INSTRUCTIONS FOR MEMBERS FILING FOR DISABILITY RETIREMENT

Please follow these instructions carefully. They are designed to ensure that your application will be processed promptly.

- Please check the application packet to see that all of the following forms are included:
  - Application for Accident Disability Retirement or Application for Ordinary Disability Retirement
  - Applicant's Personal Report of Disability
  - Physician's Report of Disability
  - General Authorization For Medical Information
  - Disability Questionnaire

- Make sure that the application is acknowledged before a Notary Public or Commissioner of Deeds before it is mailed to NYCERS. If you are submitting the application in person you will not have to have it notarized if you can show a job identification card (picture).

- Have the Physician's Report of Disability filled out by the physician who has been treating you for the disabling condition. We have included three copies of this form, in case you have been treated by more than one physician. Please note that you must complete the authorization at the bottom of the form.

- The Applicant's Personal Report of Disability must contain the names of all hospitals, medical groups and physicians that have treated you for the disabling condition.

- A separate General Authorization for Medical Information must be completed for each hospital and medical group listed on the Applicant's Personal Report of Disability form as having treated you for your disabling condition. Hospitalization information should include the dates of admission and discharge and your hospital number.

- If you have any questions concerning these instructions, please call the Medical Division.

Please read carefully: It is your responsibility to:

1. Submit all current medical evidence to support the claim for disability retirement at least 10 days prior to the date you will be given an appointment to appear before the Medical Board. We will request medical evidence on your behalf from a hospital or H.I.P. center (not personal physicians). We cannot schedule you to come before the Medical Board until we have the required medical evidence. If the evidence is not received timely, your application could be officially suspended or closed, and you may not be eligible to reapply for disability retirement depending on your employment status.

2. Submit all X-Rays, CT Scans, MRI Films, and reports by the appointment date.

3. (For Tier 3 and Tier 4 members with Tier 3 rights only) Submit proof of filing for a Primary Social Security Disability Award within 60 days of applying for disability retirement with NYCERS. See the application for details.

4. Provide (if you are approved for Accident Disability Retirement or a Line-of-Duty Disability Retirement, except Uniformed Sanitation members) a recent Workers’ Compensation Notice of Decision when you submit your option selection forms. If you are not receiving Workers’ Compensation benefits, you must submit a statement from the Workers’ Compensation Board regarding the status of your case. We cannot finalize payment of your disability benefits until we have this information.

5. Notify this office immediately if you plan to have surgery for the illness/injury for which you are applying for disability retirement. We will schedule you to appear before the Medical Board (if you submit the required medical evidence) prior to the surgery since the Medical Board will not be able to examine you for this illness/injury until six months after the surgery. If you do not appear for this examination, you must submit proof that you were medically unable to do so. Failure to provide this proof will result in the suspension or closure of the application and depending on your employment status, you may not be eligible to re-apply for disability retirement. Please bear in mind that you will have to be examined by the NYCERS Medical Board before a determination can be made on your application for disability retirement.

Please note: Should you apply for and receive a return of your accumulated salary deductions your membership will terminate and your application will not be processed.
Application for Disability Retirement
22-Year Plan Members Enhanced Disability Benefit Participants Only

This application is for 22-Year Plan Correction and Sanitation Members who are participants in the Enhanced Disability Benefit (EDB) program and wish to apply for a Disability Retirement. Please be sure you read and understand the requirements for filing for a Disability Retirement located on the Instructions and Terms pages. In order for the New York City Employees’ Retirement System (NYCERS) to process this application, this form must be completed in its entirety. **NOTE: If the address you provide on this form is different from your address on file with NYCERS, the new address will become your official address in NYCERS’ records.** If you have any questions, contact NYCERS’ Call Center at 347-643-3000.

In addition to this form, you must also submit (to NYCERS’ Medical Board):

- Physician’s Report of Disability (Form #606)
- General Authorization for Release of Medical Information (Form #608)
- NYCERS Questionnaire (Form #609)

**Select a Benefit:**
Be sure to read the requirements on the Instructions and Terms pages to determine the law you are eligible under. All applications will be processed according to the benefit(s) selected below.

I am applying for (Select all that apply):

**Correction Only**
- Heart Law (GML §207-o)
- Disability Retirement with 10 years Service, or as the Result of an Accident (RSSL §507-a)

**Sanitation Only**
- Heart Law (GML §207-r)

**Correction and Sanitation**
- Social Security Dependent Ordinary Disability (RSSL §506)
- Social Security Dependent Accident Disability (RSSL §507)
- World Trade Center (WTC) Disability Retirement

**Member Information:**
Member Number
Last 4 Digits of SSN
Phone Number
Date of Birth [MM/DD/YYYY]
First Name
M.I.
Last Name
Address
Apt. Number
City
State
Zip Code
Email Address
Agency
Title

List your Disabling Conditions:
The conditions listed on this form are the only conditions the Medical Board will consider under this application.

______________________________
______________________________
______________________________

Sign this form and have it notarized, Page 4
Select a Temporary Option
This application allows you to select a temporary option, which determines what will happen to your benefit if you should die before the date of your first full payment (the “Interim Period”). If you select either the 100% Joint-and-Survivor or the Ten-Year Certain Option, you must name a beneficiary. If you die before selecting an option, or if you fail to name a beneficiary, NO DEATH BENEFIT WILL BE PAYABLE FROM NYCERS.

Please read the descriptions for each option before choosing only one temporary option. Note: You may not name your Estate for the Joint-and-Survivor Option.

If you choose the Maximum Retirement Allowance, do not name a beneficiary.

- If you choose the 100% Joint-and-Survivor Option, you may designate only one beneficiary. Under this option, NYCERS requires proof of birthdate for your beneficiary, as well as additional valid documentation, such as a marriage certificate(s), for all names that your beneficiary has been known by that are different from the name on the birthdate evidence you submit.

- If you choose the Ten-Year Certain Option, you may designate your Estate, or one primary and two contingent beneficiaries on this form. If space is needed for additional contingent beneficiaries, contact NYCERS’ Call Center at 347-643-3000. Under this option, birthdate evidence for your beneficiary/beneficiaries is not required.

- If you wish to select an option other than those provided on this form, contact NYCERS’ Call Center at (347) 643-3000.

Choose Only ONE Option:
Please provide information about your beneficiary/beneficiaries following the option you have elected (unless you elect the Maximum Retirement Allowance). Print neatly and in ink. Use your beneficiary’s given name (Mary Smith, not Mrs. John Smith). DO NOT erase, use white-out, or cross out any typed or printed information on this form, as it renders the form invalid.

- Maximum Retirement Allowance – I elect to receive the maximum lifetime retirement allowance payable to me. I understand that all payments cease upon my death, and that under this option I cannot elect a beneficiary.

- 100% Joint-and-Survivor – This temporary option provides your designated beneficiary with a lifetime benefit if you die during the Interim Period. The benefit is calculated as if you had elected the 100% Joint-and-Survivor Option as your final option. Among the factors considered in the calculation are the life expectancies of both you and your designated beneficiary. Under this option, you receive a pension lower than the Maximum Retirement Allowance because the same amount is to be paid over two lifetimes. In this case, the benefit payable to your beneficiary for their lifetime would be 100% of the reduced pension you would have received during your lifetime. You may not nominate your Estate for this option.

The beneficiary whom I wish to nominate to receive the 100% Joint-and-Survivor benefit is:

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<th>First Name</th>
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<th>Last Name</th>
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<th>Date of Birth [MM/DD/YYYY]</th>
<th>Relationship</th>
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☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.

Or Non Joint-and-Survivor Option, Next page...
Mail Completed Forms to:
30-30 47th Avenue, 10th Fl
Long Island City, NY 11101

NYCERS USE ONLY

– OR – NON JOINT-AND-SURVIVOR OPTION

☐ Ten-Year Certain – Under this option, you receive a pension lower than the Maximum Retirement Allowance. If you die within ten years of your retirement, this same reduced monthly retirement benefit will be paid to your surviving primary beneficiary for the remainder of the ten-year period. If the designated primary beneficiary predeceases you, the balance of the payment continues to your contingent beneficiary. If none exists, it is paid in a lump sum to your Estate. Should a primary beneficiary die after receiving payments, the balance will be paid in a lump sum to your contingent beneficiary. If none exists, the lump-sum balance is paid to the estate of the primary beneficiary. You may nominate both a primary and contingent beneficiary/beneficiaries under this option.

Section A - Designation of Estate for Ten-Year Certain as Primary Beneficiary. (Check the box and leave Section B blank.)

