

Instructions for Tier One/Tier Two and Individual Account Program (IAP) Retirement Application

General retirement information

- You must be eligible to retire. Visit the <u>Benefit Component Comparison page</u> on PERS website.
- You must separate from employment with all PERS-participating employers before your effective retirement date.
- If your account is divorce-related, retirement option and beneficiary restrictions may apply.
- Your application is not effective until PERS accepts it. PERS will mail or email you a letter confirming receipt of
 your application and may request additional items required for application acceptance. If PERS does not receive the
 requested required information or a valid extension request within 85 days of your effective retirement date, PERS
 will discontinue processing your incomplete application. If this happens, you will need to reapply to initiate benefits.
- When you retire from your Tier One/Tier Two Pension, you must also retire from your IAP. Complete this application to retire from both programs.
- If you have a Tier One/Tier Two Loss of Membership (LOM) account, consider applying for it now to avoid retirement benefit processing delays. To apply for the LOM account payout, complete either the Loss of Membership Refund Application or a Tier One/Tier Two Member Account Withdrawal Application and submit it before or with your retirement application.

You should receive your first Tier One/Tier Two Program benefit payment within 92 days of your effective retirement date. Your IAP benefit payment is normally paid within 120 days.

General information on filling out the application

- You can either fill out this application online or fill out a hard copy. If you choose a hard copy, please print clearly with dark ink. Both online and hard copy methods require member hand sign and date in signature and notary areas.
- PERS staff can notarize applications at a <u>Retirement Application Assistance Session</u> (RAAS).
- Do not cross out, modify, or alter the application in any way—this could void your application.
- Please provide your personal email address. Confirmation and follow up letters are sent via email whenever possible.
- Depending on your choices, you may need to complete additional forms. For example, if you choose a direct deposit for your installments, you must complete the <u>Authorization Agreement for Automatic Deposits</u> form. We have provided links to the additional forms where appropriate. Contact PERS Member Services if you are reading a paper version of these instructions and need additional support.
- Generally, you have the right to change your option, beneficiary designation, or, if applicable, variable participation, within the first 60 days after the issue date of the first benefit payment. Changes are retroactive to your effective retirement date. For specific limitations, see "Section A Part 1: Your Guide to Retirement Options" of the Tier One/Tier Two and Individual Account Program (IAP) Preretirement Guide.
- PERS must know your exact date of birth to calculate your retirement benefit. If you choose a survivorship option, PERS must also know your beneficiary's date of birth. You will find a list of acceptable verification of age documents on page 3.
- Please use your full legal name to complete and sign forms. If submitting a driver's license or passport as your age verification document, your name on the application and age verification document should match. If your legal name is not reflected on your driver's license or passport, complete the application using your current legal name and provide proof of legal name change (marriage certificate, court document, etc.).

- PERS must receive payment for waiting time, refunded time, and other purchases of service time credit **before** your effective date of retirement. Some special, full-cost purchases, may be made after your effective retirement date.
- The tax forms you will need to complete may be impacted by your elections so please pay close attention to which tax forms you are including with your application.
- Include your name and Social Security number (SSN) or PERS ID at the top of every page and on any documents submitted with your application. Providing your SSN is mandatory, and PERS is authorized to request it under Internal Revenue code provisions. It will be used primarily to comply with mandatory IRS reporting. However, PERS may also use it internally for confirmation purposes or recovery of overpaid funds.
- If this form is being signed by a person holding Power of Attorney (POA), please sign in the following manner: <<Insert attorney in fact's name>> POA for <<insert principal's name>>. Example, if Jane Smith is attorney in fact for PERS member Jack Jones, Jane should sign the document as "Jane Smith POA for Jack Jones".
- Registered domestic partners, see the <u>Tier One/Tier Two and Individual Account Program (IAP) Preretirement Guide</u> for more information.
- Mail, fax, or deliver your completed application with accompanying forms and required documents to PERS. **Keep a copy for your records**.

Forms and documents needed to receive benefits

- Tier One/Tier Two/Individual Account Program (IAP) Retirement Application.
- Verification of your age.
- Verification of your beneficiary's age (required if you select a survivorship option).
 - o (Survivorship Options: 2, 2A, 3, 3A, Lump-sum (LS) Option 2, LS2A, LS3, LS3A).
- Verification of legal name change if your current legal name differs from the name on file with PERS.
- <u>Authorization Agreement for Automatic Deposit</u> form (if you are electing to receive benefit via direct deposit).
- <u>W-4P</u> form for federal and state tax withholding if you select a monthly Tier One/Tier Two option or IAP installments of 10 years or longer.
 - o (Tier One/Tier Two: All options are monthly or include a monthly except Total Lump-sum).
 - o (IAP: Installments for 10 years, 15 years, 20 years, or the Anticipated Life Span Option).
- W-4R Tier One/Tier Two Lump Sum Withholding form if you select any Tier One/Tier Two Lump-sum (LS) option and are not requesting a 100% rollover.
 - o (Options: Total Lump-sum, Lump-sum (LS) Option 1, LS2, LS2A, LS3, LS3A).

This form is also needed if you have Police and Firefighter (P&F) Units and are not requesting a 100% rollover if you are age 65 or older, or if when your P&F unit balance is calculated, it results in an amount that exceeds \$4,000.

- <u>W-4R IAP Lump Sum Withholding</u> form if you select IAP one-time lump sum or a five-year installment and are not requesting a 100% rollover.
- <u>Tier One/Tier Two Direct Transfer Rollover Acceptance</u> form if you select a lump sum benefit and elect to roll all or a portion of your benefit to another deferred compensation or eligible employer plan.
- <u>IAP Direct Transfer Rollover Acceptance</u> form if you select IAP one-time lump sum or a five-year installment and elect to roll all or a portion of your benefit to another deferred compensation or eligible employer plan.



Verification of Age or Identity

Photocopies of birth-date documents and, if applicable, beneficiary birth-date documents are required before benefits are paid. We will not accept documents that are incomplete, appear to be altered, or are **difficult to read.** If we cannot accept your documents, you will need to submit new photocopies. Please include your PERS ID or Social Security number* on all documents submitted, including beneficiary documents.

Group 1

If one item in this group is furnished showing birth dates, no further evidence of age is needed.

Any ONE of these:

- Copy of Oregon driver's license or ID card if issued on or after February 4, 2008 (current or expired)
- Copy of REAL ID driver's license, driver's permit, or ID card issued by any state** (current or expired)
- Copy of any other state's driver's license or ID card. (must be current)
- Birth verification issued by state, county, or country (documents issued by foreign governments in a language other than English need to include a translation in English certified by a notary public, public agency, or other public official)
- American Indian Reservation Age Verification
- Infant baptism certificate
- Hospital birth certificate (if signed by attending physician or issued by state)
- Passport (current or expired)
- · School-age record
- Naturalization or citizenship papers
- Family Bible record
 If this record is furnished, include the following information certified by a notary public or other public official: copy of all family record entries in the Bible referring to applicant and parents, brothers, and sisters; Bible publication date or apparent age of Bible; and when birth date was entered and by whom.

Group 2

Two items in this group from different sources are sufficient if age or birth date is shown.

Any TWO of these:

Example: One child's birth certificate and one military ID

- A notarized affidavit by an older, immediate family member who is in a position to know the birth date (e.g., father or mother)
- Certificate of military record
- Marriage record (record must show your age or date of birth at time of marriage)
- County voter registration (must show your age or date of birth; do not send your precinct card)
- Copy of child's birth certificate if it shows age of parents
- Social Security record (record must be displayed on an estimate of benefits or screen print from the Social Security office; document must be dated within last 12 months)
- Military ID (military record DD214)
- Concealed weapons permit

- If it is impossible for you to furnish the proof required in Group 1 or 2, write to PERS with a full explanation.
- We cannot return your documents, so do not send originals. If it is illegal to copy a document, bring it to a PERS office, and PERS will verify the birth information.
- Include the member's Social Security number or PERS ID on all documents so they are properly recorded.
- Mail, fax, or deliver your documents to PERS.

Reference: OAR 459-013-0040 **FS 459-029** (6/17/2025)

^{*}Providing your Social Security number (SSN) is voluntary. It will be used for confirmation purposes. Failure to supply your SSN may delay the processing of this form.

**A compliant REAL ID will have a picture of a star, or a star cutout in the upper right-hand corner of the card. In lieu of REAL IDs, some states have "enhanced" driver's licenses, driver's permits, or ID cards. Enhanced cards are REAL ID compliant and bear an American flag emblem and the word "enhanced" on the front.

Step-by-step instructions for filling out your retirement application

Section A: Applicant Information (required)

Fill in this section completely.

Provide your Social Security number (SSN) and your PERS ID. If you do not know your PERS ID, leave the PERS ID box blank; however, providing your SSN is mandatory. Your application will be delayed if SSN is missing.

Enter your date of birth in the area provided. You must also present document(s) to verify your age. You will find a list of acceptable verification of age documents on page 3 of these instructions.

Provide your personal email address. Confirmation and follow up letters are sent via email whenever possible.

Section B: Effective retirement date (required)

Enter the month and year you want your retirement to begin. Retirements **always** begin on the first of the month, so you only need to enter the **month** and **year**.

Your effective retirement date can be no sooner than either the first day of the month following the last day you worked (or were on qualifying paid leave) or the first of the month following the month PERS receives your retirement application, whichever is later. Examples: If your last day worked is May 5, 2022, your retirement date can be no earlier than June 1, 2022. If your last day worked was May 5, 2022, but PERS does not receive your application until June 6, 2022, your retirement date can be no earlier than July 1, 2022.

Please note the following restrictions:

- To change or establish a new retirement date, you must submit a new retirement application and any additional required forms. PERS must receive these, as required by law, before the issue date of your first benefit payment.
- To cancel your retirement application, **PERS must receive** a written and signed cancellation request **before the issue date of your first benefit payment**. This request can be faxed to 503-598-0561, mailed to P.O. Box 23700, Tigard, OR 97281-3700, or delivered to PERS at 11410 SW 68th Parkway, Tigard, OR 97223.

Section C: U.S. Citizenship

PERS must know your citizenship for tax purposes. Check the appropriate box.

- Check I am a U.S. citizen or resident noncitizen if you are a U.S. citizen or a resident noncitizen.
 - If you are a United States citizen living outside of the United States, you will be required to complete form W-9 and are not allowed to claim exempt from United States federal income tax withholding. The W-9 is available in the Forms section of the PERS website.
- Check I am a nonresident noncitizen if you are a nonresident noncitizen and complete IRS form <u>W-8BEN</u>:
 <u>Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding</u>. This form is available in the Forms section of the PERS website.

Section D: Residency (required for tax remedy benefit for those who are eligible)

You may be eligible for an additional benefit called "Tax Remedy." Eligibility for this benefit is tied to dates and length of service, and residency. When calculating your benefit, PERS will determine if you are eligible to receive the Tax Remedy benefit.

Check the appropriate box and sign in this section to indicate whether you are an Oregon resident and subject to Oregon personal income tax or not. PERS will not use your mailing address to determine residency.

Section E: Working after retirement acknowledgement (required)

By signing <u>Section I</u> you are acknowledging that you have read and understand the <u>limitations of working for a PERS</u>-participating employer after retirement. Unsigned forms could delay processing your benefits.

Work After Retirement Information for Tier One/Tier Two Retirees

If you return to employment with a PERS-participating employer in the state of Oregon after retirement, Oregon statutes impose certain limitations on that employment. **Compliance with the statutory limitations is your responsibility. If you exceed the work-hour limitations, you will be accountable.** Exceeding the limitations may lead to your retirement benefits being canceled and you being invoiced for any overpaid benefits.

Notice: Senate Bill 1049, passed by the Oregon Legislature in 2019, <u>lifted most restrictions on working after retirement</u> for **calendar years 2020 through 2024**. As a result of House Bill 2296, passed by the Oregon Legislature in 2023, these rules will now **continue through December 31, 2034.** During these years, most PERS retirees who retire at "normal" retirement age may return to work for a PERS-participating employer and still collect their PERS retirement benefits with no limitations imposed by PERS. Your employer may have other limitations on your work hours.

Find full information on the <u>PERS website</u>, including flowcharts, to see if you can work unlimited hours while continuing to receive your pension benefit.

Early retiree PERS work-after-retirement limitations

If you retire early, follow these guidelines to continue to receive your PERS benefits if you go back to work for one or more public employer(s) in Oregon:

- Make sure you have a complete break from any PERS-participating employment for at least six full months after your retirement date, before returning to work, if you want to work unlimited hours.
- If you do not have a six-month break, as a Tier One or Tier Two early retiree, you may work less than 1,040 hours in a
 calendar year as a retiree, unless you qualify for a special exception. Learn more and see exceptions to this rule on the
 PERS website.

Social Security limitations

If you are receiving Social Security benefits and have not reached "full retirement age" (FRA) under Social Security, the Social Security Administration and PERS have additional limitations on your employment. If you have not reached FRA, you may need to limit your hours to stay within the income allowed under the annual Social Security income limits. For details, go to the <u>Social Security website</u>.

Section F: Acknowledgement of Receipt of Federal Tax Information Disclosure (required)

The IRS requires PERS to notify you of the tax consequences of taking a distribution by providing the <u>Federal Tax Information Disclosure</u>.

By signing Section I you are acknowledging that you have received and read the Federal Tax Information Disclosure.

You have 30 days to review your distribution options and the associated tax consequences. PERS will not process your payment until the 30-day period has passed unless you check the box to waive your right to this 30-day period. If you check the waiver box, PERS will process your distribution as soon as possible.

If PERS is unable to process your distribution within 180 days from the signature date in Section I, the IRS requires us to provide the <u>Federal Tax Information Disclosure</u> again, and you will need to complete a new <u>Acknowledgement of Receipt of Federal Tax Information Disclosure</u> form. We will contact you if this happens.

Section G: Verification of Age (required)

Check the boxes to indicate you are submitting age documentation for yourself and for your beneficiary, if you selected a survivorship option.

A list of acceptable verification of age documents is on page 3 of these instructions. Illegible verification of age documents routinely cause benefit delays. **Please provide legible documentation.**

Section H: Retirement options (required)

Important: We **highly** recommend you read and understand "Part One: Your Guide to Retirement Options" of the <u>Tier One/</u>
<u>Tier Two and Individual Account Program (IAP) Preretierment Guide</u> before filling out this section.

You **cannot** change options after 60 days from the issue date of your first regular benefit payment.

Any corrections, alterations, or omissions in this section **may require a new application be submitted** which could cause a delay processing your benefits.

Please note – the retirement options have been numbered 1 - 13 to assist you in determining which subsequent sections are relevant to the option you selected. Please do not confuse the 1 - 13 numbering with the 'name of the option' which may also include a number.

Select only ONE of the 13 options listed.

To select a nonsurvivorship option put a check in the box next to the nonsurvivorship option you have chosen and complete the beneficiary designation in Section J. Do not complete the 'Survivorship option beneficiary ONLY' box located in Section H.

To select a survivorship option put a check in the box next to the survivorship option you have chosen and complete the 'Survivorship option beneficiary ONLY' box located in Section H.

