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CITY OF MEMPHIS RETIREMENT SYSTEM

**1948 & 1978 PENSION PLAN**

**SUMMARY PLAN DESCRIPTION**

**COMMISSIONED OFFICERS**

**POLICE DISPATCHERS, FIRE DISPATCHERS,**

**FIRE ALARM OPERATORS, AND PARAMEDICS ELECTING THIS PLAN**

**Revised Augst 2024**

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# INTRODUCTION

**This Summary Plan Description (SPD) is for use by Police Officers, Firefighters, and certain eligible Police Dispatchers, Fire Dispatchers, Fire Alarm Operators, and Paramedics in the 1948 and 1978 Pension Plans only. Other employees should refer to a separate SPD for General Employees.**

The City of Memphis Retirement System (Plan) is designed to help you enjoy an important part of your future….your retirement.

The City of Memphis Retirement System is made up of three separate plan Divisions: Division 1 (the “1948 Pension Plan”), Division II (the “1978 Pension Plan”), and Division III (the 2016 Cash Balance and Defined Contribution Plan (“2016 Hybrid Pension Plan”)).

The 1948 Pension Plan is a defined benefit pension plan established for employees hired **prior to July 1, 1978**.

The 1978 Pension Plan for Commissioned Officers (Police and Fire) is a defined benefit pension plan established to provide retirement benefits for eligible employees and their beneficiaries and includes provisions for employees who are Commissioned Police Officers and Firefighters hired **prior to July 1, 2016** and Police Dispatchers, Fire Dispatchers, Fire Alarm Operators, and Paramedics hired **on or after July 1, 2023** who elect to participate in this 1978 Pension Plan.

The 2016 Hybrid Pension Plan was established for employees hired on or after July 1, 2016, including Commissioned Officers and Firefighters hired **on or after July 1, 2016** and Police Dispatchers, Fire Dispatchers, Fire Alarm Operators, and Paramedics who do not elect or are not eligible for the 1978 Pension Plan.

The purpose of this Summary Plan Description (SPD) is to provide Commissioned Police Officers and Firefighters hired **before July 1, 2016** and to provide Commissioned Officers (Police and Fire), Police Dispatchers, Fire Dispatchers, Fire Alarm Operator, and Paramedics hired **on or after July 1, 2023** who elect to participate in this 1978 Pension Plan of the Pension System with an informal guide to the key provisions of the Plan for these employees. Every effort has been made to summarize the Plan. However, in the event of a conflict between this Summary Plan Description and City Ordinances that comprise the Pension System, the Ordinances that comprise the Pension System, as amended from time to time, will govern.

The Plan is administered, along with the other City Retirement Plans, by the City of Memphis Retirement System Organization. To find out information about your benefits, please visit our web site at www.totalrewards.memphistn.gov.

# JOINING THE PLAN

## Who Are Eligible Employees?

You are eligible to participate in the 1978 Pension Plan if you are a regular full-time employee who:

* was hired **on or after July 1, 1978** and **before July 1, 2016** or
* elected to participate in the 1978 Pension Plan under a special election period under a referendum in 2020 or in a special election period **prior to November 3, 2023**, or
* is an “Eligible Public Service Employee” hired **on or after July 1, 2023**, and elects to participate in the 1978 Pension Plan.

An “Eligible Public Service Employee” is a commissioned police officer, firefighter, police dispatcher, fire dispatcher, fire alarm operator, or paramedic hired **on or after July 1, 2023**. If you are an Eligible Public Safety Employee you may make a **one-time irrevocable election** **upon your date of hire** in the form and manner and within the time prescribed by the Pension Board to opt out of participation in the 2016 Hybrid Pension Plan and elect in lieu thereof to participate in the 1978 Pension Plan provided that the rate of employee contributions required of Eligible Public Safety Employees is identical in each Plan regardless of participation in the 1978 Pension Plan or 2016 Hybrid Pension Plan.

**Employees Transferred Into Or Out of the Plan**

If you were an employee of (i) Memphis Light, Gas and Water Division, (ii) Memphis and Shelby County Public Library and Information Center, or (iii) Shelby County and became an employee of the City of Memphis (or vice versa**) before July 1, 1978**, you *may* be a participant in the 1948 Pension Plan. Important limitations are contained in Sections 25-62 and 25-63 of the Plan.

