This brochure describes the benefits of the Correction Force Member 20-Year Retirement Plan (CF-20 Plan). The CF-20 Plan is available ONLY to NYCERS members employed by the NYC Department of Correction in a series of Correction Force Titles (CFTs).

The following CFTs are eligible to participate in the CF-20 Plan: Correction Officer below the rank of Captain, Correction Captain, Assistant Deputy Warden (Warden Correction Level I), Deputy Warden or Deputy Warden-in-Command (Warden Correction Level II), Warden or Deputy Chief (Warden Correction Level III), or Chief of Department (Warden Correction).

PARTICIPATION

Participation in the CF-20 Plan is MANDATORY for any person who becomes a NYCERS member AND is employed in a CFT for the first time on or after October 19, 2004. No NYCERS member, Correction Force or otherwise, can elect this plan on an OPTIONAL basis.

Participants who cease to hold a CFT will no longer be able to participate in the CF-20 Plan.

Participants who terminate service from a CFT and return to a CFT at a later date will again be required to participate in the CF-20 Plan.

CONTRIBUTIONS

As a Tier 3 member you are required to contribute 3% of your gross wages until the earlier of attaining 10 years of Credited Service or reaching your tenth anniversary of membership. These contributions are referred to as Basic Member Contributions (BMCs) and they are held in the Member Contribution Accumulation Fund (MCAF).

As a member of the CF-20 Plan, you are also required to contribute Additional Member Contributions (AMCs) of 4.61%. AMCs must be paid on all gross wages for all service rendered in a CFT on or after October 19, 2004 and are required for the first 20 years of service rendered in a CFT.

AMCs are maintained in the Retirement Reserve Fund (RRF), which is an account maintained separately from the MCAF account. Both funds earn interest at a rate of 5%, compounded annually.

All contributions are Federal tax deferred, meaning that you do not pay Federal taxes on the contributions, only New York State and local taxes. Contributions made while on Union leave are not Federal tax deferred.

DEFICITS

Failure to pay any of the required BMCs or AMCs will result in a deficit. If a deficit is identified prior to retirement, steps will be taken to resolve the deficit. In the event of a deficit at retirement in the MCAF account (BMCs) or in the RRF account (AMCs), an actuarial reduction can be applied to the pension benefit.

LOANS

CF-20 Plan participants may borrow up to 75% of the BMCs held in the MCAF account. Participants may not borrow any portion of the AMCs held in the RRF account. Any loans taken are subject to the same terms and conditions applicable to Tier 3 members. Please consult Brochure #911 for additional information.

ALLOWABLE CORRECTION SERVICE

Allowable Correction Service is defined as Membership Service while employed in a CFT and service rendered in another uniformed force (NYC Housing Police, NYC Transit Police, NYC Department of Sanitation, NYC Police Department or NYC Fire Department) immediately prior to your appointment to a CFT, provided that such other uniformed service was credited by NYCERS or transferred from the NYC Police Pension Fund or NYC Fire Department Pension Fund.

Allowable Correction Service also includes certain Military Service, Union Leave Service, and Purchased Service for periods of Child Care Leave and/or up to 6 months of previous service in a CFT.

Allowable Correction Service does not include other public service rendered in New York State or New York City, e.g., service rendered in a clerical position in another agency.
This is significant because only Allowable Correction Service can be used to qualify for service retirement or a Vested Retirement Benefit in the CF-20 Plan.

CHILD CARE LEAVE

Participants in the CF-20 Plan may purchase up to one year of service credit for each instance of authorized child care leave.

In order to purchase service credit for a child care leave of absence you must be in active service and:

- Apply within 90 days of the termination of the child care leave by filing Form #246; AND
- Pay an amount equal to what your required contributions would have been during the child care leave, plus accrued interest.

You may receive up to one year of service for each period of authorized child care leave.

REFUNDS

Plan participants who have rendered less than 10 years of Credited Service and who leave City service may apply for a refund of BMCs, plus accrued interest, effectively terminating their membership. Members with between five and 10 years of Credited Service must also waive their right to a Vested Retirement Benefit. Refunds of BMCs are not possible for members with 10 or more years of Credited Service.