☐ I am nominating my Estate as my sole beneficiary. I understand that by checking this box, the benefit payable under the Ten-Year Certain Option will be payable to my Estate in a lump sum. In order for this selection to be valid, I may not write in any other beneficiary’s name on this form, and I have, in fact, left all other designation of beneficiary sections on this form blank.

Section B - Designation of individuals as beneficiary(ies) to receive the Ten-Year Certain benefit.

The beneficiary/beneficiaries whom I wish to nominate to receive the Ten-Year Certain benefit is/are:

<table>
<thead>
<tr>
<th>First Name</th>
<th>M.I.</th>
<th>Last Name</th>
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<table>
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<tr>
<th>Full Social Security Number</th>
<th>Date of Birth [MM/DD/YYYY]</th>
<th>Relationship</th>
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</table>

Address

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City

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<th>State</th>
<th>Zip Code</th>
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☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.

Note: If naming multiple contingent beneficiaries, indicate the share of the benefit you would like each to receive. The combined percentage for all contingents named must equal 100%. You may name your Estate as a contingent beneficiary.

<table>
<thead>
<tr>
<th>First Name/Estate Name</th>
<th>M.I.</th>
<th>Last Name</th>
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<tr>
<th>Full Social Security Number</th>
<th>Date of Birth [MM/DD/YYYY]</th>
<th>Relationship</th>
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Address

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City

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<th>State</th>
<th>Zip Code</th>
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</table>

☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.

Space for an additional contingent beneficiary on next page.
Mail Completed Forms to:  
30-30 47th Avenue, 10th Fl 
Long Island City, NY 11101

Member Number Last 4 Digits of SSN

Additional Contingent Beneficiary for Ten-Year Certain Option:

First Name/Estate Name M.I. Last Name

Full Social Security Number Date of Birth [MM/DD/YYYY] Relationship

Address Apt. Number
City State Zip Code

☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.

Share of Benefit %

NOTE: If space is needed for additional contingent beneficiaries, contact NYCERS’ Call Center at 347-643-3000.

Federal Tax Withholding – For complete instructions, refer to www.irs.gov/forms-pubs/about-form-w-4-p. If you do not complete this election, your tax deduction will be defaulted to “Single” with all other fields set to 0 (zero).

If you do not want to withhold Federal income tax from your pension, skip fields 1 - 8 and place a check in field 9 below.

1. ☐ Single or Married, filing separately ☐ Married, filing jointly or Qualifying widow(er) ☐ Head of household

2. Taxable income from a job or multiple sources of periodic payments (include spouse’s taxable income if filing jointly): $________________ (If you (or your spouse) have a job, do not complete Steps 3-7 on this form.)

3. Number of qualifying children under age 17: _____ x $2,000 = $_____

4. Number of other dependents: _____ x $500 = $_____

5. Other credits: $________________

Add lines 3 - 5. Total Credits = $________________

(Fields 6-8 are OPTIONAL.)


9. ☐ Do not withhold Federal income tax from my pension.

Signature of Member Date

This form must be acknowledged before a Notary Public or Commissioner of Deeds

State of ______________ County of ______________ On this ___ day of ___________, 20___, personally appeared before me the above named, ____________________________, to me known, and known to me to be the individual described in and who executed the foregoing instrument, and they acknowledged to me that they executed the same, and that the statements contained therein are true.

Signature of Notary Public or Commissioner of Deeds

Official Title ________________________________________________________________________________ Expiration Date of Commission ____________

If you have an official seal, AFFIX IT
Instructions

To apply for a Disability Retirement, complete this application together with Form #606 - Physician’s Report of Disability, Form #608 - General Authorization for Release of Medical Information, and Form #609 - NYCERS Questionnaire, and submit them to NYCERS.

If you are submitting these forms by mail, have this application acknowledged before a Notary Public or Commissioner of Deeds, and mail it to 30-30 47th Avenue, 10th Floor, Long Island City, NY 11101. Forms #606, #608, and #609 do not require a notary, but if submitting by mail, send them to NYCERS’ Medical Unit, 335 Adams Street, Suite 2300, Brooklyn NY 11201-3724.

Consultations with a disability retirement case manager are available by appointment only. To schedule an appointment, contact NYCERS’ Call Center at 347-643-3000. To submit these forms in person to NYCERS, you may place fully completed and notarized forms in a secure Drop Box at the entrance of NYCERS’ Walk-in Center, located at 340 Jay Street in downtown Brooklyn, Monday through Friday, 8 am to 5 pm.

NYCERS’ Medical Unit will inform you about your Medical Board examination date.

If the Medical Board finds you disabled, and recommends retirement, the Medical Board report will be presented to the Board of Trustees. Thereafter, a letter will be sent setting forth the amounts payable under the various options available to you. You will then be required to select a final option. If you fail to select a final option in the period prescribed, you will be awarded the temporary option you selected when filing for Disability Retirement. If you choose not to select a temporary option, or your selection has been deemed invalid, you will be awarded the Maximum Retirement Allowance without optional modification.

If the Medical Board recommends denial of your application, and the Board of Trustees accepts the recommendation of the Medical Board, a notice of the denial will be sent to you with your rights and remedies as a result of the denial.

Terms

Disability Retirement with 10 years Service, or as the Result of an Accident (RSSL §507-a):

To apply for this benefit a member must have a minimum of ten or more years of credited service (of which two years must be membership service).

There is no minimum service requirement if you apply for Disability Retirement from a line of duty injury that occurred while you are a member and while you were in City service and as a natural and proximate result of an accidental injury, not caused by your own negligence.

Performance-of-Duty Disability Retirement (RSSL §507-c):

If you apply for a performance-of-duty disability there is no minimum service requirement. However, you must be disabled by, and as a natural and proximate cause of, an act of an inmate. You may also apply under §507-c if you have contracted HIV (through the bodily fluids of an inmate), tuberculosis or hepatitis while in the performance of your duties.

Heart Law GML §207-o (Correction) or GML §207-r (Sanitation):

You may apply for a Disability Retirement benefit under the Heart Law. This law provides a rebuttable presumption that certain diseases of the heart were incurred in the performance of duty. This presumption may be rebutted by competent medical evidence that your disability could not have been caused by the performance of your duties.

Filing Requirements for Disability under RSSL §507-a, RSSL §507-c, and GML §207-o (Correction only):

You must file this application:

• while you are actually employed in City service; OR

• within three months from the last day you were being paid on the payroll; OR

• no later than 12 months from the end of the payroll period for which you were entitled to regular pay, if you were on a leave of absence for medical reasons, including Workers’ Compensation.

Filing Requirements for Disability under GML §207-r (Sanitation only):

You must file an application for a Disability Retirement:

• within three months from the last date you were being paid on the payroll; OR

• while you are on a leave of absence without pay for medical reasons, either voluntarily or involuntarily; OR

• no later than 12 months after the date you receive notice that your employment has been terminated, provided that you were on an approved leave of absence without pay for medical reasons, which was in effect immediately prior to such termination.
Requirements for Social Security Dependent Ordinary Disability Retirement Benefits Under RSSL §506:

1. You have at least five years of service credit. However, all continuous public service immediately prior to joining NYCERS will be counted towards this five-year requirement.
2. You must file this application during a pay period for which you were entitled to a regular paycheck for your City service.
3. You must be found eligible to receive primary Social Security Disability benefits.

Note: If you apply for benefits under RSSL §506 you will be required to submit proof to NYCERS within 60 days of the date of this application that you have applied for primary Social Security Disability benefits. NYCERS will hold your application open for a maximum of two years pending a Social Security Disability award (extended by any time necessary to complete any and all appeals). If you receive a primary Social Security Disability award, you must notify NYCERS within the shorter of:
   a. Sixty days after the date of the award; OR
   b. The two-year period described above, or as extended by any appeals.

If you do not follow these procedures, you will not be eligible to receive disability benefits under RSSL 506.

Requirements for Social Security Dependent Accident Disability Retirement Benefits Under RSSL §507:

1. You must file this application during a pay period for which you are entitled to a regular paycheck for your City service.
2. You must be found eligible to receive primary Social Security Disability benefits, or are found to be disabled by the NYCERS Medical Board and the disability is a natural and proximate result of an accident sustained in active service.
3. If applying under RSSL §507 based on a Social Security determination and you have not yet applied for primary Social Security Disability benefits, you will be required to submit proof to NYCERS, within 60 days of this application, that you have applied for such benefits. NYCERS will hold your application open for a maximum of two years pending a Social Security Disability award (extended by any time necessary to complete any and all appeals).
4. If your disability is based on a finding by the Social Security Administration that you are disabled, then you must notify NYCERS within the shorter of:
   a. Sixty days after the date of Social Security Administration award; OR
   b. The two-year period described above, or as extended by any appeals.