If you were an employee of (i) Memphis Light, Gas and Water Division, (ii) Memphis and Shelby County Public Library and Information Center, or (iii) Shelby County and became an employee of the City of Memphis or (vice versa) **on or after July 1, 1978** and **before July 1, 2016**, you may be (or may not be eligible to be) a participant in the 1978 Pension Plan. Important limitations are contained in Sections 25-162 and 25-163 of the Plan.

## Former Participants Who Are Reemployed

A Reemployed Participant is any former participant under the 1948 Pension Plan, the 1978 Pension Plan, or the 2016 Hybrid Pension Plan who is reemployed as an employee eligible to participate in the Pension System.

There is a “grandfather rule” applicable if you are an employee whose reemployment start date occurred **on or after July 1, 2016**, and if you terminated your employment as a member in the City of Memphis Retirement System under the 1948 or 1978 Pension Plan. To be covered by the grandfather rule, you must have properly elected a deferred pension or actually retired as a participant under the 1948 or 1978 Pension Plan. If you qualify for coverage under the grandfather rule, you will continue to be a member of the 1948 Pension Plan or 1978 Pension Plan, whichever is applicable to you, as of your reemployment start date, and you will not be a participant in the 2016 Hybrid Pension Plan.

# WHEN AND HOW ARE MY BENEFITS PAID?

## What Is My Normal Retirement Date?

If you are a Commissioned Officer (Police or Fire) and were hired **before July 1, 2012**, you are entitled to receive a retirement benefit when you:

* Complete twenty-five (25) pension creditable years of service; or
* Attain age fifty-five (55) and complete 10 pension creditable years of service.

If you are a Commissioned Officer (Police or Fire) and were hired **on or after July 1, 2012**, you are entitled to receive a retirement benefit when you:

* Attain age fifty-five (55) and complete 10 pension creditable years of service; or
* Complete twenty-five (25) pension creditable years of service and submit a written election designating the date you will retire not less than thirty (30) days before such designated date. You will be entitled to receive a retirement benefit equal to your accrued benefit reduced by 5.0% per year for each year that your early retirement date precedes the date you will attain age (fifty-two) 52.

If you are a Police Dispatcher, Fire Dispatcher, Fire Alarm Operator, or Paramedic and were **hired before July 1, 2012**, you are entitled to receive a retirement benefit when you:

* Attain age sixty (60) and complete ten (10) pension creditable years of service; or
* Attain age sixty-five (65) and complete five (5) pension creditable years of service; or
* Attain twenty-five (25) pension creditable years of service.

If you are a Police Dispatcher, Fire Dispatcher, Fire Alarm Operator, or Paramedic and were hired **on or after July 1, 2012**, you are entitled to receive a retirement benefit when you:

* Attain age sixty-five (65) and complete five (5) pension creditable years of service; or
* Complete twenty-five (25) pension creditable years of service and submit a written election designating the date you will retire not less than thirty (30) days before such designated date. You will be entitled to receive a retirement benefit equal to your accrued benefit reduced by five percent (5%) per year for each year that your early retirement date precedes the date you attain age sixty-two (62).

## What Is My Early Retirement Date?

An employee reaches his/her Early Retirement Eligibility Date upon completing at least twenty-five (25) Years of Service and reaching age fifty (50), but the benefit is actuarially reduced from the normal retirement benefit. The reduction is for years of retirement prior to age 52.

## What If I am Involuntarily Retired?

If you were a Plan participant hired prior to November 1, 2004 and your employment is discontinued without fault or delinquency on your part and you have at least 12 years of service, then you are entitled to receive a retirement benefit. If you were an elected or appointed official, elected or appointed first elected or appointed prior to February 16, 2010, you have at least 12 years of service, and you fail to seek reemployment or reelection, then you are entitled to receive a retirement benefit. This provision does not apply to persons appointed, for the first time, after February 16, 2010.

If you became a plan participant on or after November 1, 2004, see above (1978 Plan Participants) for your eligible retirement date**. If you are an appointed or elected official, appointed or elected after February 16, 2010, please see the above.**

## What If I Terminate My Employment Before Being Eligible To Receive a Normal, Involuntary Or Disability Retirement Benefit?