Participants who cease to hold a CFT for any reason whatsoever and who have rendered less than 15 years of service in a CFT have the option of withdrawing their AMCs, plus accrued interest. AMCs may also be withdrawn if a participant with less than 15 years of service in a CFT changes titles to a non-CFT and remains in City service. In this case, after receiving the refund of AMCs such participant will no longer be entitled to a benefit under the CF-20 Plan, but will be entitled to a benefit from his or her underlying plan (assuming service requirements have been met). Refunds of AMCs are not possible for participants with 15 or more years of service rendered in a CFT, except in cases of the death of such participants.

VESTED RETIREMENT BENEFIT

If you end your employment with at least five (but less than 20) years of Allowable Correction Service, two of which are Membership Service, you will be entitled to a Vested Retirement Benefit. The Vested Retirement Benefit is calculated using the following formula:

\[ 0.025 \times \text{Final Average Salary (FAS)} \times \text{Years of Allowable Correction Service} \]

This benefit becomes payable on the date you would have completed 20 years of Allowable Correction Service.

NYCERS encourages members who separate from City service to file a Notice of Intent to Vest Form (Form #254). By doing so, NYCERS can send you important information regarding your retirement account. For example, you will receive an Annual Disclosure Statement detailing your account balances and designated beneficiaries. Additionally, NYCERS will send you an Application for Payment of a Vested Retirement Benefit approximately 90 days prior to your Payability Date.

SERVICE RETIREMENT

Participants in the CF-20 Plan are eligible to receive a Service Retirement Benefit upon attaining 20 or more years of Allowable Correction Service without regard to age. The Service Retirement Benefit is calculated using the following formula:

\[ 0.5 \times \text{Final Average Salary (FAS)} + 0.0167 \times \text{Final Average Salary (FAS)} \times \text{Years of Allowable Correction Service in excess of 20, up to a maximum of 30 years of Allowable Correction Service} \]

Note: Members who have purchased Military Service may not exceed the 30-year maximum benefit cap with such service.

FAS is defined as the greater of:

- the average of wages earned during any three consecutive calendar years, OR
- the average of wages earned during the 36 months immediately preceding your retirement date.

Note: Wages earned in any year used in the FAS computation cannot exceed more than 10% of the average of the previous two years.

The escalation of benefits provisions applicable to Tier 3 general members do not apply to CF-20 Plan participants.

DISABILITY RETIREMENT BENEFITS

Members in a CFT who become physically or mentally incapacitated and can no longer perform the duties of their job title may apply for Disability Retirement Benefits. There are four separate disability provisions in the NYS Retirement and Social Security Law (RSSL) under which they may qualify. The chart on page 3 of this brochure summarizes the qualifications and the benefits provided under each of these provisions. In addition, members in a CFT are covered under other disability provisions described on page 4 of this brochure.
### Correction Force Disability Provisions At-A-Glance

<table>
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<tr>
<th></th>
<th>Ordinary</th>
<th>Accidental</th>
<th>Dual Purpose Disability Statute</th>
<th>Performance-of-Duty (also see HAT Law, pg. 4)</th>
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<tr>
<td><strong>RSSL Section</strong></td>
<td>506</td>
<td>507</td>
<td>507-a</td>
<td>507-c</td>
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<tr>
<td><strong>What is the service requirement?</strong></td>
<td>5 or more years of Credited Service</td>
<td>None</td>
<td>10 or more years of Credited Service. If less than 10 years, may qualify if injury is due to on-the-job accident.</td>
<td>None</td>
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<tr>
<td><strong>How does the member qualify for disability?</strong></td>
<td>Member qualifies if found to be disabled by the Social Security Administration as the natural and proximate result of an accident sustained in active service and not the result of his/her own willful negligence and he/she is awarded Primary Social Security Disability Benefits. NYCERS’ Medical Board must also determine if the injury was caused by an accident.</td>
<td>Member qualifies if found to be disabled by the Social Security Administration and has been awarded Primary Social Security Disability Benefits.</td>
<td>Member is physically or mentally incapacitated and cannot perform the duties of his or her job title as determined by NYCERS’ Medical Board. If the member has less than 10 years of service, the Medical Board must also determine if the injury was the natural and proximate result of an accident not caused by his/her own willful negligence.</td>
<td>Member is found to be disabled by NYCERS’ Medical Board as the natural and proximate result of injuries sustained in the performance of duties by an act of an inmate or any person confined under the jurisdiction of the Department of Correction or Department of Health.</td>
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<tr>
<td><strong>How is the disability benefit calculated?</strong></td>
<td>One-third of FAS OR 2% \times FAS \times Credited Service up to 30 years. Benefit reduced by 100% of any Workers’ Compensation benefit and 50% of the Primary Social Security Disability Benefit.</td>
<td>60% \times FAS reduced by 100% of any Workers’ Compensation benefit and 50% of the Primary Social Security Disability Benefit.</td>
<td>One-third of FAS OR 1.67% \times FAS \times Credited Service OR if eligible to retire for service, the service retirement benefit if greater than the aforementioned calculations.</td>
<td>75% \times FAS reduced by 100% of any Workers’ Compensation benefit.</td>
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</table>
OTHER DISABILITY PROVISIONS