If you do not follow these procedures, you will not be eligible to receive disability benefits under RSSL §507.

Workers’ Compensation and Social Security Payments Offset:
Disability Retirement benefits are reduced by 50% of the Primary Social Security Disability benefit or Primary Social Security benefit, and 100% of Workers’ Compensation payments for any injury.

World Trade Center (WTC) Disability Retirement Law:
The WTC Disability Law provides a rebuttable presumption of accidental disability for NYCERS members who participated in WTC Rescue, Recovery, or Clean-Up Operations and become disabled from a Qualifying Condition or Impairment of Health. Benefits are paid according to the provisions that cover accidental disability for your tier and title. For complete details and eligibility requirements, please read WTC Disability Law Fact Sheet #703, available on NYCERS’ website at www.nycers.org.

Withdrawal of Application:
You may withdraw your application for a Disability Retirement benefit by submitting Form #619 - Withdrawal of Disability Retirement Application to NYCERS’ Medical Unit. This application can be withdrawn up to and until the Medical Board has finalized its findings on your application. You may not withdraw an application filed by your agency on your behalf.
Application for Disability Retirement
22-Year Plan Members

This application is for 22-Year Plan Members who are applying for a Disability Retirement. Please be sure you read and understand the requirements for filing for a Disability Retirement located on the Instructions and Terms pages. In order for the New York City Employees’ Retirement System (NYCERS) to process this application, this form must be completed in its entirety. NOTE: If the address you provide on this form is different from your address on file with NYCERS, the new address will become your official address in NYCERS’ records. If you have any questions, contact NYCERS’ Call Center at 347-643-3000.

In addition to this form, you must also submit (to NYCERS’ Medical Board):
- Physician’s Report of Disability (Form #606)
- General Authorization for Release of Medical Information (Form #608)
- NYCERS Questionnaire (Form #609)

Save time by applying online.
Log in/register at www.nycers.org

Select a Benefit:
Be sure to read the requirements on the Instructions and Terms pages to determine the law you are eligible under. All applications will be processed according to the benefit(s) selected below.
I am applying for (Select all that apply):
- [ ] Social Security Dependent Ordinary Disability (RSSL §506)
- [ ] Social Security Dependent Accident Disability (RSSL §507)

RSSL = Retirement and Social Security Law

Member Information:

<table>
<thead>
<tr>
<th>Member Number</th>
<th>Last 4 Digits of SSN</th>
<th>Phone Number</th>
<th>Date of Birth [MM/DD/YYYY]</th>
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<th>Agency</th>
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List your Disabling Conditions:
The conditions listed on this form are the only conditions the Medical Board will consider under this application.

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Sign this form and have it notarized, Page 4
Select a Temporary Option
This application allows you to select a temporary option, which determines what will happen to your benefit if you should die before the date of your first full payment (the “Interim Period”). If you select either the 100% Joint-and-Survivor or the Ten-Year Certain Option, you must name a beneficiary. If you die before selecting an option, or if you fail to name a beneficiary, NO DEATH BENEFIT WILL BE PAYABLE FROM NYCERS.

Please read the descriptions for each option before choosing only one temporary option. Note: You may not name your Estate for the Joint-and-Survivor benefit.

- **If you choose the Maximum Retirement Allowance**, do not name a beneficiary.
- **If you choose the 100% Joint-and-Survivor Option**, you may designate only one beneficiary. Under this option, NYCERS requires proof of birthdate for your beneficiary, as well as additional valid documentation, such as a marriage certificate(s), for all names that your beneficiary has been known by that are different from the name on the birthdate evidence you submit.
- **If you choose the Ten-Year Certain Option**, you may designate your Estate, or one primary and two contingent beneficiaries on this form. If space is needed for additional contingent beneficiaries, contact NYCERS’ Call Center at 347-643-3000. Under this option, birthdate evidence for your beneficiary/beneficiaries is not required.
- **If you wish to select an option other than those provided on this form**, contact NYCERS’ Call Center at (347) 643-3000.

**Choose Only ONE Option:**
Please provide information about your beneficiary/beneficiaries following the option you have elected (unless you elect the Maximum Retirement Allowance). Print neatly and in ink. Use your beneficiary’s given name (Mary Smith, not Mrs. John Smith). DO NOT erase, use white-out, or cross out any typed or printed information on this form, as it renders the form invalid.

- Maximum Retirement Allowance – I elect to receive the maximum lifetime retirement allowance payable to me. I understand that all payments cease upon my death, and that under this option I cannot elect a beneficiary.
  - OR –
- 100% Joint-and-Survivor – This temporary option provides your designated beneficiary with a lifetime benefit if you die during the Interim Period. The benefit is calculated as if you had elected the 100% Joint-and-Survivor Option as your final option. Among the factors considered in the calculation are the life expectancies of both you and your designated beneficiary. Under this option, you receive a pension lower than the Maximum Retirement Allowance because the same amount is to be paid over two lifetimes. In this case, the benefit payable to your beneficiary for their lifetime would be 100% of the reduced pension you would have received during your lifetime. **You may not nominate your Estate for this option.**

The beneficiary whom I wish to nominate to receive the 100% Joint-and-Survivor benefit is:

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<th>M.I.</th>
<th>Last Name</th>
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☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.
Member Number Last 4 Digits of SSN

- OR - NON JOINT-AND-SURVIVOR OPTION

☐ Ten-Year Certain – Under this option, you receive a pension lower than the Maximum Retirement Allowance. If you die within ten years of your retirement, this same reduced monthly retirement benefit will be paid to your surviving primary beneficiary for the remainder of the ten-year period. If the designated primary beneficiary predeceases you, the balance of the payment continues to your contingent beneficiary. If none exists, it is paid in a lump sum to your Estate. Should a primary beneficiary die after receiving payments, the balance will be paid in a lump sum to your contingent beneficiary. If none exists, the lump-sum balance is paid to the estate of the primary beneficiary. You may nominate both a primary and contingent beneficiary/beneficiaries under this option.

Section A - Designation of Estate for Ten-Year Certain as Primary Beneficiary. (Check the box and leave Section B blank.)

☐ I am nominating my Estate as my sole beneficiary. I understand that by checking this box, the benefit payable under the Ten-Year Certain Option will be payable to my Estate in a lump sum. In order for this selection to be valid, I may not write in any other beneficiary’s name on this form, and I have, in fact, left all other designation of beneficiary sections on this form blank.

Section B - Designation of individuals as beneficiary/beneficiaries to receive the Ten-Year Certain benefit.

The beneficiary/beneficiaries whom I wish to nominate to receive the Ten-Year Certain benefit is/are:

Ten-Year Certain Primary Beneficiary

<table>
<thead>
<tr>
<th>First Name</th>
<th>M.I.</th>
<th>Last Name</th>
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Full Social Security Number Date of Birth [MM/DD/YYYY] Relationship

Address Apt. Number

City State Zip Code

☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.

Note: If naming multiple contingent beneficiaries, indicate the share of the benefit you would like each to receive. The combined percentage for all contingents named must equal 100%. You may name your Estate as a contingent beneficiary.

Ten-Year Certain Contingent Beneficiary

<table>
<thead>
<tr>
<th>First Name/Estate Name</th>
<th>M.I.</th>
<th>Last Name</th>
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</table>

Full Social Security Number Date of Birth [MM/DD/YYYY] Relationship

Address Apt. Number

City State Zip Code

☐ If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing Form #137.

Space for an additional contingent beneficiary on next page.

Sign this form and have it notarized, Page 4
Mail Completed Forms to:
30-30 47th Avenue, 10th Fl
Long Island City, NY 11101

Member Number       Last 4 Digits of SSN

---

**Additional Contingent Beneficiary for Ten-Year Certain Option:**

<table>
<thead>
<tr>
<th>First Name/Estate Name</th>
<th>M.I.</th>
<th>Last Name</th>
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<th>Relationship</th>
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<th>Zip Code</th>
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If this beneficiary is a minor, you have the option to name a custodian of the property of the minor by checking this box and completing **Form #137**.