- You may only name **one** beneficiary and it must be a person. The beneficiary will receive both a continuing monthly benefit and, if you selected a lump-sum option, any unpaid lump-sum installments.
- You must provide your beneficiary's legal name, date of birth, and the beneficiary's relationship to you. Your application will be returned if information is missing. This could delay your benefit.
- PERS also requests that you provide your beneficiary's Social Security number. This can be an important tool in identifying and locating your beneficiary after your passing.

You can only choose one benefit option. If more than one box is checked, we must return the application to you. This could delay your benefit.

Aggregate Sum (AS) Refund information – Some members may receive an estimate or letter stating their monthly Tier One/Tier Two benefit will be less than \$200 a month and they will receive an AS Refund. Although an AS Refund may be paid in lieu of a monthly pension benefit, the AS Refund is not a selectable benefit option. All retiring members must choose a valid option in Section H.

Section I: Member declaration and Spousal consent (required)

Do not complete any part of this section until you are with the notary. Any corrections, alterations, or omissions in this section may require a new application to be submitted which could cause a delay processing your benefits. Notary stamp must be legible.

Member:

- You must **select one of the marital status boxes** to indicate your marital status as of your effective retirement date.
- Your signature and date is required. It <u>must be notarized</u> if you are single. If notarization is required, your signature date and the notary's signature date must be the same date.
- Your signature in this section acknowledges:
 - o Your marital status as of your effective retirement date.
 - o Your request for benefits to be distributed based on your application selections.
 - o Your PERS pension beneficiary in Section H or Section J; or if married that your spouse is your pension beneficiary unless your spouse has provided notarized consent to the beneficiary you designated in Section H or Section J.
 - o Your IAP beneficiary(ies) in Section Q; or if married that your spouse is your sole primary IAP beneficiary unless your spouse has provided notarized consent to the beneficiary(ies) you designated in Section Q.
 - o Your receipt and review of the <u>Federal Tax Information Disclosure</u> provided by PERS if you have any rollover eligible distributions.
 - o You have read and understand the limitations of working for a PERS-participating employer after retirement.

Section I: Member declaration and Spousal consent (continued)

Member's Spouse (if member is married):

- Your consent signature is required for all PERS pension options.
- Your consent must be notarized if the member:
 - o Selects any PERS pension option other than Option 3 in Section H,
 - o Names anyone other than you as beneficiary for PERS pension in Section H or Section J,
 - o Names anyone other than you as a primary IAP beneficiary in Section Q.
- If notarization is required, your signature date and the notary's signature date must be the same date.

Failure of a married member to obtain valid spousal consent in this section will result in a mandatory default to Option 3 with your spouse as your beneficiary. If the default option is applied and you want to change your option or beneficiary, a new valid application must be received before your effective retirement date.

Section J: Nonsurvivorship option beneficiary designation

ONLY complete this section if you chose a nonsurvivorship option (Box 1-5 in Section H): Option 1, Refund Annuity, 15-year Certain, Lump-sum Option 1, or Total Lump-sum.

• If you selected Option 1 or Refund Annuity and die on or after your effective retirement date, but before your first payment is due, your death will be considered a preretirement death. In this event, PERS will use the beneficiary on this application as your preretirement designation.

Providing the requested information assists PERS in locating your beneficiary after your death.

If you die after retirement, PERS will pay nonsurvivorship option beneficiary benefits, if any, per the retirement/postretirement Tier One/Tier Two nonsurvivorship option beneficiary designation on file. If you do not have a designation on file or your designated beneficiary predeceases you, PERS will pay per the statutory order in effect at the time of your death. The statutory order in effect at the time of publication of this form is: (A) Surviving spouse; if none, to (B) **Surviving children, in equal shares; if none, to (C) Your estate.

**Biological and adopted children are considered "children." If your biological children are adopted by someone else, they are not considered your "children." Stepchildren are not considered your "children" unless legally adopted.

Complete your retirement Tier One/Tier Two nonsurvivorship option beneficiary designation as follows:

- You must provide declaration of your marital status in Section I.
- You may name persons, charities, trusts, or your estate as beneficiary.
- If married, your spouse must provide notarized consent in Section I for the beneficiary(ies) you name in this section.
- If you name your spouse as your Tier One/Tier Two nonsurvivorship option beneficiary and later get divorced, your spouse will remain your beneficiary. You may change your beneficiary, but only with the consent of your former spouse, unless this requirement is waived in your court order.
- If you need to add more beneficiaries, use the <u>Supplemental Insert to Name Additional Beneficiaries</u> form available on the PERS website.
- The percentages assigned to primary beneficiaries must total 100%. Example, if you want to name 3 beneficiaries as equally as possible, use 33.33%, 33.33% and 33.34%.
- If you do not assign percentages, the beneficiaries on that level (primaries or alternates under each specific primary) will share equally.
- You can name one or more alternate beneficiaries for each of your primary beneficiaries. The alternates will receive the primary beneficiary's share if the primary beneficiary predeceases you. Note: The percentage you designate for the alternates must equal the percentage you assigned to the primary beneficiary (i.e., if you designate 50% to primary beneficiary #1 and have two alternates for that beneficiary, the percentages for the two alternates must total 50%).
- If you name a trust as a beneficiary, write the complete name of the trust in the "Full name" field.
- If you are naming your estate as beneficiary, write "My estate" in the "Full name" field. You are not permitted to name an alternate beneficiary for your estate.

Section J: Nonsurvivorship option beneficiary designation (continued)

Example designation:

Prin	nary beneficiary #1		If surviving; otherwise, to #1 alternate beneficiary(ies).						
#1	Full name Jane Smith				Phone 503~555~1212	Percentage 50 %			
#1	Person								
	Alternate beneficiary(ies) for Primary #1 Alternate percentages must equal percentage assigned to Primary #1								
#1a	Full name Mary Brown		Social Security # Date of birth 8/25/1956		Phone 808~555~4111	Percentage			
	Ma Person □ Estate □ Charity □ Trust	Email or address			Relationship Sister	30 %			
#1b	Full name Animals Win		Social Security # Date of birth		Phone 888~555~1111	Percentage			
		Email or address 000 Dalma	Relationship	20 %					

Primary beneficiary #2 If surviving; otherwise, to #2 alternate beneficiary(ies).									
#2	Full name George Smith		Social Security # 000 ~ 00 ~ 0000	Date of birth 4/15/1975	Phone 808~555~1612	Percentage 50 %			
#4	☑ Person ☐ Estate ☐ Charity ☐ Trust	Email or address 000 Ocean	Way, Hílo, HI		Relationship Sow	30 70			
	Alternate beneficiary(ies) for Primary #2								
#2a	Full name Christina Smit	Social Security # Date of birth 2/19/1997		Phone 808~555~6641	Percentage				
	No Person ☐ Estate ☐ Charity ☐ Trust	Email or address 000 Ocean	Way, Hílo, HI		Relationship Granddaughter	25 %			
#2b	Full name Jacob Smith		Social Security # 000 ~ 00 ~ 0000	Date of birth 6/15/1988	Phone 808~555~1620	Percentage			
	Na Person □ Estate □ Charity □ Trust	Email or address 000 Ocean	Way, Hílo, HI		Relationship Grandson	25 %			

- The percentages of #1 and #2 primary beneficiaries add up to 100% (50+50=100)
- The percentages of #1a and #1b alternate beneficiaries add up to the #1 primary's percentage (30+20=50)
- The percentages of #2a and #2b alternate beneficiaries add up to the #2 primary's percentage (25+25=50)

Section K: Tier One/Tier Two lump-sum installment distribution

ONLY complete this section if you selected a lump-sum option. (Box 4, 5, 10, 11, 12, or 13 in Section H)

Indicate whether you want to receive your lump-sum balance in one, two, three, four, or five annual installments, and then enter the amounts that correspond with the number of years you want to receive the balance.

You must allocate the percentages for each payment of your lump-sum balance.

Percentages **do not** have to be the same. For example, you can choose 50% the first year, 25% the next year, 15% the following year, and 10% the fourth year. How much you receive each year is up to you. The minimum installment is 1%. Make sure the figures you enter are **whole numbers** and **total 100%**. If they do not, we will return your application to you. This could delay your benefit.

Section L: Tier One/Tier Two lump-sum distribution payment

ONLY complete this section if you selected a lump-sum option. (Box 4, 5, 10, 11, 12, or 13 in Section H)

Indicate whether or not to roll over any portion of your lump-sum distribution into a traditional IRA, Roth IRA, or another deferred compensation or eligible employer plan.

<u>Check Box 1</u> if you want your lump-sum distribution to go directly to you. Please fill out the <u>Direct Deposit</u> form to have your distribution deposited into your bank account. You will be taxed on your distribution, complete the <u>W-4R</u> <u>Tier One/Tier Two Lump Sum Withholding</u> form. Selecting Box 1 completes Section L.

Check Box 2 to roll over your lump-sum distribution.

Fill in the information in 2a to indicate the specific percentage or dollar amount to be rolled over. If you roll over less than 100% of your benefit complete the W-4R Tier One/Tier Two Lump Sum Withholding form.

Fill in the information in 2b and 2c.

- Check one of the boxes under 2b to indicate whether the distribution(s) will be going to the Oregon Savings Growth Plan (OSGP), a traditional IRA, Roth IRA, or another deferred compensation or eligible employer plan.
- In Box 2c:
 - o Provide the name and contact information of your financial institution or employer plan for your rollover payment.
 - o The rollover check will be made payable to the institution or plan you provide in this box. If you are uncertain to whom the check should be payable, please consult with your financial institution/employer plan prior to completing this section.
 - o Verify the address you provide is correct. The rollover payment will be mailed directly to this address.
 - o It is very important to provide your rollover account number for your funds to be correctly deposited to your account. Contact your financial institution for your account number. If your financial institution is unable to provide you an account number, complete this field with the last four digits of your social security number.

Note: If you are rolling over funds to another deferred compensation or employer plan other than OSGP, you must have an authorized representative of the plan complete the <u>Tier One/Tier Two Direct Transfer Rollover Acceptance</u> form. You must be a current OSGP participant to roll over your installment(s) to OSGP.

Section M: Variable election

ONLY complete this section if you have a Tier One/Tier Two variable account in addition to your regular account. A variable account will be identified as such under the Tier One/Tier Two section of your member annual statement.

Check the appropriate box to state whether or not you want to discontinue participation in the Variable Annuity Program at retirement.

If you continue participation in the variable, the variable portion of your monthly retirement benefit will **increase** or **decrease** annually as the result of gains or losses from investments of the variable annuity account portfolio. You may change your variable annuity election any time between your original election and within 60 days after the issue date of your first actual benefit payment. After 60 days, you **cannot** change your variable annuity election.

If you elect a lump-sum option, your variable account will be automatically transferred out of the Variable and into your regular account at retirement.

Section N: Police officer and firefighter (P&F) units

ONLY complete this section if you are or were a police officer or firefighter who has participated in or recently made a purchase of P&F Units.

- #1 Select the correct box to indicate whether you will be 65 or older on your effective retirement date.

 For those 65 or older, your units must be paid at retirement in a single lump payment. If this applies to you select one of the payment options.
 - If you select a direct payment, you will receive a check or direct deposit. You will be taxed on your distribution, complete the W-4R Tier One/Tier Two Lump Sum Withholding form. This completes Section N.
 - If you select a rollover, complete the <u>Rollover-Eligible Distribution</u> form. If you roll over less than 100% of your benefit complete the <u>W-4R Tier One/Tier Two Lump Sum Withholding</u> form. This completes Section N.
- #2 If under 65 on your effective retirement date, select box for your requested Units Benefit Effective Date and number of months units are to be paid.
 - P&F unit benefit payments are required to be made over a minimum of five years (60 months) unless payments begin after the age of 60.
 - All P&F unit benefits must be paid in full by age 65.
 - If P&F unit benefit payments begin after the age of 60, the number of required monthly benefits can be calculated by subtracting the Unit Benefit Effective date from the first of the month following the member's 65th birthday, or from the member's 65th birthday if the birthday falls on the 1st.
 - P&F unit benefit payments made for more than five years (60 months) are actuarially reduced.
- #3 If you selected in #2 to receive your unit benefit effective on your retirement date in Section B:

When your unit benefit is calculated if the balance exceeds \$4,000, you will receive any amount above \$4,000 as a single lump payment called P&F Excess. If the P&F Excess is \$200 or more, the payment is eligible to be rolled over into an IRA or other deferred compensation or eligible employer plan. PERS requests direction now to avoid payment delays.

Select a box to indicate if P&F Excess should be paid as a direct payment or as a rollover.

- If you select a direct payment, you will receive a check or direct deposit. You will be taxed on your distribution, complete the W-4R Tier One/Tier Two Lump Sum Withholding form.
- If you select a rollover, complete the <u>Rollover-Eligible Distribution</u> form. If you roll over less than 100% of your benefit complete the <u>W-4R Tier One/Tier Two Lump Sum Withholding</u> form.

The remaining sections apply only to your Individual Account Program (IAP) benefit. You should have an IAP if you worked for a PERS-participating employer in 2004 or after.

Section O: IAP distribution election

You must choose one election in Section O to select your IAP distribution.

Be aware that <u>all IAP distributions</u> except those automatically deposited to your bank account and those rolled over to the Oregon Savings Growth Plan (OSGP) will be mailed directly to the address listed in **Section A** of your application. In the case of a rollover, your financial institution will be the payee on the check. Requests for rollovers to the Oregon Savings Growth Plan (OSGP) are automatically transferred from your IAP account into your OSGP account. You must be a current OSGP participant to roll over your installment(s) to OSGP.

Distribution election details:

• One-time lump-sum distribution or five-year installment distribution (rollover eligible)

In a one-time lump-sum distribution of your entire IAP account, or in the case of the five-year installment distribution, you may elect to have all or a portion of the distribution rolled over. These rollover-eligible distributions can be paid directly to you or rolled over to an IRA, eligible employer plan, or deferred compensation plan. It can also be split as a combination payment, including an amount rolled over, and the remainder issued in a payment directly to you. The minimum predistribution account balance required for the rollover portion in a combination split/roll distribution is \$500.

If you choose a one-time lump-sum distribution or a five-year installment distribution, you must also complete **Section P**. And you must also fill out the $\underline{\text{W-4R} - \text{IAP Lump Sum Withholding}}$ form if you are not rolling over 100% of your distribution.

• 10-, 15-, 20-year, and Anticipated Lifespan Option installment distribution

The 10-, 15-, 20-year, and Anticipated Lifespan Option installment distribution options are not rollover eligible. You may choose to receive installment payments by a <u>direct deposit</u> into your bank account or by a check mailed directly to you. You must also fill out the <u>W-4P</u> tax withholding form.

Frequency details for installment distributions:

• Five-, 10-, 15-, 20-year, and Anticipated Lifespan Option installment distribution
All distributions other than the one-time lump-sum distribution receive installment payments. Because you will receive installments you must also choose a monthly, quarterly, or annual distribution frequency.

Select your preferred frequency directly below your elected installment distribution.

Once your distribution has begun, your payment will be equal to the current market value of your account divided by the number of payments left for the balance of the distribution. Because the market fluctuates daily, each distribution may be different based on the current market value of your account. If your account reaches a zero balance, your distribution stops, regardless of the number of payments left for the option chosen.

If you elect an installment distribution, you must designate a beneficiary by completing Section Q.

