

VETERANS' PREFERENCE SUMMARY OF REVISIONS

3-1-2007	Clarified that eligible spouses and dependents shall not receive additional experience credit for the veteran's unrelated military service. The preference to be given is that the qualified spouse or dependent shall be hired when the spouse or dependent's overall qualifications are substantially equal to the non-veterans in the applicant pool. Such preference may be claimed without regard to whether such preference has been claimed previously by the veteran
7-27-2007	House Bill 1412 was enacted by the 2007 General Assembly to enhance the preference accorded veterans. The current rule grants such preference in initial employment. The new legislations extends this preference to other employment events including subsequent employment, promotions, reassignments and horizontal transfers
8-1-2009	In the first paragraph, replaces commas with parentheses around "for reasons other than training" in order to clarify the situations for which preference is granted.
12-1-2013	HB834 was ratified to change the appeal rights of State employees; therefore, the appeals section is being changed to reflect that claims of the denial of veterans' preference must go through the agency grievance procedures.