If you are a Commissioned Officer (Police or Fire) and have completed at least ten (10) pension creditable years of service and you leave employment before you are eligible to receive a normal, involuntary or disability retirement benefit, you are entitled to receive a deferred retirement benefit from the Plan equal to your accrued benefit payable as a single life annuity (with no spousal or dependent benefits). If you were hired **before July 1, 2012**, your benefits will begin when you reach age sixty (60). If you were hired **on or after July 1, 2012**, your benefits will begin at age sixty-two (62). If, however, you have engaged in any act harmful to the City that results in your conviction, you will not be entitled to a deferred retirement benefit.

A participant who elected a deferred retirement benefit may also revoke his election at any time before your benefits commence and elect to receive a refund of his contributions without interest reflecting any gains or losses.

## If I Elect Not To Receive A Deferred Retirement Benefit, and Am Not Entitled To Any Other Benefit, Will My Contributions Be Returned?

If you are a Commissioned Officer (Police or Fire) and your employment terminates for any reason other than death, you elect not to receive a deferred retirement benefit, and you are not entitled to a normal, involuntary or disability retirement benefit, your contributions will be returned **without interest** reflecting any gains or losses.

# CALCULATION OF YOUR BENEFIT AMOUNT

## How Is My Retirement Benefit Determined?

When you retire, your monthly retirement benefit is based on a formula using pension creditable years of service, average monthly compensation, and a factor.

**Compensation**

1948 Pension Plan Participant**:** Pay received for services, including shift premium pay, hazardous premium pay, holiday pay and incentive pay, but not including pay classified as overtime pay (“overtime pay”).

1978 Pension Plan Participant: Pay received for services, including shift premium pay, hazardous pay, longevity pay, and incentive pay, but excluding overtime pay or any double-time compensation for holidays.

## Average Monthly Compensation of Commissioned Officers (Police or Fire)

**1948 Pension Plan Participant:** If you are credited with thirty (30) or more pension creditable years of service and are eligible for automatic promotion to captain (or comparable rank), your Average Monthly Compensation is the current monthly base compensation of a captain as of the date of your retirement, plus any shift premium pay, hazardous premium pay, holiday pay, longevity pay, and incentive pay (excluding overtime) earned during the immediately preceding twelve (12) months.

In all other situations, it is the average of your monthly compensation received for any five consecutive pension creditable years of service preceding your date of termination which produces the highest average. If the twelve (12) months preceding your termination of employment produces a higher average, then that shall be your average monthly compensation.

**1978 Pension Plan Participant:** If you were hired **before February 1, 1978**, credited with thirty (30) or more pension creditable years of service, and are eligible for automatic promotion to captain (or comparable rank), your average monthly compensation is the average monthly base compensation of a captain for the immediately preceding three years calculated by dividing the sum of the following by three:

* the monthly compensation of a captain (or comparable rank) as of your date of retirement, one (1) year prior to your date of retirement, and two (2) years prior to your date of retirement, and
* any shift premium pay, hazardous premium pay, longevity pay, and incentive pay (excluding overtime pay or any double-time compensation for holidays) earned during the immediately preceding three years.

In all other situations, it is the average of your monthly Compensation received for any three (3) consecutive pension creditable years of service preceding your date of termination which produces the highest average.

For each participant in the 1978 Pension Plan that is hired **on or after July 1, 2012**, the average monthly compensation, (excluding and disregarding any hiatus in the participant's employment by the City) for his or her three (3) consecutive pension creditable years of service for which such compensation was the highest. In addition, in the case of death or disability incurred by a participant in the performance of duties before he or she has five (5) consecutive pension creditable years of service, his or her average monthly compensation shall be the average monthly rate of compensation during all his or her pension creditable years of service.

If you are a Police Dispatcher, Fire Dispatcher, Fire Alarm Operator, or Paramedic please refer to the Summary Plan Description for General Employees for how your Average Compensation is determined.

## Pension Creditable Years of Service

Pension creditable years of service are defined as each 12-month period that you work beginning with your first day of work. You will not receive any credit for pension creditable years of service if you are on a leave of absence for more than thirty (30) days. If you terminated employment with the City and received a lump sum payment, all your pension creditable years of service prior to the lump sum will be disregarded unless the lump sum is repaid with compound interest (as set by the Pension Board) to the date of repayment if and when you are reemployed as a plan participant for at least two (2) years. You may also receive credit for any past service that you might have if you transfer into this Plan from certain designated affiliated employers. Important limitations are contained in Section 25-1, paragraph 45 which describes when past service will count toward your pension creditable years of service.