If you decide you no longer wish to receive an installment distribution, you can make a one-time decision to cash out your IAP account. Once the account is distributed as a cash-out, it is not reversible and will close your PERS IAP account.

Membership in PERS is retained with an IAP cash-out at retirement; should you return to qualifying employment, you will not need to serve a six-month waiting period.

If you decide to cash out and the distribution of your remaining account balance is greater than \$200, the distribution is rollover-eligible and will be taxed accordingly.

If you decide to cash out, are under the age of 59½, and are not rolling over these funds, the IRS may assess a 10% early withdrawal penalty.

If you have any questions regarding tax laws, you may want to consult with a qualified tax professional or the IRS.

Section P: IAP distribution payment

ONLY complete this section if you selected <u>one-time lump-sum</u> or a <u>five-year installment</u>. (Box 1 or 2 in Section O)

Indicate whether or not to roll over any portion of your distribution into a traditional IRA, Roth IRA, or another deferred compensation or eligible employer plan.

<u>Check Box 1</u> if you want your IAP distribution to go directly to you. Please fill out the <u>Direct Deposit</u> form to have your distribution deposited into your bank account. You will be taxed on your distribution, complete the <u>W-4R IAP Lump Sum Withholding</u> form. Selecting Box 1 completes Section P.

Check Box 2 to roll over your IAP distribution.

Fill in the information in 2a to indicate the specific percentage or dollar amount to be rolled over. If you rollover less than 100% of your benefit, complete the W-4R IAP Lump Sum Withholding form.

Fill in the information in 2b and 2c.

- Check one of the boxes under 2b to indicate whether the distribution(s) will be going to the Oregon Savings Growth Plan (OSGP), a traditional IRA, Roth IRA, or another deferred compensation or eligible employer plan.
- In Box 2c, provide the name of your financial institution or employer plan for your rollover payment. The rollover check will be made payable to the institution or plan you provide in this box. If you are uncertain to whom the check should be payable, please consult with your financial institution or employer plan prior to completing this section.

Note: IAP rollover checks will be mailed to you with the financial institution or employer plan as the payee except those payable to OSGP. OSGP checks will be mailed directly to Voya as OSGP's authorized record keeper. You must be a current OSGP participant to roll over your installment(s) to OSGP.

If you are rolling over funds to another deferred compensation or employer plan other than OSGP, you must have an authorized representative of the plan complete the <u>IAP Direct Transfer Rollover Acceptance</u> form.

Section Q: IAP beneficiary designation

All members with an IAP should complete this section to designate a beneficiary or beneficiaries for the IAP.

The designation becomes effective on your effective retirement date. This designation applies if you select a one-time lump sum and die on or after your effective retirement date but before your benefit is distributed or if you select an installment option and die anytime on or after your effective retirement date.

Providing the requested information assists PERS in locating your beneficiary after your death.

If you have a member IAP account and you have an alternate payee (AP) IAP account from a divorce award, this designation only applies to the IAP account you are retiring with this application.

If you die after retirement, PERS will pay any remaining IAP balance per the retirement/postretirement IAP beneficiary designation on file.

If you do not have a designation on file for your IAP account or your designated beneficiary predeceases you, PERS will pay per the statutory order in effect at the time of your death. The statutory order in effect at the time of publication of this form is: (A) Surviving spouse; if none, to (B) **Surviving children, in equal shares; if none, to (C) Your estate.

**Biological and adopted children are considered "children." If your biological children are adopted by someone else, they are not considered your "children." Stepchildren are not considered your "children" unless legally adopted.

Section Q: IAP beneficiary designation (continued)

Complete your retirement IAP beneficiary designation as follows:

- You must provide declaration of your marital status in Section I.
- You may name persons, charities, trusts, or your estate as beneficiary.
- If married, you must name your spouse as your sole 100% primary beneficiary <u>unless your spouse provides</u> <u>notarized consent</u> in Section I allowing designation of another party as primary. The notarized spousal consent is required regardless of the percentage(s) designated to a primary other than your spouse.
- If you name your spouse as beneficiary and later get divorced, your spouse will be deemed as having predeceased you unless you or a court order expressly designates your former spouse to continue as beneficiary after the effective date of your divorce. This means that your former spouse is no longer your beneficiary unless otherwise provided by you or a court order.
- If your spouse has consented to a beneficiary other than themselves, your spouse can revoke consent up to the time of your death. To revoke spousal consent, PERS must receive and accept an IAP: Revocation of Spousal Consent of Beneficiary Designation form submitted by your spouse. If this occurs, your spouse will become your sole primary beneficiary.
- If you need to add more beneficiaries, use the <u>Supplemental Insert to Name Additional Beneficiaries</u> form available on the PERS website.
- The percentages assigned to primary beneficiaries must total 100%. Example, if you want to name 3 beneficiaries as equally as possible, use 33.33%, 33.33% and 33.34%.
- If you do not assign percentages, the beneficiaries on that level (primaries or alternates under each specific primary) will share equally.
- You can name one or more alternate beneficiaries for each of your primary beneficiaries. The alternates will receive the primary beneficiary's share if the primary beneficiary predeceases you. Note: The percentage you designate for the alternates must equal the percentage you assigned to the primary beneficiary (i.e., if you designate 50% to primary beneficiary #1 and have two alternates for that beneficiary, the percentages for the two alternates must total 50%).
- If you name a trust as a beneficiary, write the complete name of the trust in the 'Full name' field.
- If you are naming your estate as beneficiary, write "My estate" in the 'Full name' field. You are not permitted to name an alternate beneficiary for your estate.

An example designation can be found in Section J on page 8 of the instructions.





2163

Tier One/Tier Two/Individual Account Program (IAP) Retirement Application

Section A: Applica	ant information								
First name		MI	Last name			PERS ID (optional)			
Mailing address (street o	or PO box)		Count	ry		Social Security number (Required)*			
City			State	ZIP code		Date of birth (mm/dd/yyyy)			
Home phone number	Work phone number	Cell pho	one number	Personal email					
Section B: Effective	ve retirement date								
My PERS retirement date is the first day of: PERS must receive your application before this month and year. Month Year									
Section C: U.S. Ci	tizenship (Select	one bo	x below)						
_	en or resident noncitent noncitizen, and I		ompleted and	included my IRS <u>W</u>	V-8BEN for	rm.			
Section D: Residen	ncy (Required for	Tax R	Remedy bene	efit for those who	are eligi	ble)			
☐ I am a resident will be subject ☐ I am not a reside will not be subj	will not be subject to Oregon personal income tax. I hereby declare that the above statement is true to the best of my knowledge and belief, and I understand it is subject to								
Applicant's signature	e (Required for Section	D – Resi	dency)		Date				
Section E: Working	· ·		O						
By signing in Section Retirement Information				nd read the PERS	document 6	entitled Working After			
Section F: Acknow	Ü	-							
By signing in Section I waive my ri	n I, I acknowledge the ght to the 30-day per								
Section G: Verific	ation of Age (Req	uired)	– see instruc	tions for accepta	ble docum	nentation			
☐ I am submitting acceptable <u>verification of age to PERS</u> with my retirement application to verify my date of birth. ☐ I am selecting a survivorship option (6 - 13 in Section H) and am submitting my beneficiary's <u>verification of age to PERS</u> .									

In compliance with the Americans with Disabilities Act, PERS will provide help filling out this form upon request. You may request help by calling 888-320-7377 or TTY 503-603-7766.

^{*}Providing your Social Security number (SSN) is mandatory, and PERS is authorized to request it under provisions of the Internal Revenue code. It will primarily be used to comply with mandatory IRS reporting. It could also be used for confirmation purposes or recovery of overpaid funds.

First name (required)	MI	Last name (required)	Social Security number (required)

NS ARE ALLOWED ON THIS PAGE			
ONE of the 13 options below)			
ust name your beneficiary(ies) in Section J.			
neficiary in the below Survivorship option beneficiary area.			
Survivorship option beneficiary ONLY			
Beneficiary name (Required)			
Beneficiary date of birth - mm/dd/yyyy (Required)			
Beneficiary Social Security number (Requested)			
Relationship to you (Required)			
Relationship to you (Required)			
(Required)			
portion of this section until you are with the notary.			
Spousal consent signature (Required if married)			
I consent to the PERS pension option, PERS pension			
beneficiary, and IAP beneficiary my spouse selected.			
Your consent signature is required. It <u>must be notarized</u> if the			
member:			
Selects any PERS pension option other than Option 3 in Section H			

Your request for benefit distribution per application selections, Section H, Your beneficiary designation for PERS pension in Section H Names anyone other than you as PERS pension or Section J, and for your IAP in Section Q, beneficiary in Section H or Section J, or Receipt and review of the Federal Tax Information Disclosure Names anyone other than you as a primary IAP beneficiary for rollover eligible distributions, and in Section Q. Retiree's limitations of working for a PERS-participating employer. Applicant's signature Date Spouse's signature Date Notary Public Notary Public State of County of County of State of Applicant name Spouse name

Signed before me on this date

By (notary's signature)

Signed before me on this date

By (notary's signature)

First name (required)	MI	Last name (required)	Social Security number (required)
	l		

Section J: Nonsurvivorship option beneficiary designation

This Section is not for all members

ONLY complete this section if you chose a **nonsurvivorship option** (Box 1 – 5 in Section H): Option 1, Refund Annuity, 15-year Certain, Lump-sum Option 1, or Total Lump-sum

This designation becomes effective upon your effective retirement date. Please include as much information as possible. This information will assist in locating your beneficiary(ies).

Prin	nary beneficiary	#1		If surviving; othe		ate beneficiary(ies).	
	Full name			Social Security #	Date of birth	Phone	Percentage
#1							
	Person	Estate	Email or address			Relationship	
	Charity	Trust					
	Alternate benefic	iary(ie	s) for Primary #1	Alternate percenta	ages must equal pe	ercentage assigned to	Primary #1
	Full name			Social Security #	Date of birth	Phone	Percentage
‡1a							
	Person	Estate	Email or address			Relationship	
	Charity	Trust					
	Full name	•		Social Security #	Date of birth	Phone	Percentage
#1b							
	Person	Estate	Email or address	•		Relationship	
		Trust					
	·					Į.	
Prir	nary beneficiary	/ #2		If surviving; other	rwise, to #2 alterna	ate beneficiary(ies).	
	Full name			Social Security #	Date of birth	Phone	Percentage
#2							
	l — —		- " "				
	Person	Estate	Email or address			Relationship	
	Person U Charity U	Estate Trust	Email or address			Relationship	
		Trust		Alternate percenta	ages must equal po	Relationship ercentage assigned to	o Primary #2
	Charity	Trust		Alternate percent: Social Security #	ages must equal po	·	Percentage
#2a	Charity Alternate benefic	Trust				ercentage assigned to	<u> </u>
#2a	Alternate benefic Full name	Trust iary(ie				ercentage assigned to	<u> </u>
#2a	Charity Alternate benefic Full name Person Person	Trust iary(ie:	s) for Primary #2			Phone	<u> </u>
#2a	Charity Alternate benefic Full name Person Person	Trust iary(ie	s) for Primary #2	Social Security #	Date of birth	Phone	Percentage
	Alternate benefic Full name Person Charity Charity	Trust iary(ie:	s) for Primary #2			Phone Relationship	<u> </u>
	Alternate benefic Full name Person Charity Full name	Trust iary(ie:	s) for Primary #2	Social Security #	Date of birth	Phone Relationship	Percentage
#2a #2b	Charity Charity Alternate benefic Full name Person Charity Full name Person Charity Full name	Trust iary(ie:	s) for Primary #2 Email or address	Social Security #	Date of birth	Phone Relationship Phone	Percentage

beneficiary shared equally among the remaining primary beneficiaries living at the time of my death.

First name (required)	MI	Last name (required)		Social Security number (required)					
Section K: Tier One/Tier Two lump-sum installment distribution									
This Section is not for all members ONLY complete this section if you chose a lump-sum option (Box 4, 5, 10, 11, 12, or 13 in Section H)									
Total Lump-aum, Lump-sum Option 1, Lump-sum Option 2, Lump-sum Option 2A, Lump-sum Option 3, or Lump-sum Option 3A									
You can receive your lump-sum is indicate how many installments y minimum installment is 1%. The	ou want to rece total must equal	ive, and then enter the place of 100%. (Select only one	percentage you wa e.)	ant for each insta	llment. The				
□100% □ Two installme	Ī	hree installments:	☐ Four installme		ve installments:				
	% 1st	 %		% 1st	<u> </u>				
	% 2nd	□□ 1%		% 2nd	□□ %				
	% 3rd	 %		% 3rd	 %				
		 %		% 4th	□□ ,				
				% 5th					
Section L: Tier One/Tier Two	lumn-sum di	stribution payment			 %				
occurred the one from the		Section is not for all m	iembers						
	NLY complete (Box 4,	this section if you chose , 5, 10, 11, 12, or 13 in S	a lump-sum opt Section H)						
Total Lump-sum, Lump-sum Option	•		•	-	-				
 Do not roll over. Send dis One/Tier Two Lump Sum Roll over my distribution Subsections 2a, 2b, and 2c 	n Withholding for works).	orm. Continue to next so	ection.	·	the W-4R Tier				
	_	ny distribution, or	HE OHLY UHUCI CA	CII 4a anu 40.					
2b. Roll to: ☐ Traditiona ☐ Roth IRA ☐ Oregon Sa	Roll over \$ of my distribution. 2b. Roll to: Traditional IRA. Roth IRA. Oregon Savings Growth Plan (OSGP). You must be a current OSGP participant to roll over your installment(s) to OSGP.								
☐ Another d	leferred comper	nsation or employer pla	n.						
		horized representative eptance form and submit							
2c. Provide all requested info		*	• • • • • • • • • • • • • • • • • • • •	·					
Rollover check will be made payable to	(financial institution	on or employer plan name):		,					
Address		City	State	ZIP code					
Account number (Required. See instru	ections) (Contact person	Phone nu	ımber					

Note: Rollover checks will be made payable based on the information you provide above and mailed directly to the financial institution/employer plan. Please verify complete, clear, accurate information is provided.