**Share of Benefit**

%  

**NOTE:** If space is needed for additional contingent beneficiaries, contact NYCERS’ Call Center at 347-643-3000.

**Federal Tax Withholding** – For complete instructions, refer to [www.irs.gov/forms-pubs/about-form-w-4-p](http://www.irs.gov/forms-pubs/about-form-w-4-p). If you do not complete this election, your tax deduction will be defaulted to “Single” with all other fields set to 0 (zero).

If you do not want to withhold Federal income tax from your pension, skip fields 1 - 8 and place a check in field 9 below.

1. □ Single or Married, filing separately  □ Married, filing jointly or Qualifying widow(er)  □ Head of household
2. Taxable income from a job or multiple sources of periodic payments (include spouse’s taxable income if filing jointly): $ ____________  (If you (or your spouse) have a job, do not complete Steps 3-7 on this form.)
3. Number of qualifying children **under** age 17: _____ × $2,000 = $ ____________
4. Number of other dependents: _____ × $500 = $ ____________
5. Other credits: $ ____________

Add lines 3 - 5. **Total Credits** = $ ____________

(Fields 6-8 are OPTIONAL.)

6. Other income: $ ____________
7. Other deductions: $ ____________
8. Extra withholding: $ ____________

9. □ Do not withhold Federal income tax from my pension.

**Signature of Member**

__________________________  Date

This form must be acknowledged before a Notary Public or Commissioner of Deeds

State of ______ County of ______ On this ___ day of ______ 20___, personally appeared before me the above named, __________________________, to me known, and known to me to be the individual described in and who executed the foregoing instrument, and they acknowledged to me that they executed the same, and that the statements contained therein are true.

**Signature of Notary Public or Commissioner of Deeds**

__________________________  Expiration Date of Commission

If you have an official seal, AFFIX IT
Instructions

To apply for a Disability Retirement, complete this application together with Form #606 - Physician’s Report of Disability, Form #608 - General Authorization for Release of Medical Information, and Form #609 - NYCERS Questionnaire, and submit them to NYCERS.

If you are submitting these forms by mail, have this application acknowledged before a Notary Public or Commissioner of Deeds, and mail it to 30-30 47th Avenue, 10th Floor, Long Island City, NY 11101. Forms #606, #608, and #609 do not require a notary, but if submitting by mail, send them to NYCERS’ Medical Unit, 335 Adams Street, Suite 2300, Brooklyn NY 11201-3724.

Consultations with a disability retirement case manager are available by appointment only. To schedule an appointment, contact NYCERS’ Call Center at 347-643-3000. To submit these forms in person to NYCERS, you may place fully completed and notarized forms in a secure Drop Box at the entrance of NYCERS’ Walk-in Center, located at 340 Jay Street in downtown Brooklyn, Monday through Friday, 8 am to 5 pm.

NYCERS’ Medical Unit will inform you about your Medical Board examination date.

If the Medical Board finds you disabled, and recommends retirement, the Medical Board report will be presented to the Board of Trustees. Thereafter, a letter will be sent setting forth the amounts payable under the various options available to you. You will then be required to select a final option. If you fail to select a final option in the period prescribed, you will be awarded the temporary option you selected when filing for Disability Retirement. If you choose not to select a temporary option, or your selection has been deemed invalid, you will be awarded the Maximum Retirement Allowance without optional modification.

If the Medical Board recommends denial of your application, and the Board of Trustees accepts the recommendation of the Medical Board, a notice of the denial will be sent to you with your rights and remedies as a result of the denial.

Terms

This application must be filed by you, or by a person with legal authority to act on your behalf, or by the head of the agency where you are employed.

Requirements for Social Security Dependent Ordinary Disability Retirement Benefits under RSSL §506

1. You must have at least five years of service credit. However, all continuous public service immediately prior to joining NYCERS will be counted towards this five-year requirement.

2. You must file this application during a pay period for which you were entitled to a regular paycheck for your City service or if you were on an authorized medical leave for up to two years.

You must be found eligible to receive primary Social Security Disability benefits.

Note: If you apply for benefits under this provision you will be required to submit proof to NYCERS within 60 days of the date of this application that you have applied for primary Social Security Disability benefits. NYCERS will hold your application open for a maximum of two years pending a Social Security Disability award (extended by any time necessary to complete any and all appeals). If you receive a primary Social Security Disability award, you must notify NYCERS within the shorter of:

   a. Sixty days after the date of the award; OR
   b. The two-year period described above, or as extended by any appeals.

If you do not follow these procedures, you will not be eligible to receive disability benefits under RSSL §506.

Requirements for Social Security Dependent Accident Disability Retirement Benefits Under RSSL §507

1. You must file this application during a pay period for which you are entitled to a regular paycheck for your City service.

2. You must be found eligible to receive primary Social Security Disability benefits, or are found to be disabled by the NYCERS Medical Board and the disability is a natural and proximate result of an accident sustained in active service.
3. If applying under RSSL §507 based on a Social Security determination and you have not yet applied for primary Social Security Disability benefits, you will be required to submit proof to NYCERS, within 60 days of this application, that you have applied for such benefits. NYCERS will hold your application open for a maximum of two years pending a Social Security Disability award (extended by any time necessary to complete any and all appeals).

4. If your disability is based on a finding by the Social Security Administration that you are disabled, then you must notify NYCERS within the shorter of:
   a. Sixty days after the date of Social Security Administration award; OR
   b. The two-year period described above, or as extended by any appeals.

If you do not follow these procedures, you will not be eligible to receive disability benefits under RSSL §507.

Workers’ Compensation and Social Security Payments Offset:
Disability Retirement benefits are reduced by 50% of the Primary Social Security Disability benefit or Primary Social Security benefit, and 100% of Workers’ Compensation payments for any injury.

Withdrawal of Application:
You may withdraw your application for a Disability Retirement benefit by submitting Form #619 - Withdrawal of Disability Retirement Application to NYCERS’ Medical Unit. This application can be withdrawn up to and until the Medical Board has finalized its findings on your application. You may not withdraw an application filed by your agency on your behalf.

Returning to Work
Disability retirees who are returning to public service within New York City or New York State may be subject to post-retirement earning limitations. For complete details, please see NYCERS’ Brochure #958 - Earnings Limitations for Disability Retirees.
To NYCERS' Medical Board:

This is to certify that an employee in the New York City Department of is under my care for the following:

**Diagnosis:** (Clinical problem and duration)

If caused by an accident: (Type, Place and Date)

When, if ever, may he or she return to the full duties of his or her title?

**Objective evidence:**
X-Rays, EKG (Photocopies), Laboratory Reports, Pertinent physical findings, Consultant Reports, Hospital Reports, Etc.

**Subjective evidence:**
Symptoms, Complaints, Etc.

**Treatment and result:**
Dear Doctor, you are hereby authorized by me to fill out this form for the information of the Medical Board of the New York City Employees' Retirement System.

Applicant’s Authorization for Release of Information

Dear Doctor, you are hereby authorized by me to fill out this form for the information of the Medical Board of the New York City Employees' Retirement System.

<table>
<thead>
<tr>
<th>First Name</th>
<th>M.I.</th>
<th>Last Name</th>
</tr>
</thead>
</table>

in Care of (if applicable)  Full Social Security Number

<table>
<thead>
<tr>
<th>Address</th>
<th>Apt. Number</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>
General Authorization for Medical Information

Member Number

Last 4 Digits of SSN

Date of Birth [MM/DD/YYYY]

First Name

M.I.

Last Name

Address

Apt. Number

City

State

Zip Code

I, or my authorized representative, request that health information regarding my care and treatment be released as set forth on this form: In accordance with New York State Law and the Privacy Rule of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), I understand that:

1. This authorization may include disclosure of information relating to ALCOHOL and DRUG ABUSE, MENTAL HEALTH TREATMENT, except psychotherapy notes, and CONFIDENTIAL HIV* RELATED INFORMATION only if I place my initials on the appropriate line in Item 9(a). In the event the health information described below includes any of these types of information, and I initial the line on the box in Item 9(a), I specifically authorize release of such information to the person(s) indicated in Item 8.

2. If I am authorizing the release of HIV-related, alcohol or drug treatment, or mental health treatment information, the recipient is prohibited from redisclosing such information without my authorization unless permitted to do so under federal or state law. I understand that I have the right to request a list of people who may receive or use my HIV-related information without authorization. If I experience discrimination because of the release or disclosure of HIV-related information, I may contact the New York State Division of Human Rights at (212) 480-2493 or the New York City Commission on Human Rights at (212) 306-7450. These agencies are responsible for protecting my rights.