Heart Law
The Heart Law provides a presumption that a disease of the heart was incurred in the performance of duty. Members in a CFT who have died of injuries sustained in the line of duty, unless the contrary is proven, are entitled to a presumption that the disease was incurred in the performance of duty, unless the contrary is proven by competent medical evidence. A Notice of Participation must be filed no later than September 11, 2022. Please visit our website and consult the WTC Disability Law Fact Sheet for additional information.

Hepatitis, AIDS and Tuberculosis (HAT) Law
The HAT Law provides that a member in a CFT who contracts HIV (where he or she 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. Members approved for disability under this law are entitled to a disability benefit equal to 75% of FAS minus 100% of the annual payment from the Workers’ Compensation Board associated with the disease. The presumption may be rebutted by competent medical evidence.

World Trade Center Disability Law
The World Trade Center (WTC) Disability Law provides that NYCERS’ members, vested members or retirees (retired after 9/11/01) who Participated in WTC Rescue, Recovery, or Clean-up Operations during a Qualifying Period may be entitled to a presumption that their death was caused by a Qualifying Condition or Impairment of Health which arose from participation in such operations, unless the contrary is proven. A Notice of Participation must be filed no later than September 11, 2022. Please visit our website and consult the WTC Disability Law Fact Sheet for additional information.

ORDINARY AND ACCIDENTAL DEATH BENEFITS

In the event of your death prior to retirement, your beneficiary(ies) may be entitled to a death benefit. There are two primary types of death benefits: an Ordinary Death Benefit and an Accidental Death Benefit.

The Ordinary Death Benefit is:

- Three times your salary, plus
- A refund of your BMCs, plus interest, and
- A refund of your AMCs, plus interest.

The Ordinary Death Benefit is payable only if you were in City service for at least 90 days and you were in active service at the time of your death.

The Accidental Death Benefit is an annual pension of 50% of your wages during your last year of City service.

The Accidental Death Benefit is payable to an Eligible Beneficiary (defined in law in a priority order, not designated by you) if you were in active service at the time of your death and your death was the result of an accident sustained in the performance of duties.

Heart Law-Accidental Death Benefit
Members in a CFT who die from a disease of the heart may be entitled to a presumption that the disease was incurred in the performance of duty, unless the contrary is proven by competent medical evidence. Your Eligible Beneficiary(ies) would be entitled to the Accidental Death Benefit and Special Accidental Death Benefit (described below) which are paid in accordance with the relevant statutes that govern such benefits.

World Trade Center Law-Accidental Death Benefit
The World Trade Center (WTC) Law provides that deceased NYCERS’ members, vested members or retirees (retired after 9/11/01) who Participated in WTC Rescue, Recovery, or Clean-up Operations during a Qualifying Period may be entitled to a presumption that their death was caused by a Qualifying Condition or Impairment of Health which arose from participation in such operations, unless the contrary is proven. A Notice of Participation must be filed no later than September 11, 2022. Please visit our website and consult the WTC Disability Law Fact Sheet for additional information.

SPECIAL ACCIDENTAL DEATH BENEFIT

A Special Accidental Death Benefit is a supplemental monthly payment in addition to the Accidental Death Benefit of 50% of Wages. The effect of this benefit is to continue paying the equivalent of the decedent’s salary including earned overtime, night differential, longevity payments and any other type of pensionable earnings, where applicable.

The benefit is paid to the widow, widower, or the children of the deceased (under 18 years of age or under the age of 23 if a student) if the widow or widower is deceased, of a member in a CFT who died of injuries sustained in the line of duty as the natural and proximate result of an accident, not caused by his or her own willful negligence, or while in military service.

The Special Accidental Death Benefit is generally increased annually by a percentage determined on the basis of the Consumer Price Index (CPI). The maximum potential benefit will be reduced by the basic amount of any Social Security survivors’ benefit and Workers’ Compensation award.