Contact person

Account number (Required. See instructions)

First na	me (required)	MI	Last name (required)	Social Security number (required)
Sectio	n M: Variable election			
	,	This	Section is not for all members	
	-			t in addition to your regular account. on of your member annual statement)
Do you	want to discontinue participation Yes.		·	,
G				cause my benefit to increase or decrease.
Sectio	n N: Police officer and firefighte	•	,	
	ONLY complete the	is sec	Section is not for all members tion if you are or were a police off in or recently made a purchase of	<u> </u>
1.	Will you be 65 or older on your effe	ctive	retirement date requested in Section	on B? (Select one below)
	Send my lump units pa W-4R Tier One/Tier Ty I want to rollover my l	ymer wo Lu ump w lover	ant directly to me, or direct deposit mp Sum Withholding form.) units payment. (Complete the Roll-Eligible Distribution form, check etirement application.)	Select one below to complete Section N) to my bank account. (Complete the lover-Eligible Distribution form. the box labeled "P&F Excess Dollars"
2.	I would like my police officer and fi On my selected retirement date		nter units benefit effective: (Select	•
	— On my selected retirement date	ms	Number	monais. Complete no below.
	Delayed untilMonth	1, _	Year to be paid overNumber	months. Do not complete #3 below.
				and your unit account balance on that ngle lump payment called P&F Excess.
	If your P&F Excess payment is \$20 deferred compensation or eligible en			to be rolled over into an IRA or other
	If, when my P&F unit balance is o	alcul	ated, it results in an amount that i	s rollover eligible: (Select one below)
	☐ Send my P&F Excess payment of One/Tier Two Lump Sum Withhold		-	ank account. (Complete the W-4R Tier
	☐ I want to rollover my P&F Excest In Section B of the Rollover-Elig the form with your retirement ap	gible	Distribution form, check the box la	ligible Distribution form. abeled "P&F Excess Dollars". Submit

First name (required)		MI	Last name (required)	Social Security number (required)					
Se	ction (O: IAP distribution election (For most members who w	ork	ed for a PERS-participating emplo	yer in 2004 or after)				
•		, 		om the six choices below and follow the ctions O, P, and Q do not apply to you.	e instructions based on your				
1.		•		lover eligible). Complete Section P.					
		Fill out the W-4R – IAP Lump S	um V	Vithholding form if you are not rolling over	er 100 % of your distribution.				
2.		Five-year installment distribution (rollover eligible). Select frequency: Monthly Quarterly Annually Complete Section P. Fill out the W-4R – IAP Lump Sum Withholding form if you are not rolling over 100% of your distribution.							
3.		10-year installment distribution Select frequency: Monthly	– (no	t rollover eligible). Fill out a <u>W-4P tax</u> Quarterly	withholding form. p Section P.				
4.		15-year installment distribution	– (no	t rollover eligible). Fill out a W-4P tax Quarterly Annually Ski	withholding form.				
5.		20-year installment distribution Select frequency: Monthly	,	ot rollover eligible). Fill out a W-4P tax Quarterly Annually Ski					
6.				ents – (not rollover eligible). Fill out a V Quarterly Annually Ski					
Sec	ction F	P: IAP distribution payment							
	On			Section is not for all members one-time lump-sum (#1) or a five-year ins	stallment (#2) in Section O .				
1.	□ D	o not roll over. Send distribution(s) dire	ctly to me, or <u>direct deposit</u> to my bank a	ccount. Continue to Section Q.				
2.		oll over my distribution(s). ubsections 2a, 2b, and 2c must b	e co	npleted. Complete one line only under	each 2a and 2b.				
		2a. Roll over	_% c	f my distribution, or					
		Roll over \$	of n	ny distribution.					
		You must be Another deferred You must has Rollover Ac	gs Groe a coed coed coed coed coed coed coed coed	owth Plan (OSGP). urrent OSGP participant to roll over youngensation or employer plan. a authorized representative of the plan cance form and submit it with your applications or employer plan name for your	omplete the IAP Direct Transfer ation if you check this box.				
		Rollover check should be made pa	yable	to:					

^{*}IAP rollover checks will be mailed to you with the financial institution as the payee, except those payable to OSGP. OSGP checks will be mailed directly to Voya as OSGP's authorized record keeper.

First n	name (required)	MI	Last name (required)		Social Security 1	number (required)
Γhis d	on Q: IAP beneficiary designation lesignation becomes effective upon your nformation will assist in locating your	ır ef		e. Please include	e as much informa	ation as possible.
	nary beneficiary #1		If surviving; otherv	vise, to #1 altern	nate beneficiary(ie	es).
	Full name		Social Security #	Date of birth	Phone	Percentage
#1	Person Estate Email or address Charity Trust	S			Relationship	
	Alternate beneficiary(ies) for Primary	#1	Alternate percentage	es must equal pe	rcentage assigned	1 to Primary #1
#1a	Full name		Social Security #	Date of birth	Phone	Percentage
	Person Estate Email or address Charity Trust	S	•		Relationship	
#1b	Full name		Social Security #	Date of birth	Phone	Percentage
	Person Estate Email or address Charity Trust	5			Relationship	
Davis	- any hanafaiany #2		16			
Prin	nary beneficiary #2 Full name		If surviving; otherv Social Security #	Date of birth	Phone	Percentage
#2		<u> </u>			Relationship	
	Person Estate Email or addres Charity Trust	5			relationship	
	Alternate beneficiary(ies) for Primary	#2	Alternate percentag	es must equal po	ercentage assigne	d to Primary #2
#2a	Full name		Social Security #	Date of birth	Phone	Percentage
	Person Estate Email or address Charity Trust	S		•	Relationship	
#2b	Full name		Social Security #	Date of birth	Phone	Percentage
	Person Estate Email or address Charity Trust	S		•	Relationship	
⊐ cł	neck this box if you want PERS to apply	, the	following: If any of the	ne named nrimar	v heneficiaries nr.	adacansa

Form W-4P

Department of the Treasury Internal Revenue Service



	•	rm and mail to: PERS, P		•							
		thholding). To indicate differe	_	_	-						
_		☐ IAP installments of 10	years or longer		count \square .	ludge 1	member benefit				
	Two P&F unit benefit	Beneficiary benefit	l' C	Disability benefit		ı					
W-4P Withholding Certificate OMB No. 1545-0074											
Department of the Treasury Internal Revenue Service for Periodic Pension or Annuity Payments Give Form W-4P to the payer of your pension or annuity payments. 2025											
Internal Revenue Service Give Form W-4P to the payer of your pension or annuity payments.											
Part A											
Step 1:	(a) First name and middle init	ial	Last name		(b) Social Security	numbe	er (SSN)*				
Enter Personal	Address		I.		SSN	requ	iired.				
information	City or town, state, and ZIP co	ode					out SSN				
					will	oe re	ected				
	(c) Single or Marrie Married filing i	ed filing separately ointly or Qualifying survivin	g snouse								
		old (Check only if you're unmarri		half the costs of keeping up a	home for yourself a	ınd a qu	alifying individual.)				
		App to determine the most accurate or have changes during the year in									
		nuity payments), deductions, or creator again to recheck your withhold		recent payment statements/pay	y stubs from this yea	ır availa	ble when using the				
	NLY if they apply to you; oth federal income tax withheld (if	erwise, skip to Step 5. See pages 3 f permitted).	3 and 4 for more inform	nation on each step, when to u	ise the estimator at i	vww.irs.	gov/W4App, and				
Step 2:	Complete this step if you	1 (1) have income from a job o	r more than one per	sion/annuity, or (2) are ma	arried filing jointl	y and y	our spouse				
Income From a Job and/or	Do only one of the follo	ob or a pension/annuity. See p	age 3 for examples	on how to complete Step	2.						
Multiple	(a) Use the estimator at v	www.irs.gov/W4App for most a		for this step (and Steps 3-	4). If you or						
Pensions/ Annuities	, ,	E-employment income, use this	option; or								
(Including a		our spouse) have one or more je									
Spouse's Job/ Pension/		red on Form W-4, Step 4(a), for rise, enter "-0-"					\$				
Annuity)	(ii) If you (and/or you	ur spouse) have any other pension	ons/annuities that pay	less annually than this pen	sion/annuity, then	enter					
		s from items (i) and (ii) and en									
		nit a new Form W-4P for all other	•								
Complete Steps 3_4		less than the other(s). Submit a same (i) is blank and this pension/ar			-	_					
Step 3:	If your total income will	be \$200,000 or less (\$400,000	or less if married f	iling jointly):	complete step	- 5 1(0	, loini.				
Claim Dependent	Multiply the number	of qualifying children under a of other dependents by \$500	ge 17 by \$2,000	······ > \$							
and Other Credits	Add other credits, such as	foreign tax credit and education t	ax credits	······ \$							
~ · ·		fying children, other dependents,				3	\$				
Step 4 (optional):		from jobs or pension/annuity won't have withholding, enter									
Other		ty, and dividends				4(a)	\$				
Adjustments	withholding, use the	Deductions Worksheet on page	5 and enter the result	here		4(b)	\$				
	(c) Extra withholding.	Enter any additional tax you w	ant withheld from	each payment		4(c)	\$				
Step 5:											
Sign Here	Your signature (This form i	is not valid unless you sign it.)		-	Date						

Form W-4P (2025) Cat. No. 10225T Page 1 of 5

For Privacy Act and Paperwork Reduction Act Notice, see page 5
*Providing your Social Security number (SSN) is mandatory, and PERS is authorized to request it under provisions of the Internal Revenue code. It will primarily be used to comply with mandatory IRS reporting. It could also be used for confirmation purposes or recovery of overpaid funds.



Important!

Part A will not be processed if either your SSN or your signature is missing from Part A. Part B will not be processed if either your SSN or your signature is missing from Part B.

Oregon State tax withholding will be calculated based upon single marital status and zero allowances unless you complete Part B or have an existing Oregon State tax withholding on file with PERS.

See attached Form OR-W-4 Instructions following the federal instructions.

Non-Oregon residents who do not want Oregon State income tax withheld should enter exemption code M on line 4a and write "Exempt" on line 4b in Part B.

Oregon residents see other exemption codes on page 3 of OR-W-4 instructions.

Form OR W-4	ion							
Part B	Oregon Dep	Certificate Oregon Department of Revenue Page 1 of 1 150-101-402 (Rev. 08-08-24, ver. 01)						
First name and middle initial		☐ Redetermination						
Address SS Forn City or town, state, and ZIP code wi								
Department of Revenue	claim a certain numb . Your employer may	per of allowances or as be required to send a	n exemption from withho copy of this form to the	olding may be subject to department for review.	review by	the Oregon		
Select one: Si	ngle Marr	ied Married	l, but withholding at the l	nigher single rate.				
Note: Select "Single	"if you're married by	at legally separated or	your spouse is a non-U.S.	citizen without permane	ent resider	nt status.		
		you're claiming on li			•			
See worksheets in t	the instructions. If y	ou skip the worksheet	s and aren't exempt, ente	r 0	2	•		
3 Additional amount	, if any, you want wi	thheld from each payc	heck		3			
4 Exemption from withholding. I certify that my wages are exempt from withholding and I meet the conditions for exemption as stated on page 2 of the instructions. Complete both lines below:								
Enter your exemption code. (See instructions)								
• Write "Exempt"								
Sign here. Under penalty of false swearing, I declare that the information provided is true, correct, and complete.								
Employee's signature (Employee's signature (This form isn't valid unless signed) Date							

Form W-4P (2025) Page 2 of 5

^{*}Providing your Social Security number (SSN) is mandatory, and PERS is authorized to request it under provisions of the Internal Revenue code. It will primarily be used to comply with mandatory IRS reporting. It could also be used for confirmation purposes or recovery of overpaid funds.

General instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about any future developments related to Form W-4P, such as legislation enacted after it was published, go to *www.irs.gov/FormW4P*.

Purpose of form. Complete Form W-4P to have payers withhold the correct amount of federal income tax from your periodic pension, annuity (including commercial annuities), profit-sharing and stock bonus plan, or IRA payments. Federal income tax withholding applies to the taxable part of these payments. Periodic payments are made in installments at regular intervals (for example, annually, quarterly, or monthly) over a period of more than 1 year. Don't use Form W-4P for a nonperiodic payment (note that distributions from an IRA that are payable on demand are treated as nonperiodic payments) or an eligible rollover distribution (including a lump-sum pension payment). Instead, use Form W-4R, Withholding Certificate for Nonperiodic Payments and Eligible Rollover Distributions, for these payments/ distributions. For more information on withholding, see Pub. 505, Tax Withholding and Estimated Tax.

Choosing not to have income tax withheld. You can choose not to have federal income tax withheld from your payments by writing "No Withholding" on Form W-4P in the space below Step 4(c). Then, complete Steps 1(a), 1(b), and 5. Generally, if you are a U.S. citizen or a resident alien, you are not permitted to elect not to have federal income tax withheld on payments to be delivered outside the United States and its territories.

Caution: If you have too little tax withheld, you will generally owe tax when you file your tax return and may owe a penalty unless you make timely payments of estimated tax. If too much tax is withheld, you will generally be due a refund when you file your tax return. If your tax situation changes, or you chose not to have federal income tax withheld and you now want withholding, you should submit a new Form W-4P.

When to use the estimator. Consider using the estimator at www.irs.gov/W4App if you:

- 1. Are submitting this form after the beginning of the year;
- 2. Have social security, dividend, capital gain, or business income, or are subject to the Additional Medicare Tax or Net Investment Income Tax;
- 3. Receive these payments or pension and annuity payments for only part of the year; or
- 4. Have changes during the year in your marital status, number of pensions/jobs for you (and/or your spouse if married filing jointly), number of dependents, or changes in your deductions or credits.

TIP: Have your most recent payment statements/pay stubs from this year available when using the estimator to account for federal income tax that has already been withheld this

year. At the beginning of next year, use the estimator again to recheck your withholding.

Self-employment. Generally, you will owe both income and self-employment taxes on any self-employment income you (or you and your spouse) receive. If you do not have a job and want to pay these taxes through withholding from your payments, use the estimator at www.irs.gov/W4App to figure the amount to have withheld.

Payments to nonresident aliens and foreign estates. Do not use Form W-4P. See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities, and Pub. 519, U.S. Tax Guide for Aliens, for more information.

Tax relief for victims of terrorist attacks. If your disability payments for injuries incurred as a direct result of a terrorist attack are not taxable, write "No Withholding" in the space below Step 4(c). See Pub. 3920, Tax Relief for Victims of Terrorist Attacks, for more details.

Specific Instructions

Submit a **separate Form W-4P** for each pension, annuity, or other periodic payments you receive.

Step 1(c). Check your anticipated filing status. This will determine the standard deduction and tax rates used to compute your withholding.

Step 2. Use this step if you have at least one of the following: income from a job, income from more than one pension/annuity, and/or a spouse (if married filing jointly) that receives income from a job/pension/annuity. The following examples will assist you in completing Step 2(b).

Example 1. Taylor, a single filer, is completing Form W-4P for a pension that pays \$50,000 a year. Taylor also has a job that pays \$25,000 a year. Taylor has no other pensions or annuities. Taylor will enter \$25,000 in Step 2(b)(i) and in Step 2(b)(iii).

If Taylor also has \$1,000 of interest income, which they entered on Form W-4, Step 4(a), then they will instead enter \$26,000 in Step 2(b)(i) and in Step 2(b)(ii). They will make no entries in Step 4(a) on this Form W-4P.

Example 2. Casey, a single filer, is completing Form W-4P for a pension that pays \$50,000 a year. Casey does not have a job, but receives another pension for \$25,000 a year (which pays less annually than the \$50,000 pension). Casey will enter \$25,000 in Step 2(b)(ii) and in Step 2(b)(iii).

If Casey also has \$1,000 of interest income, then they will enter \$1,000 in Step 4(a) of this Form W-4P.

Example 3. Sam, a single filer, is completing Form W-4P for a pension that pays \$50,000 a year. Sam does not have a job, but receives another pension for \$75,000 a year (which pays more annually than the \$50,000 pension). Sam will not enter any amounts in Step 2.

If Sam also has \$1,000 of interest income, they won't enter that amount on this Form W-4P because they entered the \$1,000 on the Form W-4P for the higher paying \$75,000 pension.