3. I have the right to revoke this authorization at any time by writing to the health care provider listed below. I understand that I may revoke this authorization except to the extent that action has already been taken based on this authorization.

4. I understand that signing this authorization is voluntary. My treatment, payment, enrollment in a health plan, or eligibility for benefits will not be conditioned upon my authorization of this disclosure.

5. Information disclosed under this authorization might be redisclosed by the recipient (except as noted above in Item 2), and this redisclosure may no longer be protected by federal or state law.

6. THIS AUTHORIZATION DOES NOT AUTHORIZE YOU TO DISCUSS MY HEALTH INFORMATION OR MEDICAL CARE WITH ANYONE OTHER THAN THE ATTORNEY OR GOVERNMENTAL AGENCY SPECIFIED IN ITEM 9(b).

7. Name and address of health provider or entity to release this information:

8. Name and address of person(s) or category of person to whom this information will be sent:

9(a). Specific information to be released:

☐ Medical Record from (insert date) _______ to (insert date) _______

☐ Entire Medical Record, including patient histories, office notes (except psychotherapy notes), test results, radiology studies, films, referrals, consultations, billing records, and records sent to you by other health care providers.

☐ Other:

____ Alcohol/Drug Treatment    ____ Mental Health Information    ____ HIV-Related Information

* Human Immunodeficiency Virus that causes AIDS. The New York State Public Health Law protects information which reasonably could identify someone as having HIV symptoms or infection and information regarding a person's contacts.
Authorization to Discuss Health Information:

9(b). ☐ By initialing here __________ I authorize __________ Name of individual health care provider

________________________________________

Initials Name of individual health care provider
to discuss my health information with my attorney, or a governmental agency, listed here:

________________________________________

(Attorney/Firm Name or Governmental Agency Name)

10. Reason for release of information: ☐ At request of individual ☐ Other: _____________________________________________________________

11. Date or event on which this authorization will expire: _____________________________________________________________

12. If not the patient, name of person signing form: _____________________________________________________________

13. Authority to sign on behalf of patient: _____________________________________________________________

All items on this form have been completed and my questions about this form have been answered. In addition, I have been provided a copy of this form.

Signature of Member or Representative authorized by law

________________________

Date ______________________

This form must be acknowledged before a Notary Public or Commissioner of Deeds

State of _______ County of _______ On this ___ day of _______ 20 ___, personally appeared before me the above named, to me known, and known to me to be the individual described in and who executed the foregoing instrument, and he or she acknowledged to me that he or she executed the same, and that the statements contained therein are true.

Signature of Notary Public or Commissioner of Deeds

________________________

Official Title

________________________

Expiration Date of Commission

________________________

Instructions for the Use of the HIPAA-compliant Authorization Form to Release Health Information Needed for Litigation

This form is the product of a collaborative process between the New York State Office of Court Administration, representatives of the medical provider community in New York, and the bench and bar, designed to produce a standard official form that complies with the privacy requirements of the federal Health Insurance Portability and Accountability Act ("HIPAA") and its implementing regulations, to be used to authorize the release of health information needed for litigation in New York State courts. It can, however, be used more broadly than this and be used before litigation has commenced, or whenever counsel would find it useful.

The goal was to produce a standard HIPAA-compliant official form to obviate the current disputes which often take place as to whether health information requests made in the course of litigation meet the requirements of the HIPAA Privacy Rule. It should be noted, though, that the form is optional.

When filling out Item 11, which requests the date or event when the authorization will expire, the person filling out the form may designate an event such as "at the conclusion of my court case" or provide a specific date amount of time, such as "3 years from this date."

If a patient seeks to authorize the release of his or her entire medical record, but only from a certain date, the first two boxes in section 9(a) should both be checked and the relevant date inserted on the first line containing the first box.
Questionnaire for Disability Retirement Applicants

Member Number | Last 4 Digits of SSN | Phone Number | Date of Birth [mm/dd/yyyy]
--- | --- | --- | ---

First Name | M.I. | Last Name
--- | --- | ---

Address | Apt. Number
--- | ---

City | State | Zip Code
--- | --- | ---

To NYCERS’ Medical Board:
I, the undersigned, believe that I am incapacitated for further service as a

Your Job Title

in the Department of

Your Agency
due to the disabling conditions listed on my Application for Disability Retirement.

Questions 1-17 are to be completed by ALL members applying for Disability Retirement.

1. What is the name of your union, and local?

2. Did you have previous service with New York City or New York State prior to your current membership?

☐ Yes  ☐ No

If yes, provide a start date and an end date for each period of service:

<table>
<thead>
<tr>
<th>Period of Service</th>
<th>Start Date</th>
<th>End Date</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Month</td>
<td>Year</td>
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<td>1.</td>
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<tr>
<td>2.</td>
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</table>

3. Are you a veteran?

☐ Yes  ☐ No

If yes, name the branch(es) you served in, and provide a start and end date for each period of service:

<table>
<thead>
<tr>
<th>Branch of Service</th>
<th>Start Date</th>
<th>End Date</th>
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<tbody>
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<td>Year</td>
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</table>
Mail Completed Form to:
335 Adams Street, Suite 2300
Brooklyn, NY 11201-3724

Member Number     Last 4 Digits of SSN

4. List the name(s) of doctors or institutions from whom you are receiving, or have received in the past, treatment for your alleged conditions, including address(es) and frequency of visits:

<table>
<thead>
<tr>
<th>Name of Doctor or Institution</th>
<th>Address</th>
<th>Frequency of Visits</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

Note: The Physician’s Report of Disability must be completed by each doctor listed above and submitted with your application.

5. When did your symptoms begin?

Month   /   Day   /   Year

6. List the nature of treatment, including medications being taken:

<table>
<thead>
<tr>
<th>Treatment</th>
<th>Medication</th>
<th>Frequency</th>
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7. Check boxes below to indicate tests performed (submit a copy of ALL REPORTS, if possible):

- [ ] Blood and Urine
- [ ] EKG (Electrocardiogram)
- [ ] Stress Test
- [ ] Other
- [ ] X-Rays
- [ ] Myelogram
- [ ] CT scan
- [ ] EMG (Electromyogram)
- [ ] Pathology or Biopsy Reports
- [ ] Pulmonary Function studies
8. I have been hospitalized and/or treated for this condition at the following hospital(s) and/or medical group(s):

<table>
<thead>
<tr>
<th>Name of Hospital/Medical Group</th>
<th>Address</th>
<th>Date of Admission</th>
<th>Date of Discharge</th>
<th>Diagnoses</th>
<th>Was surgery performed?</th>
</tr>
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<td>Yes  No</td>
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<td>Yes</td>
<td>If Yes, provide date:</td>
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<td>If Yes, provide date:</td>
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<td>No</td>
<td></td>
</tr>
</tbody>
</table>

Note: An appropriate authorization for release of medical information must be completed for each hospital and/or medical group listed above, and submitted with your application.

9. Do you feel that you are totally and permanently disabled from performing the usual duties of your title?
   - Yes
   - No

10. Are you working now?
    - Yes
    - No

If no, when did you stop?

   Month / Day / Year
11. Did you file for Social Security Disability Benefits?
   □ Yes  □ No

12. Are you receiving Social Security Disability payments?
   □ Yes  □ No
   If Yes, how much monthly?
   $________________________

13. Did you file a Workers’ Compensation claim?
   □ Yes  □ No

14. Are you receiving Workers’ Compensation payments?
   □ Yes  □ No
   If Yes, how much bi-weekly?
   $________________________

15. Do you drink alcohol?
   □ Yes  □ No
   If Yes, how often?
   __________________________
   How much?
   __________________________

16. Do you take any medications daily?
   □ Yes  □ No
   If Yes, what?
   __________________________
   __________________________

17. Do you use any recreational drugs?
   □ Yes  □ No
   If Yes, what and how often?
   __________________________
   __________________________

If you are NOT filing for accidental disability, skip to page 6 and sign.
Member Number | Last 4 Digits of SSN
---|---

Questions 18-33 are to be completed ONLY by members applying for Disability Retirement as a result of an incident that occurred while performing their job duties while in City service, or who have filed for a Performance-of-Duty Disability Retirement.