## What Is My Retirement Benefit Formula?

Generally, for employees hired prior to July 1, 2012, your retirement benefit (starting on your Normal Retirement Date and payable as a single life annuity) is the sum of:

1. Two and one-fourth percent (2¼%) of your Average Monthly Compensation times pension creditable years of service **before January 1, 1990**, plus
2. Two and one-half percent (2½%) of your Average Monthly Compensation times your pension creditable years of service **after January 1, 1990**, plus
3. One percent (1%) of your Average Monthly Compensation times your pension creditable years of service in excess of twenty-five (25), up to a maximum of ten (10), plus
4. One percent (1%) of your Average Monthly Compensation times your pension creditable years of service in excess of thirty-five (35) earned **after January 1, 1990**, up to a maximum total retirement benefit of 72.5%. The sum of your pension creditable years of service in (i) and (ii) cannot exceed twenty-five (25).

In certain situations, you will be entitled to receive the Plan’s minimum benefit. You always have the option of receiving the sum of your contributions to the Plan (without interest or reflecting any gains or losses), provided you and your spouse, if necessary, elect in writing to receive your distribution in a lump sum. If the minimum benefit is greater than the general formula described above, then you will receive the Plan’s minimum benefit unless the only benefit you are entitled to is a deferred retirement benefit.

The Plan’s minimum retirement benefit (starting on your Normal Retirement Date and payable as a single life annuity) is the greater of (1) through (3).

1. The sum of (i) $525 plus (ii) $21.00 times the lesser of ten (10) or your pension creditable years of service in excess of twenty-five (25). This benefit will only apply if you are entitled to a Line-of-Duty disability or death benefit (see “What If I Become Disabled” and “What If I Die While Working” below), or you are retiring with at least twenty-five (25) pension creditable years of service.
2. The sum of (i) $500 plus (ii) $1.00 times the lesser of twenty-five (25) or your pension creditable years of service. This benefit will only apply if you are retiring on or after reaching age sixty-five (65) with fifteen (15) or more pension creditable years of service.
3. The greater of (i) $262.50 or (ii) $21.00 times your pension creditable years of service. This benefit will only apply if you are retiring with less than twenty-five (25) pension creditable years of service and before reaching age sixty-five (65).

The retirement benefit formula is the as follows:

As of any date, for each 1978 Pension Plan participant that is hired **on or after July 1, 2012**, a monthly benefit amount payable semi-monthly in the form of a single life annuity, equal to two and one fourth percent (2¼%) of his or her average monthly compensation multiplied by the number of pension creditable years of service completed **after July 1, 2012**; provided, however, that when such participant's pension creditable years of service equals twenty-five (25) years, such participant shall accrue an additional one percent (1%) of his or her average monthly compensation for each year of service in excess of twenty-five (25) years for a maximum of ten (10) years; provided, however, if after thirty-five (35) pension creditable years of service the total percentage of his or her average monthly compensation is less than seventy-two and five-tenths percent, such participant shall accrue an additional one percent (1%) of his or her average monthly compensation for each year of service in excess of thirty-five (35) years earned.

For Example:

|  |
| --- |
| John has worked for the City for thirty (30) years (20 years **before January 1, 1990** and ten (10) years after). His average monthly compensation (as defined on page 7) is $2,000 ($24,000 annually), and he is eligible to retire. Under the above formula, John’s monthly retirement benefit (starting on his Normal Retirement Date as a single life annuity) is calculated as follows:  $2,000 x 2 ¼% x 20 = $ 900  $2,000 x 2 ½% x 5 = $ 250  $2,000 x 1% x 5 = $ 100  John’s Monthly Benefit $1,250 |

## What is the Deferred Retirement Option Plan (DROP)

If you attain your normal retirement date and have at least twenty-five (25) pension creditable years of service prior to termination of your employment, you are eligible to elect to participate in the DROP program. You participate by making an irrevocable election during December, March, June or September on forms provided by the pension department to freeze your retirement benefit for a one (1) year, two (2) year, or three (3) year period (the “DROP election period”). Your frozen retirement benefit will be calculated as though you retired on the effective date of your election and a DROP account established for you. The DROP account is a recording keeping account to which is credited an amount equal to your frozen monthly retirement benefit. Interest is credited quarterly to this DROP account based on twenty-five percent (25%) of the 90-day treasury bill yield published in the Wall Street Journal for the applicable quarter. When you retire from employment at the end of the DROP election period you elected, you will receive a lump sum distribution of your DROP Account and your frozen retirement benefit will commence.