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Example 4. Alex, a single filer, is completing Form W-4P for a pension that pays \$50,000 a year. Alex also has a job that pays \$25,000 a year and another pension that pays \$20,000 a year. Alex will enter \$25,000 in Step 2(b)(i), \$20,000 in Step 2(b)(ii), and \$45,000 in Step 2(b)(iii).

If Alex also has \$1,000 of interest income, which they entered on Form W-4, Step 4(a), they will instead enter \$26,000 in Step 2(b)(i), leave Step 2(b)(ii) unchanged, and enter \$46,000 in Step 2(b)(iii). They will make no entries in Step 4(a) of this Form W-4P.

If you are married filing jointly, the entries described above do not change if your spouse is the one who has the job or the other pension/annuity instead of you.

Specific Instructions (continued)



Multiple sources of pensions/annuities or jobs. If you (or if married filing jointly, you and/or your spouse) have a job(s), do NOT complete Steps 3 through 4(b) on Form W-4P. Instead, complete

Steps 3 through 4(b) on the Form W-4 for the job. If you (or if married filing jointly, you and your spouse) do not have a job, complete Steps 3 through 4(b) on Form W-4P for only the pension/annuity that pays the most annually. Leave those steps blank for the other pensions/annuities.

Step 3. This step provides instructions for determining the amount of the child tax credit and the credit for other dependents that you may be able to claim when you file your tax return. To qualify for the child tax credit, the child must be under age 17 as of December 31, must be your dependent who generally lives with you for more than half the year, and must have the required social security number. You may be able to claim a credit for other dependents for whom a child tax credit can't be claimed, such as an older child or a qualifying relative. For additional eligibility requirements for these credits, see Pub. 501, Dependents, Standard Deduction, and Filing Information. You can also include other tax credits for which you are eligible in this step, such as the foreign tax credit and the education tax credits. Including these credits will increase your payments and reduce the amount of any refund you may receive when you file your tax return.

Step 4 (optional).

Step 4(a). Enter in this step the total of your other estimated income for the year, if any. You shouldn't include amounts from any job(s) or pension/annuity payments. If you complete Step 4(a), you likely won't have to make estimated tax payments for that income. If you prefer to pay estimated tax rather than having tax on other income withheld from your pension, see Form 1040-ES, Estimated Tax for Individuals.

Step 4(b). Enter in this step the amount from the Deductions Worksheet, line 6, if you expect to claim deductions other than the basic standard deduction on your 2025 tax return and want to reduce your withholding to account for these deductions. This includes itemized deductions. the additional standard deduction for those 65 and over, and other deductions such as for student loan interest and IRAs.

Step 4(c). Enter in this step any additional tax you want withheld from each payment. Entering an amount here will reduce your payments and will either increase your refund or reduce any amount of tax that you owe.

Note: If you don't give Form W-4P to your payer, you don't provide an SSN, or the IRS notifies the payer that you gave an incorrect SSN, then the payer will withhold tax from your payments as if your filing status is single with no adjustments in Steps 2 through 4. For payments that began before 2025, your current withholding election (or your default rate) remains in effect unless you submit a new Form W-4P.

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	Step 4(b)—Deductions Worksheet (Keep for your records.)	<u>Q</u>
1	Enter an estimate of your 2025 itemized deductions (from Schedule A (Form 1040)). Such deductions may include qualifying home mortgage interest, charitable contributions, state and local taxes (up to \$10,000), and medical expenses in excess of 7.5% of your income	1 \$
2	Enter • \$30,000 if you're married filing jointly or a qualifying surviving spouse • \$22,500 if you're head of household • \$15,000 if you're single or married filing separately	2 \$
3	If line 1 is greater than line 2, subtract line 2 from line 1 and enter the result here. If line 2 is greater than line 1, enter "-0-"	3 \$
4	 If line 3 equals zero, and you (or your spouse) are 65 or older, enter: \$2,000 if you're single or head of household. \$1,600 if you're married filing separately. \$1,600 if you're a qualifying surviving spouse or you're married filing jointly and one of you is under age 65. 	
	• \$3,200 if you're married filing jointly and both of you are age 65 or older. Otherwise, enter "-0-". See Pub. 505 for more information.	4 \$
5	Enter an estimate of your student loan interest, deductible IRA contributions, and certain other adjustments (from Part II of Schedule 1 (Form 1040)). See Pub. 505 for more information	5 \$
6	Add lines 3 through 5. Enter the result here and in Step 4(b) on Form W-4P	6\$

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to provide this information only if you want to (a) request federal income tax withholding from pension or annuity payments based on your filing status and adjustments; (b) request additional federal income tax withholding from your pension or annuity payments; (c) choose not to have federal income tax withheld, when permitted; or (d) change a previous Form W-4P. To do any of the aforementioned, you are required by sections 3405(e) and 6109 and their regulations to provide the information requested on this form. Failure to provide this information may result in inaccurate withholding on your payment(s). Failure to provide a properly completed form will result in your being treated as a single person with no other entries on the form; providing fraudulent information may subject you to penalties.

Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation, and to cities, states, the District of Columbia, and U.S. commonwealths and territories for use in administering their tax laws. We may also disclose this information to other

countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.

Form W-4P (2025) Page 5 of 5



Form OR-W-4 Instructions Oregon Withholding Statement and Exemption Certificate

2025

Purpose of this form

Use Form OR-W-4 to tell your employer or other payer how much Oregon income tax to withhold from your wages or other periodic income.

Instructions for employer or other payer. Enter the business name, federal employer identification number (FEIN), and address in the "Employer use only" section of Form OR-W-4. Keep the completed form with your records. For more information and additional instructions, see Publication 150-211-602, *W-4 Information for Employers*, and the additional resources listed on page 4.

Complete Form OR-W-4 if:

- You're starting a new job with an employer who must withhold Oregon tax from your pay.
- You're receiving a pension or annuity and the payer must withhold Oregon tax from each payment.
- You've had a recent personal or financial change that affects your taxes, such as a change in your income, filing status, or number of dependents.
- You weren't satisfied with the amount of Oregon tax you owed or had refunded to you when you filed a recent return.
- You filed a federal Form W-4 with your employer after 2017 that didn't specify withholding allowances for Oregon.

The worksheets in these instructions are designed to help you estimate the amount of Oregon tax your employer should withhold from your pay. For a more **accurate** estimate, use the **Oregon Withholding Calculator** at www. oregon.gov/dor before you complete Form OR-W-4.

Pension and annuity withholding. Use Form OR-W-4 to designate the Oregon withholding from your pension, annuity, or other periodic payments.

Questions to consider:

- Do you (including your spouse) have more than one job?
- Do you expect your wages or your total income for 2025 to be **more than \$100,000** (or **\$200,000** if you're married and will file a joint return with your spouse, or you're a recent widow(er)?
- Are you making **mid-year changes** to your withholding?
- Do you receive pension or annuity payments?
- Do you live outside Oregon, or did you move to Oregon this year?
- Are you a non-U.S. citizen without permanent resident status?



If you answered **yes** to **any** of these questions, read the "Specific information" section in these instructions before completing the worksheets or Form

OR-W-4. Consider using the online **Oregon Withholding Calculator** at www.oregon.gov/dor instead of the worksheets for more accurate results.

General information

What is Oregon income tax withholding?

Oregon income tax must be paid during the year as you earn or receive your income. Employers and certain other payers are required by law to set aside (withhold) part of your paycheck or other payment for taxes that they send to the Department of Revenue on your behalf every time they pay you. "Withholding" refers to the portion of income that your employer or other payer holds back from each paycheck or other payment.

How is the amount of Oregon income tax withholding determined?

The amount that the employer or other payer must withhold depends on several things, such as:

- Your income.
- Your marital status.
- The number of children or other dependents you have.

Allowances. Depending on your situation, some of your income might not be subject to withholding. Each allowance reduces the amount of income that is withheld from each payment. The worksheets in these instructions will help you determine how many allowances you may claim.

Additional withholding. You may want to have more money withheld from each payment. If you have other income that isn't subject to withholding, requesting additional withholding on Form OR-W-4 may help you avoid owing tax on that other income when you file your tax return.

You report your marital status, allowances, and any additional amount you want withheld by completing Form OR-W-4 and submitting it to your employer or other payer. They will use this information, along with Publication 150-206-436, *Oregon Withholding Tax Formulas*, to withhold a specific amount each pay period.

What if too much or not enough is withheld?

If you have too much tax withheld, you may have a refund when you file your tax return. This is money that you couldn't use during the year when you might have needed it.

If you have too little tax withheld, you may owe tax when you file your tax return, plus penalty and interest. This is money that you might have used during the year but will need to pay when you file your return after the year ends. See Publication OR-17 for penalty and interest information.

Why can't the federal form be used for all withholding?

Oregon employees used to be able to use federal Form W-4 for both their federal and Oregon withholding. In 2020, the Internal Revenue Service made some major changes to the

way that federal withholding is done. They changed Form W-4 in such a way that it can no longer be used for Oregon withholding purposes. Similar changes were made to Form W-4P, for withholding from pensions and annuities, starting in 2022. You must use Oregon's Form OR-W-4 instead.

How often does Form OR-W-4 have to be submitted?

Complete and submit a new Form OR-W-4 when you start a new job and whenever your tax situation changes. This includes changes in your income, marital status, and number of dependents.

Note: If you are claiming an exemption from Oregon withholding, you must submit a new Form OR-W-4 by February 15 every year if you continue to qualify for exemption. See the instructions for line 4.

What will happen if no Form OR-W-4 is submitted?

Your employer or other payer will refer to your most recent withholding form to determine your withholding. If no Form OR-W-4 has been submitted, they will withhold for Oregon based upon the following order:

- An Oregon-only version of the federal Form W-4 for a year prior to 2020, or federal Form W-4P for a year prior to 2022.
- Federal Form W-4 for a year prior to 2020, or Form W-4P for a year prior to 2022.
- Eight percent of your wages or other income subject to withholding.

What will happen if the information on the form is false?

You may be assessed a penalty of \$500 if there is no reasonable basis for the instructions you're giving your employer or other payer using Form OR-W-4.

Specific information

Two earners or multiple jobs. See the instructions for **Worksheet C** or use the online withholding calculator if you have more than one job at a time or will file a joint return with a working spouse.

Wages or adjusted gross income (AGI)* that exceed the threshold. Your income level affects your withholding. Do you expect to have wages or AGI on your 2025 return that are **more than \$100,000** (or **\$200,000** if using the married filing jointly or the qualifying surviving spouse filing status)? If so, you may want to request additional withholding. Consider using the online calculator to determine the correct amount to put on your Form OR-W-4.

*Helpful tip: AGI. Your AGI is your total income minus federal adjustments to income. This amount on your 2024 federal Form 1040 may help you estimate your 2025 AGI.

Mid-year changes. If you claimed too many allowances for the first part of the year, your withholding may not cover all of your tax when you file your return. Use the online calculator to determine the additional amount you need withheld to make up for the shortage. If you don't change

your withholding, you may owe tax, penalties, and interest when you file your return. See Publication OR-17 for penalty and interest information.

Pension or annuity payments. If you've opted out of federal withholding from a pension, annuity, or other periodic payment, you're automatically opted out of Oregon withholding also. If you're not having tax withheld from this income, you may be required to make estimated tax payments. See Publication OR-ESTIMATE to determine the amount of estimated tax payments you need to make.

If you elect to have Oregon tax withheld from your pension or annuity payment, where the tax must be withheld at a certain percentage, you can't claim allowances on Form OR-W-4, but you may request additional withholding.

Exemption from withholding. You may be in a situation where none of your income is subject to Oregon tax. In that case, your income may be exempt from withholding. The exemption period depends on the type of income you have. For wages, the exemption ends on February 15th of the following year. For commercial annuities, employer deferred compensation plans, and individual retirement plans where an election to have no withholding may be made, the exemption ends when you notify the payer in writing that you revoke the election. See the instructions for line 4.

Part-year and nonresidents. Have you recently moved to Oregon, or do you live outside the state? If so, you'll report your Oregon income and deductions in the Oregon column of your part-year or nonresident tax return. Use only the amounts that will be in the Oregon column when you complete Worksheet B or C, or use the online withholding calculator for more accurate results.

Non-U.S. citizen without permanent resident status. If all or a portion of your wages are exempt from federal withholding, these wages are also completely or partially exempt from Oregon withholding. Submit federal exemption Form 8233 to your employer to exempt all or part of your wages from Oregon withholding.

If any portion of your wages is not exempt, submit Form OR-W-4 to your employer. You may not qualify to claim certain deductions from your Oregon income, so you will need to take extra steps to ensure that your withholding is adequate. Follow the instructions below when completing Form OR-W-4:

- Line 1. Check the "single" box regardless of your marital status
- Line 2. Usually, you should claim -0- withholding allowances. However, if you complete the worksheets, follow the instructions below.
 - Complete Worksheet B using amounts that will be included in the Oregon column of your return.
 - Once you have completed all applicable worksheets, subtract 1 allowance from the number on line A4, B15, or C5.
- Line 4. Don't claim exempt due to "no tax liability" or for the portion of your wages exempted on federal Form 8233.

Form OR-W-4 line instructions

For the form and all worksheet instructions, terms such as "pay," "paycheck," and "wages" also refer to pensions, annuities, and other periodic payments, and the word "employer" also refers to other payers.

Type or clearly print your name, Social Security number (SSN), and mailing address.

Note. You must enter an SSN. You can't use an individual taxpayer identification number (ITIN).

Redetermination check box. If the department issued a determination letter to your employer specifying the amount your employer needs to withhold from your wages and you want to decrease your withholding, you must have a personal or financial change affecting your tax situation. If you do, mark the "Redetermination" check box. Provide a copy to your employer and send a copy with **all** of the applicable worksheets filled out to the department at:

ADP OR-W-4 Project Oregon Department of Revenue PO Box 14560 Salem, OR 97309

Line 1. If you anticipate using the single, married filing separately, or head of household filing status when you file your 2025 return, mark "Single."

If you anticipate using the married filing jointly or qualifying surviving spouse filing status when you file your 2025 return, mark "Married." If you meet the married filing jointly qualifications, but want tax withheld at the higher "single" rate, mark "Married, but withhold at the higher single rate."

For the qualifications of each filing status, see federal Publication 501, Exemptions, Standard Deduction, and Filing Information.

Line 2. Complete all applicable worksheets. Enter the allowances from **Worksheet A**, line A4, **Worksheet B**, line B15, or **Worksheet C**, line C5.

Line 3. If you choose to have an additional amount withheld from your pay, enter the amount that you want withheld from each paycheck. If you completed **Worksheet C**, line C8 may direct you to claim an additional amount per paycheck.

Line 4. If you're claiming **exemption from withholding,** you must meet one of these requirements:

- Your wages must be exempt from Oregon taxation, or
- You must meet the qualification for having no tax liability.

To claim exemption due to **no tax liability,** you must meet **both** of the following conditions:

- Last year you had the right to a refund of **all** Oregon tax withheld because you had **no** tax liability, **and**
- This year you expect a refund of **all** Oregon income tax withheld because you expect to have **no** tax liability.

To claim exempt, enter the corresponding code from the **Exemption chart** on line 4a. Enter only one exemption code, even if more than one applies. Write "Exempt" on line 4b.

Note: For wages, exemptions end February 15th of the following year. A new Form OR-W-4 must be completed and submitted to your employer each year.