18. What is the date that the injury occurred?

Month / Day / Year

19. Were you on full duty at the time of the injury?

Yes ☐ No ☐

20. Were you performing any unusual work at that time?

Yes ☐ No ☐

If Yes, describe:

__________________________________________________________

__________________________________________________________

21. What were you doing when you were injured?

__________________________________________________________

__________________________________________________________

22. What part of your body was injured?

__________________________________________________________

__________________________________________________________

23. How were you injured?

__________________________________________________________

__________________________________________________________

24. Were there any witnesses to the incident when you were injured?

Yes ☐ No ☐

If Yes, give Name, Title and Address (if known):

__________________________________________________________

__________________________________________________________

25. When did you stop working because of the injury?

Month / Day / Year

26. Do you have proof of this occurrence?

Yes ☐ No ☐

If Yes, submit supporting documentation with this questionnaire.

27. When were you first treated for the injury referred to above, and by whom?

Date Month / Day / Year

By whom?

__________________________________________________________

Place?

__________________________________________________________
28. List the name(s) of doctors or institutions who treated you for the injury described, including address(es) and frequency of visits:

<table>
<thead>
<tr>
<th>Name of Doctor or Institution</th>
<th>Address</th>
<th>Frequency of Visits</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
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</tr>
</tbody>
</table>

29. Have you had any similar disability before the incident?

- [ ] Yes
- [ ] No

30. Have you had any other accidents or incidents on the job (either before or after the incident claimed herein)?

- [ ] Yes
- [ ] No

If Yes, give dates and description of injury:

<table>
<thead>
<tr>
<th>Month</th>
<th>Day</th>
<th>Year</th>
<th>Description</th>
</tr>
</thead>
<tbody>
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<td></td>
</tr>
</tbody>
</table>

31. Have you had any accidents or injuries off the job?

- [ ] Yes
- [ ] No

If Yes, give dates and descriptions of injury:

<table>
<thead>
<tr>
<th>Month</th>
<th>Day</th>
<th>Year</th>
<th>Description</th>
</tr>
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<td></td>
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</tr>
</tbody>
</table>

32. Did you return to light duty after the incident herein claimed?

- [ ] Yes
- [ ] No

If Yes, when?

Start date: __/__/____  
End date: __/__/____  

33. Did you return to full duty after the incident herein claimed?

- [ ] Yes
- [ ] No

If Yes, when?

Start date: __/__/____  
End date: __/__/____  

I will appear before NYCERS' Medical Board at 340 Jay Street, Mezzanine Level, in downtown Brooklyn when I am scheduled to be examined.

Note: If you are unable to appear before NYCERS’ Medical Board for examination, please forward your physician’s certificate stating why.

Signature of Member ___________________________  
Date ___________________________
Authorization for Release of Information

Only use this form to authorize the New York City Employees’ Retirement System (NYCERS) to provide information and/or records to a third party on your behalf, upon request. If you have any questions, please contact NYCERS’ Call Center at 347-643-3000.

NOTE: If the address you provide on this form is different from your address on file with NYCERS, the new address will become your official address in NYCERS’ records.

Member Number OR Pension Number Last 4 Digits of SSN Phone Number

First Name M.I. Last Name

Address Apt. Number

City State Zip Code

Union and Employer Authorization:

☐ Do not share my Medical and Non-Medical records with my union or employer.

Authorization for all other Entities:

I, __________________________________ , hereby authorize the New York City Employees’ Retirement System (NYCERS) to provide _____________________________________________ of ___________________________________________________.

Address:______________________________________________________ Daytime Phone: _______________________________

☐ Any and all Non-Medical records.

☐ Only the specified Non-Medical records listed below:

☐ Any and all Medical records.

☐ Only the specified Medical records listed below:

I understand that NYCERS has no authority to control the future use or dissemination of any information released to the Third Party identified above. Therefore, I release NYCERS, the City of New York, and any officers, agents, or employees thereof, from any and all liability that may arise out of the Third Party’s possession and/or use of the information and/or records provided pursuant to this authorization. This authorization is effective on the date signed below, and will remain in effect until NYCERS’ receipt of a written, notarized revocation from the Member/Pensioner/Beneficiary.

Signature of Member/Pensioner/Beneficiary Date

This form must be acknowledged before a Notary Public or Commissioner of Deeds

State of County of On this ___ day of 20___, personally appeared before me the above named, ____________________________ to me known, and known to me to be the individual described in and who executed the foregoing instrument, and he or she acknowledged to me that he or she executed the same, and that the statements contained therein are true.

Signature of Notary Public or Commissioner of Deeds Official Title Expiration Date of Commission

If you have an official seal, AFFIX IT
This fact sheet describes the benefits and obligations of the Enhanced Disability Benefit program (EDB), available to participants in the Uniformed Sanitation Force Tier 3 22-Year Plan (SA-22 Plan).

**PARTICIPATION**

Participation in the EDB program may be voluntary or mandatory.

**Voluntary Participation**

Anyone who was an SA-22 Plan participant between April 1, 2012 and August 31, 2016 had the option to become a participant in the EDB Program by filing an election form no later than February 28, 2017. **THIS OPTION HAS EXPIRED.**

**ONCE AN ELECTION TO PARTICIPATE IN THE EDB PROGRAM IS FILED WITH NYCERS, IT MAY NOT BE REVOKED.**

**Mandatory Participation**

Uniformed Sanitation Force members who become participants in the SA-22 Plan on or after September 1, 2016 are mandated into participation in the EDB.

**CONTRIBUTIONS**

In addition to Basic Member Contributions (BMCs) of 3% of gross wages, participants in the EDB are required to pay the following Additional Member Contributions (AMCs) from the plan effective date (September 1, 2016) until retirement:

- 1.3% of gross wages

The AMC rate will expire on June 30, 2022. Prior to its expiration, the Actuary will review the AMC rate to determine if this rate fully funds the benefit. Should it be determined that an increase in contributions is needed to fund the benefit, the changes will be prospective.

AMCs are maintained in the Retirement Reserve Fund (RRF). AMCs are Federal tax-deferred for mandatory participants of the EDB (Uniformed Sanitation Force members who become participants in the SA-22 Plan on or after September 1, 2016), meaning that you do not pay Federal taxes on the contributions, only New York State and local taxes. AMCs are **NOT Federal tax-deferred** for SA-22 Plan participants who voluntarily ELECT the EDB. AMCs are not refundable or transferable to another public retirement system within New York State. **Note:** Contributions made while on Union Leave are not Federal tax-deferred for either voluntary or mandatory participants in the EDB.

**DEFICITS**

Failure to pay any of the required contributions will result in a deficit. Members in this plan are not permitted to retire for disability with a deficit. If a deficit is identified prior to retirement, steps will be taken to resolve it. Unpaid deficits will also impact death benefits.

**ENHANCED DISABILITY RETIREMENT BENEFIT**

EDB participants who become physically or mentally incapacitated and can no longer perform the duties of their job may be eligible for either an Ordinary Disability Benefit or an Accidental Disability Benefit.

Ordinary Disability Benefit: You are eligible for an Ordinary Disability Benefit if you have at least five years of Credited Service and have been found to be disabled by the Social Security Administration. The benefit is equal to the greater of:

- 1/3 of Final Average Salary (FAS) or
- 2% times FAS times years of Credited Service, but not in excess of 22 years of such service
**Accidental Disability Benefit:**
You are eligible for an Accidental Disability Benefit if you are awarded Primary Social Security Disability Benefits or are found to be disabled by the NYCERS Medical Board, and the Board of Trustees determines that the disability (as determined by the Social Security Administration or the NYCERS Medical Board) is the natural and proximate result of an accident not caused by your own willful negligence. The benefit is equal to 75% of Final Average Salary.

If you qualify for an Accidental Disability Benefit pursuant to the World Trade Center Law, your benefit will be equal to 75% of Final Average Salary. **Note:** To qualify for an Accidental Disability Benefit under the World Trade Center Law, you must have been a member of NYCERS or another public retirement system within New York State on or before September 11, 2001 and have filed a Notice of Participation with NYCERS by September 11, 2022.

Once you have filed a WTC Notice of Participation (Form #622, available at [www.nycers.org](http://www.nycers.org)), you can track the status of your application in your secure MyNYCERS account. Log in (or register) at [www.nycers.org](http://www.nycers.org) and look for the link labeled “WTC Notice of Participation.” **Note:** If you have not already filed Form #622, you can complete and notarize the paper form and upload it to MyNYCERS. Look for the “Upload a Form or Document” link.

In addition, all participants in the EDB are entitled to the Heart Law presumption. This law provides a presumption that certain diseases of the heart were incurred in the performance of duty. SA-22 Plan participants in the EDB who are approved for disability under the Heart Law are entitled to a disability benefit equal to 75% of Final Average Salary. This presumption may be rebutted by competent medical evidence.