If you die during the DROP election period you become disabled or die in the line of duty, your DROP election is retroactively revoked, and the disability retirement or death benefits are payable as if the DROP program had never been elected.

## Does The City Contribute To The Plan?

Yes. The City makes a contribution to the Plan as required by the Pension Ordinance.

## Do I Continue To Contribute To The Plan?

Yes. If you are a Participant in the 1948 Pension Plan, your contributions are based on your pension creditable years of service **as of January 1, 1990**, as follows:

|  |  |
| --- | --- |
| Pension Creditable Years of Service  at 1/1/1990 | Contribution As A Percentage of Compensation |
| Less than 15 | 5.50% |
| 15 but less than 20 | 5.25% |
| 20 or more | 5.00% |

If you are a Participant in the 1978 Pension Plan and you were hired **before July 1, 1983**, then you are required to contribute 6.25% of your Compensation; if you were **hired on or after July 1, 1983**, then you are required to contribute 6.5% of your Compensation.

Participants hired **on or after July 1, 2012** shall contribute eight percent (8%) of their compensation to the trust fund. Participants with less than ten (10) pension creditable years of service **as of June 30, 2012** shall contribute to the trust fund a percentage of his or her compensation as follows:

|  |  |
| --- | --- |
| Contribution Period | Percentage |
| On or after July 1, 2012 | 7.0% |
| On or after July 1, 2013 | 7.5% |
| On or after July 1, 2014 | 8.0% |

Upon attaining ten (10) or more pension creditable years of service, such employee’s contribution rate in effect at such time shall remain in effect.

Please refer to “Calculation of Your Benefit” above) for the definition of pension creditable years of service and Compensation.

## Do I Pay Federal Income Tax On My Contribution?

All employee contributions made after 1982 are treated as though they were contributed by the City for Federal Income Tax purposes. Therefore, you do not pay any Federal Income Tax on your contribution. When you begin to receive your retirement benefit, however, all your distributions will generally be taxed.

# PAYMENT OF BENEFITS

## When Are Retirement Benefits Normally Paid?

Retirement benefits normally will begin on your Normal Retirement Date. You will generally trigger the commencement of your benefits on or after your Normal Retirement Date by filing an election with the Board at least thirty (30) days before the date you designate for your retirement. The actual issuance of your first retirement check may not coincide with your designated date of retirement, but should begin within approximately forty-five (45) days.

## How Will My Retirement Benefit Be Paid?

Your retirement benefits (other than your disability benefits) will be paid to you for life, provided you do not return to employment with the City.

## Do My Benefit Payments Continue If I Return to Work?

No. If you are receiving benefit payments from the Plan and you are reemployed and again become eligible for the Pension System, your benefit payments stop. Your new benefit payments will begin when you again leave employment with the City. The new benefit payments will be based on the benefit payable to you as of your later retirement date, less the actuarial value of any benefits received by you before you were reemployed, unless you were vested **prior to January 1, 1990**.

## What If I Die While Working?

If you die as a direct result of an accident sustained while performing your duties for the City (without willful negligence), your surviving spouse or, if you are not married at the time of your death, your Children or Handicapped Children (defined below), are entitled to a “Line-of-Duty” death benefit. The Line-of-Duty death benefit for your spouse or Children is equal to the greater of sixty percent (60%) or your Average Monthly Compensation (see Page 7) as of the date of your death or your Accrued Benefit as of the date of your death. The Line-of-Duty death benefit for your Handicapped Children is equal to the greater of thirty percent (30%) of your Average monthly compensation or fifty percent (50%) of your accrued benefit as of the date of your death.

If you die and it is not a Line-of-Duty death, then your benefits will vary depending on whether you are a participant in the 1948 Pension Plan or 1978 Pension Plan.

**1948 Pension Plan Participant**

If, at the time of your death, you had not elected a deferred retirement, and your death does not qualify as a Line-of-Duty death nor did it occur while you were serving in the armed services and receiving pension creditable years of service credit, your surviving spouse or, if you are not married at the time of your death, your Children or Handicapped Children will receive:

* The same retirement benefit you were receiving, if you died while receiving a benefit; or
* The normal, involuntary, or disability retirement benefit you would be entitled to at the time of your death, provided you die before benefits commence and after completing at least five pension creditable years of service or suffering an Ordinary Disability (as defined on page 15).

