUND APPLICATION		RECEIVED WITHIN THE REMENT SERVICES					
SIGNATURE (Payroll Supervisor or designated official)			TITLE		Г	DATE TEL		EPHONE NUMBER
		RETIREMEN	_ IT SERVICES DIVIS	SION US	SE ONLY	,		
PROCESSED BY					C	DATE	LIST	NUMBER

APPLICATION FOR REFUND OF RETIREMENT CONTRIBUTIONS

State Employees Retirement System Tier IIA Members - Non Vested Only

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STATE OF CONNECTICUT OFFICE OF THE STATE COMPTROLLER RETIREMENT SERVICES DIVISION

PART I - GENERAL INFORMATION AND APPLICATION

Completion of this application is required for the Connecticut State Employee Retirement System (SERS) Tier IIA members who: (1) have contributed to SERS as a member of the Tier IIA retirement plan, (2) do not meet the service requirements for vested rights retirement under SERS Tier IIA plan provisions, and (3) have terminated their state employment. There are three parts to this Application for Refund of Contributions:

- I General Information and Application
- II Income Tax Withholding ("Safe Harbor") Explanation
- III Election Form

The Application and Election Form must be filled out, witnessed and returned to the Retirement Services Division. Under SERS Tier IIA retirement plan provisions, members who have completed at least five years of actual state service are eligible for a vested rights retirement benefit. Tier IIA provisions bar members from requesting a withdrawal of their retirement plan contributions once they have attained vested status in Tier IIA. If the applicant is eligible for a retirement benefit from SERS, this application should not be completed. Instead, the applicant must submit a completed Form CO-898, "Application for Retirement Benefit" to this Division.

WAIVER OF RETIREMENT BENEFITS UPON RECEIPT OF REFUND

The SERS Plan Document authorizes a refund of employee contributions to terminated members. A refund results in the forfeiture of credited service for which member contributions were made. By receiving a refund you are forfeiting all service credit and are giving up all rights to any future benefits based upon those years of credited service. Your receipt of this refund discharges SERS from any liability for any portion of your retirement pension, annuity or other benefits based on this forfeited service.

<u>IMPORTANT</u>: UPON RECEIPT OF YOUR REFUND YOU WILL IRREVOCABLY RELINQUISH ANY RETIREMENT RELATED BENEFIT TO WHICH YOU MAY HAVE BEEN ENTITLED BY VIRTUE OF BEING A MEMBER OF THE STATE EMPLOYEES RETIREMENT SYSTEM.

Please note that SERS cannot process a refund until it has received all final contributions. In addition, under Internal Revenue Code Section 402(f), SERS cannot pay a refund until at least 30 days after the applicant has completed and returned the election form, acknowledging receipt of SERS "Safe Harbor Explanation" (describing distribution options and tax consequences.

APPLICATION INSTRUCTIONS:

- 1. Read all sections very carefully and complete the sections entitled "Applicant" and "Election Form".
- 2. Your signature must be witnessed by a notary public.
- 3. If you have been terminated for less than one year, forward this application to the agency where last employed. If you have been terminated for a year or more then forward the signed application to the Retirement Services Division at the following address. Please make and keep a copy for your records.

Retirement Services Division State of CT - Office of the State Comptroller 165 Capitol Avenue - 3rd Floor Hartford, Connecticut 06106

ATTN: Data Base Unit

- **4.** Your refund will consist of monies not previously reported to the Internal Revenue Service as taxable income. Your options for payment of these taxable monies are described in this application; payment method **A** or **B** must be checked in order to process your refund.
- 5. Your refund check will be issued approximately 45-60 days following receipt by this Division of the properly completed application form, as required, or from the date of your final paycheck, whichever is later.
- **6.** To avoid delay in processing your refund, please notify this Division in writing of any address change that occurs after you submit this application.

AGENCY INSTRUCTION:

If the member has been terminated for one year or less, complete the "Agency Use Only" section. Please remember: <u>if the applicant is eligible for a retirement benefit from SERS</u>, this <u>application should not be completed</u>.

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STATE OF CONNECTICUT
OFFICE OF THE STATE COMPTROLLER
RETIREMENT SERVICES DIVISION

PART II - INCOME TAX WITHHOLDING ("SAFE HARBOR") EXPLANATION

This notice contains important information you will need before you decide how to receive your lump sum withdrawal (refund) of member contributions and interest as a Tier IIA member of the State Employee Retirement System (SERS).

SERS is providing this notice to you because all or part of the payment that you will soon receive from the SERS system may be eligible for rollover by you or SERS to a traditional IRA or an eligible employer plan. A rollover is a payment by you or SE to another eligible employer plan or traditional IRA that allows you to continue to postpone taxation until a benefit is paid to An "eligible employer plan" includes a plan qualified under section 401(a) of the Internal Revenue Code (IRC), including a 401(k) plan, profit-sharing plan, defined benefit plan, stock bonus plan, and money purchase plan; a 403(a) annuity plan; a 403(b) tax-sheltered annuity; and an eligible 457(b) plan maintained by a governmental employer (governmental 457 plan). After December 31, 2007, your payment can be rolled over to a Roth IRA subject to the same limits that apply to rollovers from a traditional IRA to a Roth IRA.