Exemption chart

Exemption	Code
Air carrier employee	Α
American Indian enrolled tribal member living and working in Indian country in Oregon.	В
Amtrak Act worker	С
Casual laborer	D
Domestic service worker	E
Hydroelectric dam worker at the Bonneville, John Day, McNary, or The Dalles dam.	F
Military pay for nonresidents stationed in Oregon and their spouses, residents stationed outside Oregon, and service members or spouses treated as nonresidents for tax purposes.	G
Minister who is duly ordained, commissioned, or licensed and performing duties in their ministry or a member of a religious order performing duties required by their order.	н
Real estate salesperson under a written contract not to be treated as an employee.	J
Waterway worker	K
No tax liability. See above for definition.	L
Nonresident who expects a refund of all Oregon income tax withheld because their wages won't be subject to Oregon tax.	М

Sign and date Form OR-W-4. Submit Form OR-W-4 to your employer. **Don't** complete the employer's information. Keep the worksheets with your tax records.

Worksheet instructions

Worksheet A—Personal allowances

Note: If your annual wages from this job are more than \$100,000 and you're marking "Single" or "Married, but withhold at the higher single rate" (\$200,000 if you're marking "Married"), skip Worksheet A and claim zero allowances on Form OR-W-4.

Line A3. Dependents. Enter the total number of all qualifying children and qualifying relatives you are able to claim as dependents on your Oregon return. See the "Exemption credit" section of Publication OR-17 for dependent qualifications.

Worksheet B—Deductions, adjustments, credits, and nonwage income

Line B1. If you have large amounts of **nonwage income**, such as interest, dividends, or self-employment income, consider making estimated tax payments. For required payments and other information, see Publication OR-ESTIMATE. You may also request additional withholding from each paycheck. Otherwise, you may owe additional tax when you file your return, together with interest on any underpayment of required estimated tax payments.

Line B2. Additions are generally items the federal government doesn't tax but Oregon does. See Publication OR-17 for a list of additions and instructions.

Line B4. Enter your anticipated 2025 Oregon **deductions.** If you don't know your anticipated 2025 deductions, enter the standard deduction for your anticipated filing status.

The estimated 2025 standard deduction is:

- \$2,800 for single or married filing separately.
- \$4,500 for head of household.
- \$5,600 for married filing jointly or qualifying surviving spouse.

If you qualify for an **additional standard deduction amount** because you or your spouse are age 65 or older or blind, and you don't plan to itemize your deductions, add the additional amount to your anticipated deduction amount on line B4. If you're married (or a qualifying surviving spouse), the additional standard deduction is \$1,000; for everyone else, the additional amount is \$1,200.

Itemized deductions include items such as medical expenses that are more than 7 1/2 percent of your AGI, state and local taxes you paid (limited to \$10,000, but don't include Oregon income taxes), qualifying home mortgage interest, charitable contributions, and certain miscellaneous deductions. If you plan to itemize your deductions, enter your estimated **Oregon itemized deductions**. See Schedule OR-A Instructions for more information.

Line B7. Adjustments to income reduce your gross income, resulting in AGI on your federal return. See the instructions for federal Form 1040 and the "Adjustments" section of Publication OR-17 for more information.

Subtractions are generally items the federal government taxes but Oregon doesn't. See Publication OR-17 for a list of subtractions and instructions. **Don't** include your federal tax subtraction.

Line B10. Divide line B9 by \$3,200. Round to one decimal place. For example, round 4.84 to 4.8 and 4.85 to 4.9. This calculation converts the amount from line B9 into allowances.

Line B11. Credits reduce the amount of tax you must pay. Standard and carryfoward credits can reduce your tax to zero but can't be refunded to you. Refundable credits can reduce your tax to zero and also result in a refund of any remaining amount. See Publication OR-17 for a list of credits and instructions.

Enter an estimate of the credits you will claim on your 2025 Oregon return. **Don't** include your exemption credits.

Line B12. Divide line B11 by \$250. Round using one decimal place. For example, round 4.84 to 4.8 and 4.85 to 4.9. This calculation converts the amount from B11 into allowances.

Line B13. Add lines B10 and B12. Round to the nearest whole number that is closer to zero by eliminating the decimal value. For example, round 4.3 or 4.8 to 4 and round -3.3 or -3.7 to -3.

Example 1. Roger entered -3.1 on line B10. He entered 2.4 on line B12. He will enter -0- on line B13 (-3.1 + 2.4 = -0.7, which is rounded to 0).

Line B15. If the result when you add lines B13 and B14 is less than zero, you may owe tax when you file your return. Request additional withholding or consider making estimated tax payments to avoid owing tax plus potential penalties and interest. See Publication OR-ESTIMATE for information about estimated payments.

Worksheet C—Two earners / multiple jobs

Use Worksheet C if you work more than one job at a time or you have a working spouse.

Line C5. For your highest paying job, enter the result of **Worksheet C**, line C5 on Form OR-W-4, line 2. For all of your lower paying jobs, claim zero allowances.

Line C8. For your highest paying job, enter the result of **Worksheet C**, line C8 on Form OR-W-4, line 3. Round to the nearest whole dollar. For all of your lower paying jobs, claim zero as the additional amount to be withheld.

Example 2. Todd is completing this form in January and has entered \$824 on line C7. For his highest paying job, he is paid every two weeks and has 25 paychecks left for the year. Todd will enter \$33 on line C8 and Form OR-W-4, line 3 ($$824 \div 25 = 32.96 , which is rounded up to the nearest whole dollar).

Additional resources

For additional information, refer to the following publications:

- Publication 150-206-436, *Oregon Withholding Tax Formulas*.
- Publication OR-17, Oregon Individual Income Tax Guide.
- Publication OR-ESTIMATE, Instructions for Estimated Income Tax.
- Publication 150-211-602, W-4 Information for Employers.
- Federal Pub. 501, Exemptions, Standard Deduction, and Filing Information.
- Federal Form 2833, Exemption From Withholding on Compensation for Independent (and Certain Dependent) Personal Services of a Nonresident Alien Individual.
- Federal Form 1040 Instructions.

Do you have questions or need help?

www.oregon.gov/dor 503-378-4988 or 800-356-4222 questions.dor@dor.oregon.gov

Contact us for ADA accommodations or assistance in other languages.

Worksheet A—Personal allowances

Note: If you marked "Single" or "Married, but withhold at higher single rate" and your annual wages for this job will be more than \$100,000 (\$200,000 if you marked "Married"), skip lines A1 through A3 and enter 0 on line A4.

A1.	Enter "1" for yourself if no one else can claim you as a dependent. Otherwise, enter 0	.1. [
۸۵	Enter "1" for your spouse if your spouse isn't employed. Otherwise, enter 0	[
Λζ.	Enter 1 for your spouse if your spouse isn't employed. Otherwise, enter o	.	
A3.	Enter the number of dependents you will claim on your Oregon tax return	.3.	
A4.	Add lines A1 through A3. Enter the result here and follow the instructions below	4.	

STOP

Complete all worksheets that apply.

- Worksheet B-Use this worksheet if you plan to do any of the following on your 2025 Oregon return:
 - o Itemize your Oregon deductions or claim additional standard deduction amounts.
 - o Claim federal adjustments to income or Oregon additions, subtractions, or credits (other than personal exemption credits).
 - o Report nonwage income (such as dividends, interest, or self-employment income).
- Worksheet C—Use this worksheet if you (including your spouse) have more than one job and the combined earnings from all jobs exceed \$20,000.

If neither of the above worksheets apply, stop here and enter the number from line A4 on Form OR-W-4, line 2.

Worksheet B-Deductions, adjustments, credits, and nonwage income



Use this worksheet if you plan to do any of the following on your 2025 Oregon return:

- Itemize your Oregon deductions or claim additional standard deduction amounts.
- · Claim federal adjustments to income or Oregon additions, subtractions, or credits (other than personal exemption credits).
- Report nonwage income (such as dividends, interest, or self-employment income).

Having your most recent Oregon tax return on hand may help you when completing this worksheet.

Don't use negative numbers unless otherwise instructed. For example, write a \$1,000 Oregon subtraction as "\$1,000", not "(\$1,000)" or "-\$1,000". For more information, see the instructions for this worksheet starting on page 3.

B1.	Enter your estimated 2025 nonwage income (such as dividends or interest)B1.		. 00	
B2.	Enter your estimated 2025 Oregon additions B2.		.00	
B3.	Add lines B1 and B2	B3.		.00
B4.	Enter your estimated 2025 Oregon deductions. (See instructions)B4.		.00	
B5.	 Enter the estimated standard deduction based on your anticipated 2025 filing status:B5. Single or Married Filing Separately: \$2,800. Head of Household: \$4,500. Married Filing Jointly or Qualifying Surviving Spouse: \$5,600. 		.00	
B6.	Line B4 minus line B5. If the result is zero or less, enter 0	B6.		.00
B7.	Enter your estimated 2025 federal adjustments to income and Oregon subtractions (exception —don't include the federal tax subtraction)	B7.		. 00
B8.	Add lines B6 and B7	B8.		.00
B9.	Line B8 minus line B3. If less than zero, enter as a negative amount	B9.		.00
B10.	Line B9 divided by \$3,200. Round to one decimal place. If less than zero, enter as a negative amount	B10.		•
B11.	Enter your estimated 2025 Oregon standard, carryforward, or refundable credits (exception—don't include personal exemption credits)		. 00	
B12.	Divide line B11 by \$250. Round to one decimal place	B12.		•
B13.	Add lines B10 and B12. If less than zero, enter as a negative amount. Round to the whole number closest to zero (See instructions)	B13.		
B14.	Enter the number from Worksheet A, line A4	B14.		
B15.	Add lines B13 and B14. If zero or less, enter 0. (See instructions)	B15.		
	If you're using Worksheet C , enter the result from line B15 on Worksheet C , line C1. Otherwise, stop here and enter the result from line B15 on Form OR-W-4, line 2.			

Worksheet C-Two earners / multiple jobs



If you (including your spouse) work three or more jobs at one time, consider using the **Oregon Withholding Calculator** at www. oregon.gov/dor for a more accurate calculation of your allowances.

If you don't use the online calculator, use this worksheet to figure the number of allowances to claim on the Form OR-W-4 for your **highest paying job.** For the best results, we recommend that you claim allowances only on the Form OR-W-4 you submit for your highest paying job, and that you claim zero allowances on Form OR-W-4, line 2 for all of your (or your spouse's) other jobs. Doing so will help prevent under-withholding. For more information, see the instructions for this worksheet starting on page 4.

Complete this worksheet only if you (including your spouse) have more than one job and the combined earnings from all jobs exceed \$20,000.

C1.	Enter the number from Worksheet B, line B15. If you didn't use Worksheet B, enter the number from Worksheet A, line A4	C1.	
C2.	 Enter the indicated number based on your 2025 anticipated filing status		
C3.	If you (including your spouse) will work three or more jobs at the same time at any point during the year, enter the indicated number for your 2025 anticipated filing status. Otherwise, enter 0		
C4.	Add lines C2 and C3	C4.	
C5.	 Is line C1 less than line C4? Yes. Enter 0 on line C5 and on Form OR-W-4, line 2. Continue with lines C6 through C8 to figure the additional withholding amount necessary to avoid owing tax with your return. No. Line C1 minus line C4. Enter the result on line C5 (if zero, enter 0) and on Form OR-W-4, line 2. Don't complete the rest of this worksheet. 	C5.	
C6.	Line C4 minus line C1	C6.	
C7.	Line C6 multiplied by \$250	C7.	.00
C8.	Line C7 divided by the number of paychecks remaining in 2025 for the highest paying job and rounded to the nearest dollar. Enter the result here and on Form OR-W-4, line 3. This is the additional amount to be withheld from each paycheck	C8.	.00

Reminder: If you're requesting additional withholding for part of the year, remember to check your withholding again early next year.

Instructions for the Domestic Authorization Agreement for Automatic Deposits

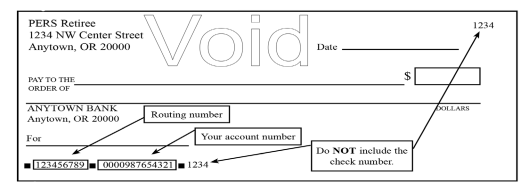
General information

PERS encourages you to deposit your benefit payment directly to your bank or other financial institution for all of the following reasons:

- The deposit should always be on time rather than dependent on mail delivery.
- There is no risk your benefit payment will be stolen or lost.
- If you are on vacation or ill, you will not have to arrange for your benefit to be deposited by someone else.

Optional — Tape your voided or canceled check to the back of the form. Do not attach a deposit slip.

If faxing, fax voided or canceled check as a separate page 2, labeled with your PERS ID or Social Security number.



Review the blank check guide for information on where the routing and account numbers are located on your checks.

PERS must coordinate with your financial institution, and your first monthly check may be mailed to you. Future changes to your account number may result in a monthly check being mailed to you. Therefore, you should always maintain a current mailing address with PERS via your <u>Online Member Services</u> (OMS) account or by using the <u>Information Change Request</u> form. Typically, forms received by the 15th of the month will be effective for the following month's benefit payment.

An information stub will be mailed three times per year to your current mailing address.

Section A: Applicant information

- Fill this section out completely. Type or print clearly in dark ink. Illegible forms may be returned to applicant.
- Check which plan(s) this automatic deposit applies to.
 Note: If you have more than one plan and want the benefits to go to two separate accounts, you must fill out a separate Domestic Authorization Agreement for Automatic Deposits form for each account.
- Check a box to let us know if the funds will be deposited into a checking, savings, or business account.
- Provide the required information about your account: account number, routing number, and financial institution.

Section B: Certification signatures (Required)

- Applicants and joint account holders need to read the certification statements.
 It violates this agreement if the entire amount of your direct deposit payment is deposited or transferred to a bank outside of the U.S. If this situation applies to you, do not complete this form. You must be paid by check.
- Applicant: Sign and date the form. (Required)
- Any and all joint account holders must also sign and date the form. (Required) If more than one joint account holder exists, each joint account holder's printed name and signature must be present in the joint account holder's certification field. If there are more than two joint account holders, they may sign side by side in the joint account holder field, or they may each sign on separate forms. However, each form will require the member's signature and account information. When joint account holders sign on individual forms, submit all forms together. Include a death certificate for any deceased joint account holder whose name appears on your voided check.





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Domestic Authorization Agreement for Automatic Deposits

This form is strictly for direct deposits to banks within the United States.

