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3 TERMINATION OF EMPLOYMENT

When a plan member terminates employment prior to age 55, the member is eligible for pension plan benefits. The type and amount of the benefit payable depends on the member's age and service at the time of termination, and may include:

- a refund of the member's contributions with interest to members who were not vested and terminated before September 30, 2015,
- a pension payable at a later date, or
- a lump-sum payment of the value of that pension.

We will notify the member of the benefit options available and make payments when required.

3.1 When has a member terminated employment from the pension plan?

Termination of employment means the end of the member's employment for which you are required to make contributions on their behalf.

However, if the member is on a recall or seniority list, they are not considered to have terminated employment for pension purposes until the earlier of:

- six months after the cessation of employment, and
- the date the member ceases to have seniority rights under a collective agreement.

In the case of a plan member receiving benefits from an approved group disability plan, termination of employment occurs when the LTD benefits cease. Even if a member's employment has been terminated with you for all other purposes, the member has not terminated employment for pension plan purposes as long as LTD benefits are still being paid to the member under an approved group disability plan (see section 6).
When a member terminates employment, you must submit the Employee Information at Termination/Retirement online to report:

- the date that the member terminated employment, and
- salary and service information for the part of the reporting period they worked. You will also report this information on your annual Payroll Report, but we need the information in the meantime to process the member’s termination benefits.

**A plan member has not terminated employment for pension plan purposes if:**

- the member is on an approved leave of absence (including sick leave while receiving WorkSafeBC benefits), (see section 6.1 and section 7.2.6),
- the member is laid off but still has seniority rights under the collective agreement and has made a contribution within six months,
- the member is a teacher on call (TOC) who has not resigned or been dismissed and has not been on the recall/seniority list,
- the member is receiving benefits from an approved group disability plan, even if the member’s employment has been terminated for all other purposes,
- the member changes employment status, but does not resign and is not dismissed (for example, the member changes from full-time to part-time, or part-time to TOC), or
- the member is still contributing to the plan with another school district (you must submit an Employee Information at Termination or Retirement form if the member has terminated their employment with you).

If a plan member has been dismissed and is appealing the dismissal, it may make sense to delay reporting a termination of employment until the issue is resolved. If the member takes a termination benefit payment and is later reinstated to the position, the pension benefits usually will not be returned to the plan. For further information, please contact us.
3.2 Termination benefit eligibility

Eligibility for termination of employment benefits depends on a member’s age at the date of termination of employment.

If a plan member terminated employment before January 1, 2018, different rules apply and the member’s options may be different. Please contact us if you require more information.

The following table outlines the options available based on age for people who terminate employment on or after January 1, 2018.

<table>
<thead>
<tr>
<th>Benefit Eligibility Options</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Age</strong></td>
</tr>
<tr>
<td>Under 55</td>
</tr>
<tr>
<td>55 but under 61</td>
</tr>
<tr>
<td>61 but under 65</td>
</tr>
<tr>
<td>65 or over</td>
</tr>
</tbody>
</table>

Note: Members do not have to cease seniority rights to be eligible for a termination benefit.

**Deferred Pension**

A pension payable at a later date. The pension cannot start earlier than age 55.

**Committed Value**

The commuted value of a pension benefit is the amount of money that needs to be set aside today, using current interest rates, to provide enough funds at retirement to pay a pension similar to the pension the member would have received from the plan at age 55.
3.3 Locking-in

When a person is entitled to a pension benefit (including a commuted value), that benefit is usually “locked-in.” This means that the benefit must be used to provide retirement income according to the BC Pension Benefit Standards Act. A member can choose to take that benefit as a pension from the plan or may transfer the commuted value of the pension to another pension income provider. If a commuted value is transferred to another pension income provider, it must be transferred to:

- a locked-in retirement vehicle,
- another registered pension plan,
- a LIF (life income fund), or
- to a life insurance company to provide an annuity payable no earlier than age 50.

The financial institution or other pension plan must certify that the funds will be used to provide a retirement benefit.

If the pension or commuted value amount is under a certain threshold the member may choose to take the commuted value paid directly to them or have it transferred to an RRSP without locking-in restrictions.

3.4 Income tax

A refund or commuted value payment is not subject to income tax deductions when it is transferred directly from the pension plan to a registered retirement vehicle listed above.

A refund or commuted value payment paid directly to the plan member will have income tax withheld at Canada Revenue Agency’s flat rate of 10 per cent to 30 per cent, depending on the payment amount. The member may owe more or less tax when they file their return.
3.5 Reporting employee information at termination

When a plan member terminates employment, PBSA requires us to provide them with their termination selection statement within 60 days. In order to enable us to comply, submit Employee Information at Termination/Retirement online within 14 days.

Sign in to the Employer Login section of the website; select Employer Reporting and then select Employee Information at Termination/Retirement. Follow the prompts to enter the data.

Also submit (or ask the member to submit) any plan member documentation not already on file with the corporation, such as:
- proof of age and identity (see section 1)
- court orders pertaining to the splitting of pension benefits because of marital breakdown.

Termination benefits will not be paid to a member unless we have clear copies of the necessary documents.

It is important to submit the Employee Information at Termination or Retirement form to us within the 14 day period so that we can provide the plan member with their benefit options.

We will:
- calculate their termination benefit options, and
- send them a Termination Selection Statement, once they are eligible, outlining their options for disposition of their accumulated pension benefits.

The member can then select a benefit.

For more information, see tpp.pensionsbc.ca/what-happens-if-you-leave-your-job?.

You can access the Employee Information at Termination/Retirement Report to view a rollup of the member information you have submitted.
The termination date is the last day worked.

If the member terminates employment immediately following an approved LOA, termination date is last day of leave. If the member resigns or is dismissed during their leave of absence, termination date is date of resignation or dismissal.

**Termination checklist**

**Did you tell the member to...**

☑ Apply to purchase service (if they wish to do so) before terminating employment with you?

☑ Provide us with proof of age and identity documents?

☑ Refer to the website for more information, if they are transferring to another job that is covered by a pension plan?

**Did you remember to...**

☑ Submit Employee Information at Termination/Retirement online within 14 days (unless there is an appeal of the termination pending)?

☑ Get a current address from the member?