February 25, 2016

TO: All County Superintendents of Schools
    District Superintendents of Schools
    County Offices of Education and
    Charter School Administrators

FROM: Jack Ehnes
      Chief Executive Officer

SUBJECT: Employer Directive 2016-04
Supersedes Employer Information Circular Volume 28, Issue 1 (EIC12-1)
Reorganization and Clarification of Definition of “Creditable Service,” Education
Code Sections 22119.5 and 26113.

PURPOSE
This directive notifies employers of changes to Education Code sections 22119.5 and 26113, the
definition of “creditable service,” made by Chapter 782, Statutes of 2015 (Assembly Bill 963),
that became effective January 1, 2016.

SCOPE
This directive contains information for county superintendents of schools, school districts,
charter schools, community college districts and any agency that employs persons to perform
creditable service under the CalSTRS Defined Benefit (DB), Defined Benefit Supplement (DBS)
and Cash Balance (CB) Benefit programs.

DISCUSSION
Chapter 782, Statutes of 2015, reorganizes Education Code sections 22119.5 and 26113, the
definitions of “creditable service” for the DB and CB Benefit programs respectively. The
amendments clarify the certification qualifications and minimum standards requirements that
need to be met, as well as activities that are considered creditable service.

Credentialing Requirements
Chapter 782 makes more specific the certification qualifications and minimum standards
requirements that must be met in order for the activities performed to be creditable to CalSTRS.
Education Code sections 22119.5(a) and 26113(a) now specify that in order for service to be creditable to CalSTRS, members and participants must perform creditable activities for one of the following employers as specified:

1. A prekindergarten through grade 12 employer, including the state, when the service is performed in a position requiring certification qualifications as designated in regulations adopted by the Commission on Teacher Credentialing (CTC) pursuant to Education Code section 44001.

2. A community college employer when the service is performed by a faculty member (defined in Education Code section 87003) in an academic position (defined in Education Code section 87001(b)), or when it is performed by an educational administrator (defined in Education Code section 87002(b)), subject to the appropriate minimum standards adopted by the Board of Governors of the California Community Colleges, or pursuant to a contract between a community college district and the US Department of Defense to provide vocational training.

3. A charter school employer under the provisions of an approved charter for the operation of a charter school which is eligible to receive state apportionment.

Creditable Activities

Chapter 782 also updates and clarifies the types of activities that are considered creditable. The notable amendments to the activities that are creditable if performed by an individual who meets the requirements outlined in Education Code sections 22119.5(a) and 26113(a) include (amendments are italicized):

- The work of employees who plan courses of study to be used in California public schools, or research connected with the evaluation or efficiency of the instructional program.
- The selection, collection, preparation, classification, demonstration, or evaluation of instructional material of any course of study for use in the development of the instructional program in California public schools, or other services related to California public school curriculum.
- The examination, selection, in-service training, mentoring, or assignment of teachers, principals, or other similar personnel involved in the instructional program.
- The work of nurses, physicians, speech therapists, psychologists, audiometrists, audiologists, and other California public school health professionals.
- Services as a California public school librarian.
- Activities connected with the enforcement of the laws relating to compulsory education, coordination of child welfare activities involving the school and the home, and the school adjustment of pupils.
Creditable service also includes the activities listed in Education Codes sections 22119.5(b) and 26113(b) when they are performed for an employer by (amendments are italicized):

- Superintendents of California public schools, and presidents and chancellors of community college employers.

- Consulting teachers employed by an employer to participate in the California Peer Assistance and Review Program for Teachers pursuant to Article 4.5 (commencing with Section 44500) of Chapter 3 of Part 25 of Division 3 or Title 2.

Outgrowth Activities
Chapter 782 also amends Education Code sections 22119.5 and 26113 to require that outgrowth activities are only creditable when they are performed for the same employer for which the member is performing any of the other creditable activities.

ACTION
Report service to CalSTRS that meets the definition of “creditable service” as described in Education Code section 22119.5 or 26113. The title of the position has no bearing on the creditability of the service, but the duties of the position should be in accordance with Education Code section 22119.5 or 26113.

If you are unsure to which retirement system you should report the service of some of your employees, please contact the Member Account Services Training and Teachers’ Retirement Law team using the information below, and we will work with you to determine how the service should be reported.

This employer directive does not take precedence over the law. To view Chapter 782, Statutes of 2015 (Assembly Bill 963), in its entirety, please go to http://leginfo.legislature.ca.gov.

If you have any questions regarding this employer directive, please contact the CalSTRS Member Account Services Training and Teachers’ Retirement Law team by emailing MASTrainingandTRL@calstrs.com or calling toll free 844-679-7833.