First name Mailing address (street or PO be City Home phone number Wor Which plan is this for? (ox) -k phone number	Last name	State			PERS ID (o	ptional)			
City Home phone number Wor Which plan is this for? (Tier One/Tier Two Beneficiary P&F Type of account (check of			Istata					PERS ID (optional)		
Home phone number Wor Which plan is this for? (☐ Tier One/Tier Two ☐ ☐ Beneficiary ☐ P&F Type of account (check of	k phone number		State			Social Secur	rity numbe	r (SSN)*	
Which plan is this for? (☐ Tier One/Tier Two ☐ Beneficiary ☐ P&F Type of account (check of	k phone number	City					n (mm/dd/	уууу)		
☐ Tier One/Tier Two ☐ Beneficiary ☐ P&F Type of account (check of		Cell phone num	ber	Personal email	•					
	Individual Ac	count Program	(IAP)	OPSRP Po	ension [☐ Alterna	nte Payee	;		
☐ Business (Check this b	oided or canceled							accour	nt.)	
Name of financial institution		Account number	(Show th	ne number exactl	y, including	necessary s	paces, zero	oes, or o	dashes.)	
Financial institution address and	d phone number (opt	ional)			Routing nu	ımber				
Section B: Certification	n signatures (H	andwritten signat	ures(s) re	equired, electro	nic and digi	tal signatu	res are no	t accep	oted.)	
Applicant certification - R I certify I have read and und instructions on this form. In payment to be sent to my fin the designated account. I aut my death or transmitted in et If the funds have been withd I authorize my financial instructional address of the person(s) resp Additionally, I certify that the edeposited or transferred to a for Signature of payee	erstand the information signing this form, signing this form, anneal institution a chorize amounts transfer to be debited for a full frawn following my itution to release the consible for withdrawn transfer amount of my of the significant control of the significan	authorize my nd deposited to nsferred after rom my account. date of death, e name and twing the funds. direct deposit is not	I of Pl do to	certify I have recently I have the posited into the be refunded to Print joint account he signature of joint account account account he signature of additional print account ac	ad this form n of the abo account lis PERS. Ider name	n and under eve named sted below Print ac name(s	rstand I mapplicant after the odditional joir hate	nust ad and the date of	at funds death are	

Section C: Revocation instructions

This authorization is to remain in full force and effect until the Oregon Public Employees Retirement System (PERS) has received a new Domestic Authorization Agreement for Automatic Deposits form from me or written notification from me of its termination in such time and manner as to afford PERS and the financial institution a reasonable opportunity to act on it.

^{*}Providing your Social Security number (SSN) is voluntary. It will be used for confirmation purposes. It could also be used for the recovery of overpaid funds. If you choose not to supply your SSN, it may take PERS staff longer to process your form.

^{**}To comply with NACHA regulations regarding International ACH Transactions (IAT), PERS will not accept requests for electronic fund transfers (EFT) in association with financial institutions outside of the territorial jurisdiction of the United States. (The territorial jurisdiction the United States includes all 50 states, U.S. territories, U.S. military bases, and U.S. embassies in foreign countries.) If your entire benefit will be received by or transferred to a financial institution outside the territorial jurisdiction of the U.S., do not submit this form, you must be paid by check.



Instructions for W-4R Lump Sum Withholding Forms

Providing your Social Security number in Section A is required. The form cannot be processed if this information is missing or illegible.

Section B - Federal tax withholding:

- ALL lump sum benefits and payment adjustments that are \$200 or more, are rollover eligible.
- ALL rollover-eligible payments are subject to the 20% federal mandatory minimum tax withholding.
- You may not choose a percentage rate less than 20% for a rollover-eligible payment. If you want more than 20% federal tax withheld, enter the total percentage you want withheld in Section B, line 2.
- If Section B is incomplete, federal taxes will be withheld at the defaulted rate of 20%.

Sign and date to complete Section B.

Section C - Oregon state income tax withholding:

- The default withholding for Oregon state income tax is 8%.
- All recipients may opt out of Oregon state income tax withholding by checking the "Do not withhold Oregon state income tax" box in Section C. If you do not opt out, state taxes will be withheld at the defaulted rate of 8%.
- If you want to have more than 8% Oregon tax withheld, you may check the second box in Section C and fill in the additional dollar amount in the space provided. Additional amounts must be requested as a whole dollar amount; additional percentages are not allowed.

Sign and date to complete Section C.

Non-Oregon residents who do not want Oregon state income taxes withheld need to check the "Do not withhold Oregon state income tax" box, and sign and date in Section C.

Failure by a non-Oregon resident to submit this form and/or failure to complete Section C, may delay benefits.

Note: You are liable for payment of income taxes on the taxable portion of your payment even if you elect not to have income tax withheld. The percentage amount shown may or may not satisfy the tax liability that you incur as a recipient of this benefit. You may also be subject to tax penalties under the estimated tax payment rules if your estimated tax and withholding payments are not adequate. If you have any questions about the taxation of your benefits, we recommend you consult a qualified tax advisor.





W-4R IAP Lump Sum Withholding

I his fori	m is strictly	for IAP member	's wh	o cho	ose a one-tin	ne or fiv	e-year dis	stribution			
Section	A: Applicar	nt information (SSN	Requi	red. Forms w	ithout S	SN will be	rejected.)			
First name	2		MI	Last n	Last name				(optional)		
Mailing ac	ddress (street or	PO box)		1				Social Sec	curity number (SSN)*	
City				State	ZIP code	Cou	ntry	Date of bi	rth (mm/dd/yyyy)		
Home phone number Work phone number			Cell p	hone number	Pers	onal email	I				
Section	B: Federal	tax withholding	g	ı							
Department	of the Treasury venue Service	Withhole]	Eligib	ificate for I ole Rollove n W-4R to the I	r Distr	ibutions	yments and	0MB No. 1545-007		
	than 20% by See page 3 for Complete this	ole rollover distri y entering the rate or more information. line if you would like instructions and Margi	on. e a rate	line 2.	You may no	t choose	e a rate less	s than 20%.	ose a rate grea	ter 	
Sign Here	a whole numb	er (no decimals.)							2	%	
	► Your signa	ture (This form is no	This form is not valid unless you sign it.) ▶ Date								
PERS wi state tax. Do no	ll also withho	tax withholding old 8% for Oregor regon state incomore than 8% Ore	n state	(8% w	vill be withhel	d if box	is not chec	eked).			
	t withheld on	the line provided			e 8% for Oreg				ic additional and	ount	
Sign Here		ture (This form is not					Date Date				

In compliance with the Americans with Disabilities Act, PERS will provide help filling out this form upon request. You may request help by calling toll free 888-320-7377 or TTY 503-603-7766.

^{*}Providing your Social Security number (SSN) is mandatory, and PERS is authorized to request it under provisions of the Internal Revenue code. It will primarily be used to comply with mandatory IRS reporting. It could also be used for confirmation purposes or recovery of overpaid funds.

General instructions

Section references are to the Internal Revenue Code.

Future developments. For the latest information about any future developments related to Form W-4R, such as legislation enacted after it was published, go to *www.irs. gov/FormW4R*.

Purpose of form. Complete Form W-4R to have payers withhold the correct amount of federal income tax from your nonperiodic payment or eligible rollover distribution from an employer retirement plan, annuity (including a commercial annuity), or individual retirement arrangement (IRA). See page 3 for the rules and options that are available for each type of payment. Don't use Form W-4R for periodic payments (payments made in installments at

regular intervals over a period of more than 1 year) from these plans or arrangements. Instead, use Form W-4P, Withholding Certificate for Periodic Pension or Annuity Payments. For more information on withholding, see Pub. 505, Tax Withholding and Estimated Tax.

Caution: If you have too little tax withheld, you will generally owe tax when you file your tax return and may owe a penalty unless you make timely payments of estimated tax. If too much tax is withheld, you will generally be due a refund when you file your tax return. Your withholding choice (or an election not to have withholding on a nonperiodic payment) will generally apply to any future payment from the same plan or IRA. Submit a new Form W-4R if you want to change your election.

2025 Marginal Rate Tables

You may use these tables to help you select the appropriate withholding rate for this payment or distribution. Add your income from all sources and use the column that matches your filing status to find the corresponding rate of withholding. See page 3 for more information on how to use this table.

Single or Married filing separately			filing jointly or urviving spouse	Head of household		
Total income over—	Tax rate for every dollar more	Total income over—	Tax rate for every dollar more	Total income over—	Tax rate for every dollar more	
\$0	0%	\$0	0%	\$0	0%	
15,000	10%	30,000	10%	22,500	10%	
26,925	12%	53,850	12%	39,500	12%	
63,475	22%	126,950	22%	87,350	22%	
118,350	24%	236,700	24%	125,850	24%	
212,300	32%	424,600	32%	219,800	32%	
265,525	35%	531,050	35%	273,000	35%	
641,350*	37%	781,600	37%	648,850	37%	

^{*}If married filing separately, use \$390,800 instead for this 37% rate.

Form #459-549 (1/23/2025) SL3 IIM Code: 2315 Page 2 of 4

General Instructions (continued)

Nonperiodic payments—10% withholding. Your payer must withhold at a default 10% rate from the taxable amount of nonperiodic payments unless you enter a different rate on line 2. Distributions from an IRA that are payable on demand are treated as nonperiodic payments. Note that the default rate of withholding may not be appropriate for your tax situation. You may choose to have no federal income tax withheld by entering "-0-" on line 2. See the specific instructions below for more information. Generally, you are not permitted to elect to have federal income tax withheld at a rate of less than 10% (including "-0-") on any payments to be delivered outside the United States and its territories.

Note: If you don't give Form W-4R to your payer, you don't provide an SSN, or the IRS notifies the payer that you gave an incorrect SSN, then the payer must withhold 10% of the payment for federal income tax and can't honor requests to have a lower (or no) amount withheld. Generally, for payments that began before 2025, your current withholding election (or your default rate) remains in effect unless you submit a Form W-4R.

Eligible rollover distributions—20% withholding.

Distributions you receive from qualified retirement plans (for example, 401(k) plans and section 457(b) plans maintained by a governmental employer) or tax-sheltered annuities that are eligible to be rolled over to an IRA or qualified plan are subject to a 20% default rate of withholding on the taxable amount of the distribution. You can't choose withholding at a rate of less than 20% (including "-0-"). Note that the default rate of withholding may be too low for your tax situation. You may choose to enter a rate higher than 20% on line 2. Don't give Form W-4R to your payer unless you want more than 20% withheld.

Note that the following payments are **not** eligible rollover distributions for purposes of these withholding rules:

- Qualifying "hardship" distributions;
- Distributions required by federal law, such as required minimum distributions;
- Distributions from a pension-linked emergency savings account;
- Eligible distributions to a domestic abuse victim;
- Qualified disaster recovery distributions;
- Qualified birth or adoption distributions; and
- Emergency personal expense distributions.

See Pub. 505 for details. See also *Nonperiodic payments—10% withholding* above.

Payments to nonresident aliens and foreign estates. Do not use Form W-4R. See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities, and Pub. 519, U.S. Tax Guide for Aliens, for more information.

Tax relief for victims of terrorist attacks. If your disability payments for injuries incurred as a direct result of a terrorist attack are not taxable, enter "-0-" on line 2. See Pub. 3920, Tax Relief for Victims of Terrorist Attacks, for more details.

Specific Instructions

Line 1b

For an estate, enter the estate's employer identification number (EIN) in the area reserved for "Social security number."

Line 2

More withholding. If you want more than the default rate withheld from your payment, you may enter a higher rate on line 2.

Less withholding (nonperiodic payments only). If permitted, you may enter a lower rate on line 2 (including "-0-") if you want less than the 10% default rate withheld from your payment. If you have already paid, or plan to pay, your tax on this payment through other withholding or estimated tax payments, you may want to enter "-0-".

Suggestion for determining withholding. Consider using the Marginal Rate Tables on page 2 to help you select the appropriate withholding rate for this payment or distribution. The tables are most accurate if the appropriate amount of tax on all other sources of income, deductions, and credits has been paid through other withholding or estimated tax payments. If the appropriate amount of tax on those sources of income has not been paid through other withholding or estimated tax payments, you can pay that tax through withholding on this payment by entering a rate that is greater than the rate in the Marginal Rate Tables.

The marginal tax rate is the rate of tax on each additional dollar of income you receive above a particular amount of income. You can use the table for your filing status as a guide to find a rate of withholding for amounts above the total income level in the table.

To determine the appropriate rate of withholding from the table, do the following. Step 1: Find the rate that corresponds with your total income not including the payment. Step 2: Add your total income and the taxable amount of the payment and find the corresponding rate.

If these two rates are the same, enter that rate on line 2. (See *Example 1* below.)

If the two rates differ, multiply (a) the amount in the lower rate bracket by the rate for that bracket, and (b) the amount in the higher rate bracket by the rate for that bracket. Add these two numbers; this is the expected tax for this payment. To get the rate to have withheld, divide this amount by the taxable amount of the payment. Round up to the next whole number and enter that rate on line 2. (See *Example 2* below.)

If you prefer a simpler approach (but one that may lead to overwithholding), find the rate that corresponds to your total income including the payment and enter that rate on line 2.

Examples. Assume the following facts for *Examples 1* and 2. Your filing status is single. You expect the taxable amount of your payment to be \$20,000. Appropriate amounts have been withheld for all other sources of income and any deductions or credits.

Example 1. You expect your total income to be \$65,000 without the payment. Step 1: Because your total income without the payment, \$65,000, is greater than \$63,475 but less than \$118,350, the corresponding rate is 22%. Step 2: Because your total income with the payment, \$85,000, is greater than \$63,475 but less than \$118,350, the corresponding rate is 22%. Because these two rates are the same, enter "22" on line 2.

Example 2. You expect your total income to be \$61,000 without the payment. Step 1: Because your total income without the payment, \$61,000, is greater than \$26,925 but less than \$63,475, the corresponding rate is 12%. Step 2: Because your total income with the payment, \$81,000, is

greater than \$63,475 but less than \$118,350, the corresponding rate is 22%. The two rates differ. \$2,475 of the \$20,000 payment is in the lower bracket (\$63,475 less your total income of \$61,000 without the payment), and \$17,525 is in the higher bracket (\$20,000 less the \$2,475 that is in the lower bracket). Multiply \$2,475 by 12% to get \$297. Multiply \$17,525 by 22% to get \$3,856. The sum of these two amounts is \$4,153. This is the estimated tax on your payment. This amount corresponds to 21% of the \$20,000 payment (\$4,153 divided by \$20,000). Enter "21" on line 2.

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to provide this information only if you want to (a) request additional federal income tax withholding from your nonperiodic payment(s) or eligible rollover distribution(s); (b) choose not to have federal income tax withheld from your nonperiodic payment(s), when permitted; or (c) change a previous Form W-4R (or a previous Form W-4P that you completed with respect to your nonperiodic payments or eligible rollover distributions). To do any of the aforementioned, you are required by sections 3405(e) and 6109 and their regulations to provide the information requested on this form. Failure to provide this information may result in inaccurate withholding on your payment(s).

Failure to provide a properly completed form will result in your payment(s) being subject to the default rate; providing fraudulent information may subject you to penalties.

Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation, and to cities, states, the District of Columbia, and U.S. commonwealths and territories for use in administering their tax laws. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.





IAP Direct Transfer Rollover Acceptance

Section A: Applicant information (Type or print clearly in dark ink. Illegible forms may be returned to applicant. This could delay your request.)

This form is strictly for the IAP. Call PERS or visit our website if this is not the form you need.