**FINAL AVERAGE SALARY (FAS)**
FAS is defined as the average of wages earned by a member during any five consecutive years which provide the highest average wage. However, wages earned during any year used in an FAS calculation cannot exceed the average of the previous four years by more than 10 percent.

**COST-OF-LIVING ADJUSTMENT (COLA)**
Disability retirees who have been retired for at least five years are eligible for an annual Cost-of-Living Adjustment (COLA) pursuant to New York City Administrative Code §13-696, not the escalation pursuant to Retirement and Social Security Law §510.

**SOCIAL SECURITY BENEFITS**
The Enhanced Disability Benefit is **not** reduced by Social Security benefits received.
Correction 22-Year Plan
Enhanced Disability Benefit Fact Sheet

October 2021

Tier 3

This fact sheet describes the benefits and obligations of the Enhanced Disability Benefit program (EDB), available to participants in the Uniformed Correction Force Tier 3 22-Year Plan (CF-22 Plan).

PARTICIPATION
Participation in the EDB program may be voluntary or mandatory.

Voluntary Participation
Only Uniformed Correction Force members who participated in the CF-22 Plan between April 1, 2012 and December 31, 2016 had an option to voluntarily join the EDB program by filing an election form with NYCERS.

The filing deadline for anyone in the Uniformed Correction Force in a title other than a Correction Officer was June 30, 2017. The filing deadline for Correction Officers was September 30, 2017. THESE OPTIONS HAVE EXPIRED.

ONCE AN ELECTION TO PARTICIPATE IN THE EDB PROGRAM IS FILED WITH NYCERS, IT MAY NOT BE REVOKED.

Mandatory Participation
Uniformed Correction Force members who become participants in the CF-22 Plan on or after January 1, 2017 are mandated into participation in the EDB.

CONTRIBUTIONS
In addition to Basic Member Contributions (BMCs) of 3% of gross wages, participants in the EDB are required to pay Additional Member Contributions (AMCs) from the plan effective date (January 1, 2017) until retirement at the following rates:

- 0.8% of gross wages through June 30, 2019
- 0.9% of gross wages effective July 1, 2019

The new AMC rate will expire on June 30, 2022. Prior to its expiration, the Actuary will review the AMC rate to determine if this rate fully funds the benefit. Should it be determined that an increase in contributions is needed to fund the benefit, the changes will be prospective.

AMCs are maintained in the Retirement Reserve Fund (RRF). AMCs are Federal tax-deferred for mandatory participants of the EDB (Uniformed Correction Force members who become participants in the CF-22 Plan on or after January 1, 2017), meaning that you do not pay Federal taxes on the contributions, only New York State and local taxes. AMCs are NOT Federal tax-deferred for CF-22 Plan participants who voluntarily ELECT the EDB. AMCs are not refundable or transferable to another public retirement system within New York State. Note: Contributions made while on Union Leave are not Federal tax-deferred for either voluntary or mandatory participants in the EDB.

DEFICITS
Failure to pay any of the required contributions will result in a deficit. Members in this plan are not permitted to retire for disability with a deficit. If a deficit is identified prior to retirement, steps will be taken to resolve it. Unpaid deficits will also impact death benefits.

ENHANCED DISABILITY RETIREMENT BENEFIT
EDB participants who become physically or mentally incapacitated and can no longer perform the duties of their job may be eligible for either an Ordinary Disability Benefit or an Accidental Disability Benefit.

Ordinary Disability Benefit: You are eligible for an Ordinary Disability Benefit if you have at least five years of Credited Service and have been found to be disabled by the Social Security Administration. The benefit is equal to the greater of:

- 1/3 of Final Average Salary (FAS) or
- 2% times FAS times years of Credited Service, but not in excess of 22 years of such service
Disability Retirement RSSL §507-a: You are eligible for a disability retirement benefit if you either have 10 or more years of Credited Service or if your injury is caused by a “line of duty accident”. If you have less than 10 years of service and are awarded an accident disability benefit under RSSL §507-a, this benefit is tax free. The benefit is equal to the greater of:

► 1/3 of Final Average Salary (FAS) or
► 1.67% times FAS times years of Credited Service, or
► If eligible to retire for service, the service retirement benefit if greater than the aforementioned calculations.

Accidental Disability Benefit RSSL §507*: You are eligible for an Accidental Disability Benefit if you are awarded Primary Social Security Disability Benefits or are found to be disabled by the NYCERS Medical Board, and the Board of Trustees determines that the disability (as determined by the Social Security Administration or the NYCERS Medical Board) is the natural and proximate result of an accident not caused by your own willful negligence. The benefit is equal to:

► 60% of the member’s Final Average Salary (FAS) less:
► 50% of the Primary Social Security Disability Benefit, if any, and
► 100% of any Workers’ Compensation benefits payable.

*If you have less than 10 years of service and are awarded an accident disability benefit under RSSL §507, this benefit is tax free.

PERFORMANCE OF DUTY DISABILITY RETIREMENT:

Act of an Inmate: You are eligible for an Accidental Disability Benefit if you become physically or mentally incapacitated for the performance of duties as a natural and proximate result of an act of an inmate. EDB participants who are approved for disability under this law are entitled to a disability benefit equal to 75% of FAS.

World Trade Center Law: If you qualify for an Accidental Disability Benefit pursuant to the World Trade Center Law, your benefit will be equal to 75% of Final Average Salary. Note: To qualify for an Accidental Disability Benefit under the World Trade Center Law, you must have been a member of NYCERS or another public retirement system within New York State on or before September 11, 2001, OR become a member of NYCERS after the qualifying period, but were an employee of a public employer during the covered time period and purchased some or all of that pre-membership period, and filed a Notice of Participation with NYCERS by September 11, 2022.

Once you have filed a WTC Notice of Participation (Form #622, available at www.nycers.org), you can track the status of your application in your secure MyNYCERS account. Log in (or register) at www.nycers.org and look for the link labeled “WTC Notice of Participation.”

Note: If you have not already filed Form #622, you can complete and notarize the paper form and upload it to MyNYCERS. Look for the “Upload a Form or Document” link.

Heart Law: All EDB participants are entitled to the Heart Law presumption. This law provides a presumption that certain diseases of the heart were incurred in the performance of duty. CF-22 Plan participants in the EDB who are approved for disability under the Heart Law are entitled to a disability benefit equal to 75% of FAS. This presumption may be rebutted by competent medical evidence.

Hepatitis, AIDS and Tuberculosis (HAT) Law: All participants in the EDB are entitled to the HAT Law presumption. The HAT Law provides that a participant who contracts HIV (where they may have been exposed to bodily fluids of an inmate or a person confined to an institution under the jurisdiction of the NYC Department of Correction or Department of Health), tuberculosis, or hepatitis, will be presumed to have contracted such disease in the performance and discharge of duty. CF-22 Plan participants in the EDB who are approved for disability under this law are entitled to a disability benefit equal to 75% of FAS. The presumption may be rebutted by competent medical evidence.

Note: ALL PERFORMANCE OF DUTY DISABILITY BENEFITS are reduced by 100% of the annual payment from the Workers’ Compensation Board for the same disability. Performance of Duty Disability benefits are not reduced by any Social Security benefits received for the same disability. Disability retirees who have been retired for at least five years are eligible for an annual Cost-of-Living Adjustment (COLA) pursuant to New York City Administrative Code §13-696, not the escalation pursuant to Retirement and Social Security Law §510.

FINAL AVERAGE SALARY (FAS)

FAS is defined as the average of wages earned by a member during any five consecutive years which provide the highest average wage. However, wages earned during any year used in an FAS calculation cannot exceed the average of the previous four years by more than 10 percent.

COST-OF-LIVING ADJUSTMENT (COLA)

Disability retirees who have been retired for at least five years are eligible for an annual Cost-of-Living Adjustment (COLA) pursuant to New York City Administrative Code §13-696, not the escalation pursuant to Retirement and Social Security Law §510.
As of December 1, 2017, under certain circumstances, NYCERS members may choose to file both a service retirement application and any disability retirement application (e.g., an ordinary disability application, an accidental disability application, and/or a World Trade Center disability application) at the same time. This fact sheet answers commonly asked questions regarding simultaneous filing.

When should a member file for disability or service retirement?
Members can file for either disability or service retirement, or both, at any time, once they:

- Meet the respective eligibility/filing requirements for both service retirement and disability retirement. See eligibility/filing requirements on NYCERS’ website at nycers.org/forms-publications; AND
- File the disability application(s) prior to the effective retirement date on the service retirement application.