An "eligible employer plan" is not legally required to accept a rollover. Before you decide to roll over your payment, determine whether the eligible employer plan accepts rollovers, the types of distributions it accepts as rollovers and documents required. Even if an eligible employer plan accepts rollovers, it might not accept rollovers of certain types of distributions, such as after-tax amounts. If this is the case, and your distribution includes after tax amounts, you may wish instead to roll your distribution over to a traditional IRA. If an eligible employer plan accepts your rollover, the plan may restrict subsequent distributions of the rollover amount or subject it to different tax treatment than distributions from SERS.

Summary of IRS Regulations on Periodic Distributions

This notice contains important information you will need before you decide how to receive your refund plus earned interest (referred to as a "distribution"). Contributions made before July 1, 1997 and payments made to purchase service have already been taxed and are therefore *non-taxable* when distributed from your account. Contributions since July 1, 1997 and total interest earned have been tax deferred and *are taxable* when distributed. As a Tier IIA member, all your contributions have been made on a pre-tax basis however if you purchased any service credit, that purchase was done on a post-tax basis. The taxable balance is eligible for a "roll-over" and can be taken as a "Direct Refund" or as a "Direct Roll-Over". A rollover is a tax free transfer of an eligible distribution from one qualified employer retirement plan directly to another qualified plan or to an IRA.

If you choose a Direct Refund: Tax-deferred contributions and accumulated interest credited to your account are taxed upon withdrawal. The Internal Revenue Service (IRS) requires that SERS withhold 20% from your refund if you do not roll over the funds to a qualified retirement plan or IRA. You can roll over the distribution by reinvesting it as stated above within 60 days of receiving the distribution. The amount rolled over is not taxed until you take it out of the IRA or employer plan. You have up to 60 days to roll over the eligible portion of your distribution. If you elect not to roll over when the distribution is made and later (within the 60 days allotted) decide to roll over, *you must find other money to replace the 20% that was withheld.* In addition, the IRS imposes a special penalty tax on early distributions, such as lump sum distribution, received before the plan participant reaches age 59 1/2. This special penalty tax of 10% of the taxable portion is applied in *addition* to the regular income tax.

If you choose a Direct Roll-Over: The taxable balance of your contributions and interest are not taxed in the current year and no income tax is withheld. The taxable portion of your refund will be made payable to the IRA or qualified plan you identify on this refund application. This check will be mailed to your home address and it will be your responsibility to forward it to the institution you have chosen. Your refund will be taxable when you take it out of the IRA or qualified plan. Any non-taxable portion of your refund will be made payable to you. Please be advised that you must check with your financial institution or plan administrator before initiating a rollover to verify its acceptance and determine if such institution or plan limits the amount of money that may be rolled into your account.

How To Obtain Additional Tax Information

This notice summarizes certain federal (not state or local) tax rules that might apply to your refund. The rules described in this notice are complex and contain many conditions and exceptions that are not included in this notice. Therefore, you should consult with a professional tax advisor before you receive a distribution from SERS. Also, you can find more specific information on the tax treatment of payments from qualified retirement plans in IRS Publication 575, Pension and Annuity Income, IRS Publication 590, Individual Retirement Arrangements, IRS Notice 2007-7 and IRS Form 4972, Tax on Lump Sum Distributions. These publications are available online at www.irs.gov or from your local IRS office. You may also request forms and publications from the IRS by calling 1-800-TAX-FORM.

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Please note the 20% mandatory federal tax withholding is the responsibility of SERS. Any further tax liability is the sole responsibility of the member receiving the lump sum distribution. An IRS Form 1099-R will be issued to you in January of the year following the date of your refund check. If you choose a direct roll-over you will receive two separate IRS 1099-R forms; one for the taxable portion which was paid in the direct rollover and one for the non-taxable portion.

PART III - ELECTION FORM								
NAME (Last)	NAME (First)	M.I.	M.I. EMPLOYEE ID					
Please place a check in either box "A" or "B" below to indicate the payment method that you are electing for the taxable portion of your refund. If you elect a direct rollover, you must indicate whether it is an individual retirement account (IRA) or another qualified employer pension plan.								
A. I elect a direct rollover of the taxable portion of my refund distribution to the following account:								
☐ IRA ☐ OTHER QUALIFIED PENSION PLAN								
Recipient Institution or Plan Name to which check will be made payable								
Account Number:								
B. I elect to receive both the taxable and non-taxable portion of the refund is \$200.00 or more, 20% for		nderstar	nd that if the taxable					
I certify the following: I have read, or had read to me, the information contained in this application including the "safe harbor" explanation and had the opportunity to seek advice on the refund, my choice of election and its tax consequences. I am not now employed in a job requiring me to make contributions to SERS, and if I should become reemployed in such a job before I receive my refund, I will notify the Retirement Services Division to cancel this application. I understand that my refund cannot be paid until this application has been completed and all necessary information has been received. I understand that upon receiving my refund, I forfeit all rights to my retirement service credit and any and all pending or accrued benefits provided by SERS.								
SIGNATURE OF APPLICANT	DATE	TELE	PHONE NUMBER					
SIGNATURE OF WITNESS	DATE	TELE	PHONE NUMBER					