First name	MI Last name			Social Security number*				
Section B: Rollover Accep	tance							
As an authorized representative, agent, custodian, trustee, or plan administrator of an eligible employer plan or deferred compensation plan, I hereby accept the direct transfer rollover from the Oregon Public Employees Retirement Systems plan, a qualified retirement plan under Internal Revenue Code 401(a), as specified below. Choose one here: The plan will will not accept and separately account for after tax dollars.								
_		-	parately account for	r after tax dollars.				
Section C: Rollover account	nt info	ormation						
Financial institution name _								
Rollover account number (n	nandat	cory)						
Rollover plan type								
Section D: Rollover mailin								
Address								
City			State	Zip				
·								
Name and title								
Section E: Authorized sign	ature							
My signature below indicate	s acce	ptance of the rollover of con	ntributions and earn	ings.				
Authorized signature (do not print	t)	Date						
If authorized representative signature is not available, have the plan administrator authorize the acceptance of the transfer by written confirmation. Call our Member Services toll-free 888-320-7377 if you have additional questions.								
Please complete and return	this	form immediately to avoid	any delay in prov	iding benefits.				
Fax or mail the Direct Trai Oregon PERS	nsfer]	Rollover Acceptance form	to:	Office use only				
PO Box 23700								
Tigard, OR 97281-3700 Fax - 503-598-0561	Tigard, OR 97281-3700 ☐ Cross reference member SS							
1 ax = 303-370-0301								

*Providing your Social Security number (SSN) is voluntary. It will be used for confirmation purposes. If you choose not to supply your SSN, it may take PERS staff longer to process your form. In compliance with the Americans with Disabilities Act, PERS will provide help filling out this form upon request. You may request help by calling toll free 888-320-7377 or TTY 503-603-7766.

IAP Form #459-388 (7/31/2019) SL3 IIM Code: 12157



Federal Tax Information Disclosure

You are receiving this notice because all or a portion of a distribution you are receiving from your PERS Chapter 238 Program (Tier One/Tier Two) or Oregon Public Service Retirement Plan (OPSRP) Pension Program or Individual Account Program benefit is eligible to be rolled over to an IRA or an employer plan. This notice is intended to help you decide whether to do such a rollover.

Rules that apply to most distributions from PERS are described in the "General Information About Rollovers" section. Special rules that only apply in certain circumstances are described in the "Special Rules and Options" section.

General information about rollovers

How can a rollover affect my taxes?

You will be taxed on your distribution from PERS if you do not roll it over. If you are under age 59½ and do not do a rollover, you will also have to pay a 10% additional income tax on early distributions (unless an exception applies). However, if you do a rollover, you will not have to pay tax until you receive distributions later and the 10% additional income tax will not apply if those distributions are made after you are age 59½ (or if an exception applies).

Where may I roll over the distribution?

You may roll over the distribution to either an IRA (an individual retirement account or individual retirement annuity) or an employer plan (a tax-qualified plan, section 403(b) plan, or governmental section 457(b) plan) that will accept the rollover. The rules of the IRA or employer plan that holds the rollover will determine your investment options, fees, and rights to distribution from the IRA or employer plan (for example, no spousal consent rules apply to IRAs and IRAs may not provide loans). Further, the amount rolled over will become subject to the tax rules that apply to the IRA or employer plan.

How do I do a rollover?

There are two ways to do a rollover. You can do either a direct rollover or a 60-day rollover.

If you do a direct rollover, PERS will make the distribution directly to your IRA or an employer plan. You should contact the IRA sponsor or the administrator of the employer plan for information on how to do a direct rollover.

If you do not do a direct rollover, you may still do a rollover by making a deposit into an IRA or eligible employer plan that will accept it. You will have 60 days after you receive the distribution to make the deposit. If you do not do a direct rollover, PERS is required to withhold 20% of the distribution for federal income taxes. This means that, in order to roll over the entire distribution in a 60-day rollover, you must use other funds to make up for the 20% withheld. If you do not roll over the entire amount of the distribution, the portion not rolled over will be taxed and will be subject to the 10% additional income tax on early distributions if you are under age 59½ (unless an exception applies).

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How much may I roll over?

If you wish to do a rollover, you may roll over all or part of the amount eligible for rollover. Any distribution from PERS is eligible for rollover, except:

- Certain distributions spread over a period of at least 10 years or over your life or life expectancy (or the lives or joint life expectancy of you and your beneficiary)
- Required minimum distributions age 70½ (if born before July 1, 1949), age 72 (if born after June 30, 1949), or age 73 (if born after December 31, 1950).
- Hardship distributions
- Corrective distributions of contributions that exceed tax law limitations
- Cost of life insurance paid by PERS
- Contributions made under special automatic enrollment rules that are withdrawn pursuant to your request within 90 days of enrollment

The PERS administrator or the payer can tell you what portion of a distribution is eligible for rollover.

If I don't do a rollover, will I have to pay the 10% additional income tax on early distributions?

If you are under age 59½, you will have to pay the 10% additional income tax on early distributions for any distribution from PERS (including amounts withheld for income tax) that you do not roll over, unless one of the exceptions listed below applies. This tax is in addition to the regular income tax on the distribution not rolled over.

The 10% additional income tax does not apply to the following distributions from PERS:

- Distributions made after you separate from service if you will be at least age 55 in the year of the separation
- Distributions that start after you separate from service if paid at least annually in equal or close to equal amounts over your life or life expectancy (or the lives or joint life expectancy of you and your beneficiary)
- Distributions from a governmental defined benefit pension plan made after you separate from service if you are a public safety employee and you are at least age 50 in the year of the separation
- Distributions made due to disability
- Distributions after your death
- Corrective distributions of contributions that exceed tax law limitations
- Cost of life insurance paid by PERS
- Contributions made under special automatic enrollment rules that are withdrawn pursuant to your request within 90 days of enrollment
- Distributions made directly to the government to satisfy a federal tax levy
- Distributions made under a qualified domestic relations order (QDRO)
- Distributions up to the amount of your deductible medical expenses
- Certain distributions made while you are on active duty if you were a member of a reserve component called to duty after September 11, 2001, for more than 179 days
- Distributions of certain automatic enrollment contributions requested to be withdrawn within 90 days of the first contribution.

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If I do a rollover to an IRA, will the 10% additional income tax apply to early distributions from the IRA?

If you receive a distribution from an IRA when you are under age 59½, you will have to pay the 10% additional income tax on early distributions from the IRA, unless an exception applies. In general, the exceptions to the 10% additional income tax for early distributions from an IRA are the same as the exceptions listed above for early distributions from a plan. However, there are a few differences for distributions from an IRA, including:

- There is no exception for distributions after separation from service that are made after age 55.
- The exception for qualified domestic relations orders (QDROs) does not apply (although a special rule applies under which, as part of a divorce or separation agreement, a tax-free transfer may be made directly to an IRA of a spouse or former spouse).
- The exception for distributions made at least annually in equal or close to equal amounts over a specified period applies without regard to whether you have had a separation from service.
- There are additional exceptions for (1) distributions for qualified higher education expenses, (2) distributions up to \$10,000 used in a qualified first-time home purchase, and (3) distributions after you have received unemployment compensation for 12 consecutive weeks (or would have been eligible to receive unemployment compensation but for self-employed status).

Special rules and options

Will I owe state income taxes?

This notice does not describe any state or local income tax rules (including withholding rules).

If your distribution includes after-tax contributions

After-tax contributions included in a distribution are not taxed. If a distribution is only part of your benefit, an allocable portion of your after-tax contributions is generally included in the distribution. If you have pre-1987 after-tax contributions maintained in a separate account, a special rule may apply to determine whether the after-tax contributions are included in a distribution.

You may roll over to an IRA a distribution that includes after-tax contributions through either a direct rollover or a 60-day rollover. You must keep track of the aggregate amount of the after-tax contributions in all of your IRAs (in order to determine your taxable income for later distributions from the IRAs). If you do a direct rollover of only a portion of the amount paid from PERS and a portion is paid to you, each of the distributions will include an allocable portion of the after-tax contributions. If you do a 60-day rollover to an IRA of only a portion of the distribution made to you, the after-tax contributions are treated as rolled over last. For example, assume you are receiving a complete distribution of your benefit which totals \$12,000, of which \$2,000 is after-tax contributions. In this case, if you roll over \$10,000 to an IRA in a 60-day rollover, no amount is taxable because the \$2,000 amount not rolled over is treated as being after-tax contributions.

You may roll over to an employer plan all of a distribution that includes after-tax contributions, but only through a direct rollover (and only if the receiving plan separately accounts for after-tax contributions and is not a governmental section 457(b) plan). You can do a 60-day rollover to an employer plan of part of a distribution that includes after-tax contributions, but only up to the amount of the distribution that would be taxable if not rolled over.

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If you miss the 60-day rollover deadline

Generally, the 60-day rollover deadline cannot be extended. However, the IRS has the limited authority to waive the deadline under certain extraordinary circumstances, such as when external events prevented you from completing the rollover by the 60-day rollover deadline. To apply for a waiver, you must file a private letter ruling request with the IRS. Private letter ruling requests require the distribution of a nonrefundable user fee. For more information, see IRS Publication 590, *Individual Retirement Arrangements (IRAs)*.

If you were born on or before January 1, 1936

If you were born on or before January 1, 1936, and receive a lump-sum distribution that you do not roll over, special rules for calculating the amount of the tax on the distribution might apply to you. For more information, see IRS Publication 575, *Pension and Annuity Income*.

If you are an eligible retired public safety officer and your pension distribution is used to pay for health coverage or qualified long-term care insurance

If you retired as a public safety officer and your retirement was by reason of disability or was after normal retirement age, you can exclude from your taxable income distribution paid directly as premiums to an accident or health plan (or a qualified long-term care insurance contract) that your employer maintains for you, your spouse, or your dependents, up to a maximum of \$3,000 annually. For this purpose, a public safety officer is a law enforcement officer, firefighter, chaplain, or member of a rescue squad or ambulance crew.

If you roll over your distribution to a Roth IRA

You can roll over a distribution made before January 1, 2010, to a Roth IRA only if your modified adjusted gross income is not more than \$100,000 for the year the distribution is made to you and, if married, you file a joint return. These limitations do not apply to distributions made to you from PERS after 2009. If you wish to roll over the distribution to a Roth IRA, but you are not eligible to do a rollover to a Roth IRA until after 2009, you can do a rollover to a traditional IRA and then, after 2009, elect to convert the traditional IRA into a Roth IRA.

If you roll over the distribution to a Roth IRA, a special rule applies under which the amount of the distribution rolled over (reduced by any after-tax amounts) will be taxed. However, the 10% additional income tax on early distributions will not apply (unless you take the amount rolled over out of the Roth IRA within five years, counting from January 1 of the year of the rollover). For PERS distributions during 2010 that are rolled over to a Roth IRA, the taxable amount can be spread over a two-year period starting in 2011.

If you roll over the distribution to a Roth IRA, later distributions from the Roth IRA that are qualified distributions will not be taxed (including earnings after the rollover). A qualified distribution from a Roth IRA is a distribution made after you are age 59½ (or after your death or disability or as a qualified first-time homebuyer distribution of up to \$10,000) and after you have had a Roth IRA for at least five years. In applying this five-year rule, you count from January 1 of the year for which your first contribution was made to a Roth IRA. Distributions from the Roth IRA that are not qualified distributions will be taxed to the extent of earnings after the rollover, including the 10% additional income tax on early distributions (unless an exception applies). You do not have to take required minimum distributions from a Roth IRA during your lifetime. For more information, see IRS Publication 590, *Individual Retirement Arrangements (IRAs)*. You cannot roll over a distribution from PERS to a designated Roth account in an employer plan.

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If you are not a plan participant

Distributions after death of the participant. If you receive a distribution after the participant's death that you do not roll over, the distribution will generally be taxed in the same manner described elsewhere in this notice. However, the 10% additional income tax on early distributions and the special rules for public safety officers do not apply, and the special rule described under the section "If you were born on or before January 1, 1936" applies only if the participant was born on or before January 1, 1936.

If you are a surviving spouse

If you receive a distribution from PERS as the surviving spouse of a deceased participant, you have the same rollover options that the participant would have had, as described elsewhere in this notice. In addition, if you choose to do a rollover to an IRA, you may treat the IRA as your own or as an inherited IRA. An IRA you treat as your own is treated like any other IRA of yours, so that distributions made to you before you are age 59½ will be subject to the 10% additional income tax on early distributions (unless an exception applies) and required minimum distributions from your IRA do not have to start until age 70½ (if born before July 1, 1949), age 72 (if born after June 30, 1949), or age 73 (if born after December 31, 1950). If you treat the IRA as an inherited IRA, distributions from the IRA will not be subject to the 10% additional income tax on early distributions. However, if the participant had started taking required minimum distributions from the inherited IRA. If the participant had not started taking required minimum distributions from PERS, you will not have to start receiving required minimum distributions from the inherited IRA until the year the participant would have been age 70½ (if born before July 1, 1949), age 72 (if born after June 30, 1949), or age 73 (if born after December 31, 1950).

If you are a surviving beneficiary other than a spouse

If you receive a distribution from PERS because of the participant's death and you are a designated beneficiary other than a surviving spouse, the only rollover option you have is to do a direct rollover to an inherited IRA. Distributions from the inherited IRA will not be subject to the 10% additional income tax on early distributions. You will have to receive required minimum distributions from the inherited IRA.

Distributions under a qualified domestic relations order. If you are the spouse or former spouse of the participant who receives a distribution from PERS under a qualified domestic relations order (QDRO), you generally have the same options the participant would have (for example, you may roll over the distribution to your own IRA or an eligible employer plan that will accept it). Distributions under the QDRO will not be subject to the 10% additional income tax on early distributions.

If you are a nonresident alien

If you are a nonresident alien and you do not do a direct rollover to a U.S. IRA or U.S. employer plan, instead of withholding 20%, PERS is generally required to withhold 30% of the distribution for federal income taxes. If the amount withheld exceeds the amount of tax you owe (as may happen if you do a 60-day rollover), you may request an income tax refund by filing Form 1040NR and attaching your Form 1042-S. See Form W-8BEN for claiming that you are entitled to a reduced rate of withholding under an income tax treaty. For more information, see also IRS Publication 519, *U.S. Tax Guide for Aliens*, and IRS Publication 515, *Withholding of Tax on Nonresident Aliens and Foreign Entities*.

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Other special rules

If a distribution is one in a series of distributions for less than 10 years, your choice whether to make a direct rollover will apply to all later distributions in the series (unless you make a different choice for later distributions).

If your distributions for the year are less than \$200, PERS is not required to allow you to do a direct rollover and is not required to withhold federal income taxes. However, you may do a 60-day rollover.

Unless you elect otherwise, a mandatory cashout of more than \$1,000 will be directly rolled over to an IRA chosen by PERS or the payer. A mandatory cashout is a distribution from PERS to a participant made before age 62 (or normal retirement age, if later) and without consent, where the participant's benefit does not exceed \$5,000 (not including any amounts held under the plan as a result of a prior rollover made to the plan). You may have special rollover rights if you recently served in the U.S. Armed Forces. For more information, see IRS Publication 3, *Armed Forces' Tax Guide*.

For more information

You may wish to consult with a professional tax advisor before taking a distribution from PERS. Also, you can find more detailed information on the federal tax treatment of distributions from employer plans in

- IRS Publication 575, Pension and Annuity Income
- IRS Publication 590, *Individual Retirement Arrangements (IRAs)*
- IRS Publication 571, Tax-Sheltered Annuity Plans (403(b) Plans)

These publications are available from a local IRS office, on the web at www.irs.gov, or by calling 800-TAX-FORM.

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