What are the advantages of filing both a service retirement application and disability application(s) simultaneously?

- Simultaneous filings permit an eligible member to start receiving a benefit (partial payments and health insurance) as soon as their first application is approved, without hindering other applications in progress.
- If the member is later approved under a different retirement benefit, the member may choose to retire under the second benefit (in some circumstances), and the benefits will be retroactive to the first retirement date, or to the earliest date permitted by law. However, with some exceptions, if a member is approved by the NYCERS Medical Board for disability retirement, the member CANNOT choose to retire for service. If a member is approved for a service retirement and is subsequently approved and retired under a disability retirement, the better of the two benefit calculations is used; however the retirement date can change.

Does a member need to file for both types of retirement?
It is a member’s choice to file for either type of retirement, or both.

NOTE: If a member has 20+ years of service and is eligible for a service retirement benefit, their benefit amount may not be greater if they are awarded an ordinary disability benefit.

A member may withdraw their disability application at any time prior to, but not after, NYCERS’ Medical Board’s determination. If such determination is an approval for disability benefits, the classification of disability retirement applies and is irrevocable.

How will a member receive pension payments if they file for both types of retirement?
In most cases, the service retirement benefit is payable before the disability application is processed because the service retirement benefit is processed based on the retirement date elected. Therefore, a member would receive a partial payment for the duration of the disability application process and, if approved for a higher benefit, would receive the increase in benefits at the time their disability case is finalized. Note: A service retirement benefit cannot be finalized while a disability retirement application is still in process. Disability retirement processing can be extensive based on the type of disability filed, NYCERS’ Medical Board/Board of Trustees’ review, and/or any pending appeals/litigation, etc.

Will a member receive two payments?
No. A member will only receive one payment. However, depending on the outcome of their disability retirement application, they could initially be paid based on the service retirement amount, and later switched to a disability benefit.
How long does it take to process a member's applications?

Service retirement applications are processed immediately after the retirement date has passed. Payments are usually initiated either in the same month or the month following the retirement date, depending on the date of retirement. Disability retirement applications can take significantly longer to process due to NYCERS’ requests for a member’s medical/accident reports, medical records, interview/examination by NYCERS’ Medical Board, ratification by the Board of Trustees, appeals, etc.

What if a member no longer wants to wait for the disability application to be processed?

If a member does not wish to continue with their disability retirement application, they can withdraw their application prior to receiving a final decision of approval from the NYCERS Medical Board. If a disability retirement application is filed by a member’s agency, the application can only be withdrawn by the agency.

What happens when a member’s disability application is approved by NYCERS’ Medical Board?

After a member’s disability retirement application is approved, their last day paid information will be requested from their agency, and their calculations will be initiated. Next, they will receive their Option Election package and their benefit will be finalized under disability retirement. Their service retirement application is then closed.

NOTE: World Trade Center reclassification cases can be processed after the service retirement is finalized.

What happens if a member’s application is denied by NYCERS’ Medical Board?

If a member’s disability retirement application is denied by NYCERS’ Medical Board and there is no accident/causality issue to appeal before the Board of Trustees, and they have also filed for service retirement, their service retirement application will resume normal processing.

What happens if a member appeals their disability denial?

If a member is found disabled by NYCERS’ Medical Board, but the member’s disability retirement application is denied by NYCERS’ Medical Board due to an accident/causality issue, the member may appeal before the Board of Trustees. If they have also filed for a service retirement, they will continue to receive their service retirement benefit (partial payment) until the appeal is finalized.

How does a member know which retirement benefit is best for them?

NYCERS cannot tell a member which benefit is better for them since retirement dates, monetary amounts, income limitations, and refunds vary by person and retirement type. For more information, they can log in or register to their secure MyNYCERS account at www.nycers.org to:

- Review and compare disability, service and vested retirement benefit calculations for their tier, title and plan
- Complete estimates online
- Request an estimate for each benefit
- Submit a Service Request for additional information
**Tiers 1 and 2**

Limits Before Attaining Service Retirement Age - Section 13-171 of the NYC Administrative Code provides that a disability retiree may receive income from employment in the private sector or the public sector if they have not yet met the age requirement (or service requirement for retirees of a special plan which permits retirement without regard to age) under their retirement plan. The amount a retiree may earn is the difference between the maximum current salary of the next higher title from that which they retired, and the maximum pension portion of their retirement allowance.

Limits After Attaining Service Retirement Age - Once a disability retiree attains the minimum age requirement (or service requirement for retirees of a special plan which permits retirement without regard to age) for their retirement plan, Section 1117 of the NYC Charter governs post-retirement public employment. Section 1117 provides that a retiree’s pension must be suspended if their total pension and earned income from the City, State or a municipality within New York State exceeds $1,800 in any year.** NYC Transit retirees are not subject to this limitation. Income from Public Benefit Corporations or the private sector is exempt from the $1,800 limitation in the NYC Charter.

**Tiers 3, 4 and 6**

Disability retirees in Tier 3, 4, and 6 are generally subject to post-retirement earnings limitations. The extent to which these limitations apply depends on the specific law under which you retired. The following table shows the limitations under each law. If you do not know the disability law under which you retired, refer to the Retirement Resolution or data sheet which was given to you at retirement.

<table>
<thead>
<tr>
<th>NYS Retirement &amp; Social Security Law (RSSL) Section(s)</th>
<th>Earnings Limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dual Purpose Disability Statutes for Tier 4 and Tier 6 Members, and Tier 3 Uniformed Corrections (605 &amp; 507-a) Public &amp; ***Private employment anywhere</td>
<td>$33,200 for 2021 (will change annually based on the Consumer Price Index) Exceeding this earnings limitation will result in the suspension of your pension for 12 months</td>
</tr>
<tr>
<td>Accidental Disability for Tier 4 and Tier 6 Uniformed Sanitation (605-b)</td>
<td>Tiers 1 &amp; 2 safeguards apply (See Tiers 1 &amp; 2 section above)</td>
</tr>
<tr>
<td>Line-of-Duty Disability for Tier 3 Uniformed Corrections (507-c) Line-of-Duty Disability for Tier 4 and Tier 6 Emergency Medical Technicians (607-b) Accidental Disability for Tier 4 and Tier 6 Deputy Sheriffs (605-c) Tier 3 General Members and 22-Year Plan [506 (Ordinary), 507 (Accidental)] Public employment within NYS only</td>
<td>$1,800 (including any pension earned) per Section 1117 of the NYC Charter</td>
</tr>
<tr>
<td>Line-of-Duty Disability for Tier 3 Uniformed Corrections (507-c) Line-of-Duty Disability for Tier 4 and Tier 6 Emergency Medical Technicians (607-b) Accidental Disability for Tier 4 and Tier 6 Deputy Sheriffs (605-c) Tier 3 General Members and 22-Year Plan [506 (Ordinary), 507 (Accidental)] ***Private employment anywhere &amp; Public employment outside of NYS after attaining age 65.</td>
<td>NO LIMITATION</td>
</tr>
<tr>
<td>TRANSIT RETIRES ONLY (Retired under RSSL §§ 506, 507, 605) Public &amp; ***Private employment anywhere</td>
<td>NO LIMITATION</td>
</tr>
</tbody>
</table>

**Income Limitations Pursuant to RSSL §507(d)**

The income limitations specified in RSSL §507(d) apply to Tier 3 General Members and, CO-20, CF-20, CC-20, 22-Year Corrections, and 22-Year Corrections Enhanced Disability Benefit Members. Pursuant to RSSL §507(d), even if a retiree’s disability benefit from NYCERS is not based on a finding of disability from the Social Security Administration (SSA), the retiree is subject to the same income limitations as if they were a recipient of Social Security Disability benefits from the SSA. These income limitations are applied up until the retiree reaches age 65. The income limitations under RSSL §507(d) apply for Private employment anywhere & Public employment outside of NY State.

The income limitations for year 2021 are as follows:

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<tr>
<th>Year</th>
<th>Blind</th>
<th>Not Blind</th>
</tr>
</thead>
<tbody>
<tr>
<td>2021</td>
<td>$2,190</td>
<td>$1,310</td>
</tr>
</tbody>
</table>

*Exceeding earnings limitations under Section 13-171 will result in the suspension of your pension for the remainder of that calendar year.

**Since the pension and earned income are added together, most pensioners will exceed the $1,800 income limit once they start working. The pension will remain suspended for as long as you continue to work.

***Employment with a Public Benefit Corporation in NYS is considered Private employment.