**1978 Pension Plan Participant**

If, at the time of your death, you had not elected a deferred retirement, and your death does not qualify as a Line-of-Duty death, your surviving spouse or, if you are not married at the time of your death, your children will receive:

* Seventy-five percent (75%) of the retirement benefit you were receiving if you died while receiving a benefit; or
* Seventy-five percent (75%) of the normal, involuntary, or disability retirement benefit you would be entitled to at the time of your death, provided you die before benefits commence and after completing at least five (5) pension creditable years of service or suffering an Ordinary Disability (see “What If I Become Disabled” below).

Handicapped children will receive fifty percent (50%) of the benefit payment any other child is entitled to receive.

If, at the time of your death you had elected a deferred retirement but had not commenced to receive payments, your employee contributions will be refunded (without interest or reflecting any gains or losses).

**In all cases, no death benefit, other than a refund of your employee contributions, will be paid if you are not married or have no Children or Handicapped Children when you die.**

# DEFINITION OF CHILDREN AND HANDICAPPED CHILDREN

An individual will be considered your child if he or she is your legitimate or legally adopted son or daughter, and he or she:

* has not turned age eighteen (18), or
* is age eighteen (18) or older but not age twenty-five (25), and
  + 1. is attending an accredited school (or non- accredited school if its credits are acceptable by an accredited school),
    2. is certified by your child’s school to be carrying a full-time day student’s course load, and
    3. is not employed full-time, and
* Is unmarried.

If your child is in high school, or trade or vocational school, he or she will be considered to be full-time if enrolled at least twenty (20) hours per week, in a course of study that requires at least thirteen 13 weeks, and the school considers him or her to be a full-time student under its standards.

If your child is too old to qualify as a Child under the above definition, then he or she may qualify as a Handicapped Child. For your child to be considered a handicapped child, he or she must be eighteen (18) or older, unmarried, not in the care of a governmental institution, and so severely disabled by medically determinable impairments that he or she cannot engage in any substantial, gainful activity. You also must be able to demonstrate that the child was handicapped on the last day he or she qualified as a Child (under the above definition).

## How Will My Death Benefit Be Distributed?

The manner in which your death benefits are paid depends on who is receiving those benefits.

* Your surviving spouse will receive death benefits until his/her death.
* Your Children or Handicapped Children will begin to receive death benefits after the death of your spouse or if you have no surviving spouse, shortly after your death. The payments will continue for as long as they are Children or Handicapped Children, as defined above.

## Children or Handicapped Children

Your Children or Handicapped Children will begin to receive death benefits after the death of your spouse or if you have no surviving spouse, shortly after your death. The payments will continue for as long as they are Children or Handicapped Children, as defined above.

For each participant hired **on or after July 1, 2012**, the death benefit shall be paid to the surviving spouse until the spouse’s death. If there is no spouse, the death benefit shall be made, or shall continue to be paid to or on the behalf of the participant’s surviving children and handicapped children, for as long as they are children or handicapped children; provided, however, any handicapped children shall be entitled to receive only fifty percent (50%) of the benefit payment any other child of the participant shall be entitled to receive.

# WHAT IF I BECOME DISABLED?

## Do I Receive A Benefit If I Become Disabled?

If it is determined that you have incurred a Line-of-Duty disability, then you will be entitled to receive a disability retirement benefit equal to the greater of sixty percent (60%) of your Average monthly compensation (see page 7) or your Accrued Benefit as of the date of your disability. A Line-of-Duty disability is a physical or mental condition arising as a direct and proximate result of an accident sustained by a participant, after becoming a participant, while in the actual performance of his duties for the City at some definite time and place without willful negligence that totally and permanently prevents him from engaging in the duties for which he was employed. The determination of the Line-of-Duty disability will be made on medical evidence of at least two qualified physicians licensed to practice in Tennessee, Mississippi and Arkansas and is designated by the Board.

If you incur a disability that was not in the Line-of-Duty (an “Ordinary Disability”) and was not a result of your gross and willful misconduct, you will receive a disability benefit equal to your Accrued Benefit at the date of your disability. Generally, no benefits will be payable as a result of a disability incurred while you were serving in the Armed Forces.

