

Sec. 67. Combining Service.

- (1) Except as provided in subsection (2), service acquired in the employ of any participating municipality or court may be combined for the sole purpose of satisfying the vesting and eligibility requirements of the Defined Benefit Component and the vesting schedule for employer contributions under the Defined Contribution Component. Service shall be credited in accordance with procedures established by the Retirement System. The following service may not be combined:
 - (a) Credited service of less than 1 year.
 - (b) Credited service that has been forfeited or which preceded a break in membership of more than 240 consecutive months (20 years).
 - (c) Credited service concurrently acquired in more than 1 participating municipality or court.
- (2) Service cannot be combined under this section, or under the Reciprocal Retirement Act, 1961 PA 88, to reinstate Defined Contribution Component employer contributions that have been forfeited pursuant section 51.