An Ordinary Disability is a physical or mental condition arising after the participant is credited with five (5) or more pension creditable years of service that totally prevents him from engaging in the duties for which he was employed. The determination of any Ordinary Disability will be made on the medical evidence of at least two qualified physicians licensed to practice medicine in Tennessee, Mississippi & Arkansas and is designated by the Board. An Ordinary Disability does not include any disability resulting from the participant’s chronic alcoholism, self-addiction to narcotics, or participation in a felonious or criminal act or enterprise.

If you are receiving a benefit based on either an Ordinary or Line of Duty Disability, from time to time you may be asked to undergo a medical examination to determine whether you continue to suffer from the disability. If you refuse to be examined or it is determined that you have recovered from your disability, your benefits will be discontinued. In addition, if you engage in gainful employment, your disability benefits will be reduced so that the sum of your compensation and disability benefits does not exceed your Average monthly compensation as of the date you became disabled.

## How Is My Disability Benefit Determined?

To figure your Accrued Benefit as of the date of your disability, use the same formula on page (8) that you would use to determine your Normal Retirement Benefit. Your Accrued Benefit will be based on your Average monthly compensation and your pension creditable years of service as of your date of disability.

## When Will I Receive My Disability Benefit?

Payments will normally begin as soon as it is determined that you are disabled by the Board of Administration. The actual issuance of your first check may not coincide with the date your disability is determined but should begin as soon as administratively feasible.

# HOW ARE MY BENEFITS FUNDED AND HOW TO CLAIM BENEFITS?

## Are My Benefits Supported Solely By The Trust Fund?

Yes, the only source for the payment of your benefits under the Plan is a trust fund, known as the “Retirement Fund of the City of Memphis.” The City, the Board, the Council, the Comptroller, or any employee of the City is not liable for any benefit promised by the terms of the Plan. Once the City pays contributions to the Trustee, the City loses all rights to the money transferred. Moreover, the Trustee is obligated under law to maintain the Plan’s assets exclusively for the benefit of Plan Participants and beneficiaries.

## How Do I Make a Claim For Benefits?

When you leave employment and you are entitled to benefits from the Plan, you will be asked to complete a form giving such information as your address, the name of your spouse or beneficiary, etc. Benefits will be paid to you in accordance with the information you have given. If any of the information you have given changes before your benefits are payable – for instance, if you move- promptly update that information with the City.

**You can generally trigger the commencement of your benefit on or after your Normal Retirement Date by filing an election with the Board at least thirty (30) days before the date you designate for your retirement.**

The actual issuance of your first retirement check may not coincide with your designated date of retirement but should begin as soon as administratively feasible.

**No benefits will be paid until a properly completed claim form is filed with and approved by the Board of Administration.**

# FEDERAL TAX ON RETIREMENT BENEFITS

The rules concerning the Federal taxation of your benefit are complex. The Plan can provide you with a “Special Tax Notice Regarding Plan Payments,” that has been prepared by the Internal Revenue Service to describe the tax treatment of your distribution under a variety of situations. You can also call 1-800-TAX-FORM and request a copy of IRS Publication 575, “Pension and Annuity Income” for more information. In addition, because of the complexity of these rules, you may want to consult a professional tax advisor before you take a payment of your benefits from the Plan.

Generally, because all of your contributions are “picked up” (as that term is defined in the Internal Revenue Code) by the City so that they are excluded from your income on an annual basis, your entire retirement benefit payment will be subject to Federal income tax when you receive it, unless all or a portion of your benefit can be rolled over to an IRA or another retirement plan.

You should be aware, however, that under the Plan none of the monthly retirement benefit distributions can be rolled over and are not subject to 20% mandatory withholding.

The taxable amount of such any refund under the Plan is subject to a ***mandatory twenty percent (20%) federal income tax withholding***if the amount is paid to you, rather than “directly” rolled over. Such a payment to you will be taxed in the year distributed unless you roll it over by paying it to your IRA or to another qualified plan within sixty (60) days of receipt. If you roll over only the eighty percent (80%) that you received, you **will be** **taxed on the twenty percent (20%)** that was withheld and not rolled over. If you do not roll over the distribution, you may be able to use special tax rules that could reduce the tax you owe. However, if you receive the payment **before age 59½**, you also may have to **pay an additional ten percent 10% tax**. Again, because of the complexity of these rules, you may want to consult with a professional tax advisor before taking a distribution.

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