Information for
FERS Annuitants

Federal Employees Retirement System (FERS)
We provide retirement information on the Internet. You will find brochures, forms, and other information at:

http://www.opm.gov/retire

You may also communicate with us using email at:

retire@opm.gov
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If you are an employee, you should not use the OPM addresses contained in this pamphlet. OPM does not have access to your personnel records. Instead, you should direct any further questions you may have to the personnel office of your agency.
Introduction

The Federal Employees Retirement System (FERS) retirement package is made up of benefits from three sources. You may be entitled to benefits from:

1. **Social Security**
   You should go to your local Social Security district office to obtain information about your eligibility for and amount of these benefits. You can reach the Social Security Administration by telephone on 1-800-772-1213 (TTY number: 1-800-325-0778).

2. **Thrift Savings Plan**
   You should contact the Federal Retirement Thrift Investment Board for information about these benefits. You can reach them by telephone on 1-877-968-3778 (TTY number: 1-877-847-4385) or write to them at:
   Thrift Savings Plan
   P.O. Box 385021
   Birmingham, AL 35238.
   Information is also available on their website www.tsp.gov.

3. **Federal Employees Retirement Basic Benefit**
   The U.S. Office of Personnel Management (OPM) administers the FERS basic benefit.

   This pamphlet describes your FERS basic benefit. Any questions you have concerning Social Security benefits or the Thrift Savings Plan should be directed to the offices shown above.
I. Computation of Federal Employees Retirement System (FERS) Benefit

Generally, your FERS benefit is 1% of your “high-3” average salary multiplied by your years and months of service. If you were at least age 62 at separation and had at least 20 years of service, your annuity is 1.1% of your “high-3” average salary multiplied by your years and months of service.

Your benefit was computed differently if:

A. You retired on disability:

1) If at disability retirement you were already 62 years old, or you met the age and service requirements for immediate voluntary retirement, you received your “earned” annuity based on the general FERS annuity computation outlined above.

2) If at disability retirement you were under age 62 and not eligible for voluntary retirement, you received the following benefit:

   - For the first 12 months -
     Your annual annuity is 60% of your “high-3” average salary. Your monthly rate is reduced by 100% of your monthly Social Security benefit for any month in which you are entitled to Social Security disability benefits.

   - After the first 12 months -
     Your annual annuity is 40% of your “high-3” average salary. Your monthly rate is reduced by 60% of your monthly Social Security benefit for any month in which you are entitled to Social Security disability benefits.

However, you are entitled to your “earned” annuity (1% of your “high-3” average salary multiplied by your years and months of service), if it is larger than your disability annuity computed above.
**Important Information**

Monthly FERS disability benefits are reduced by all or a portion of your monthly Social Security disability benefit. If you are receiving a FERS disability benefit and the Social Security Administration awards you monthly benefits, you must notify the Office of Personnel Management (OPM) of the amount of the monthly Social Security benefit and the effective date of the payment immediately upon becoming eligible. It is your responsibility to minimize any period of overpayment by promptly notifying OPM. You should forward to OPM a copy of the award notice or a statement from the Social Security Administration showing the monthly amount and effective date of your Social Security benefit.

Federal Employees Retirement System (FERS) disability benefits usually begin before the claim for Social Security benefits is fully processed. Because the FERS disability benefit must be reduced by 100% of any Social Security benefit payable for the first 12 months, it is very likely that your FERS annuity will be overpaid during this period. OPM will contact you to repay this overpayment. Therefore, your Social Security checks should not be negotiated until the FERS benefit has been reduced. The Social Security payments will be needed to pay OPM for the reduction which should have been made in the FERS annuity.

- **When you reach age 62**-
  
  Your annuity will be recomputed using an amount that essentially represents the annuity you would have received if you had continued working until the day before your sixty-second birthday and then retired under the FERS non-disability provisions. The total service used in the computation is increased by the amount of time you received a disability annuity, and your average salary is increased by all FERS cost-of-living increases paid during the time you received a disability annuity.
The FERS basic annuity formula (1% of your “high-3” average salary multiplied by your total years and months of service) is then applied, using the adjusted time base and average salary. If your actual service plus the credit for time as a disability annuitant equals 20 or more years, this formula is 1.1% of your “high-3” average salary.

B. You retired under the special provision for air traffic controllers, firefighters, law enforcement officers, capitol police, Supreme Court police, Customs and Border Protection Officers, or nuclear materials couriers:
Your annuity is 1.7% of your “high-3” average salary multiplied by your years of service which do not exceed 20, plus 1% of your “high-3” average salary multiplied by your service exceeding 20 years.

C. You retired and had at least 5 years of service as a Member of Congress or as a congressional employee (or any combination of the two):
Your annuity is 1.7% of your “high-3” average salary multiplied by your years of service as a Member of Congress or a congressional employee which do not exceed 20, plus 1% of your “high-3” average salary multiplied by your years of other service.

D. You transferred to the Federal Employees Retirement System (FERS) and had at least 5 years of creditable civilian service covered by either Social Security or the Civil Service Retirement System (CSRS), but not both (excludes service during which partial CSRS deductions were withheld) when you transferred:
Your annuity has both a FERS and a CSRS component. The FERS component was computed using the formula outlined above. The CSRS component was computed using the CSRS formula which is:
First 5 years of CSRS service | 1.5% of your “high-3” average salary for each year of service  
---|---  
PLUS  
Second 5 years of CSRS service | 1.75% of your “high-3” average salary for each year of service  
---|---  
PLUS  
All years of CSRS service over 10 | 2% of your “high-3” average salary for each year of service  
---|---

**If you retired under the special provision for firefighters, law enforcement officers, nuclear materials couriers, or Customs and Border Protection Officers**

Your Civil Service Retirement System (CSRS) component is 2.5% of your “high-3” average salary, multiplied by up to 20 years of law enforcement officer, firefighter, nuclear materials courier and/or post-7/5/08 Customs and Border Protection Officer service performed before you transferred to FERS, plus 2% of your “high-3” average salary multiplied by all remaining service in the CSRS component.

**If you retired under the special provision for Members of Congress or congressional employees**

Your CSRS component is 2.5% of your “high-3” average salary multiplied by your years and months of service as a Member of Congress and/or congressional employee, your military service while on a leave of absence as a Member and up to 5 years of other military service, plus 1.75% of your “high-3” average salary multiplied by your years of other service which, when added to your years of 2.5% service, do not exceed 10 years, plus 2% of your “high-3” average salary multiplied by your years of other service in excess of 10 years.
Reductions in Annuity Computation

1. **Age**

   **If You Retired Under the MRA + 10 Provision . . .**

   If you had 10 or more years of service and retired at the Minimum Retirement Age (MRA), your benefit was reduced by 5/12 of 1% for each full month (5% per year) that you were under age 62 on the date your annuity began. However, your annuity was not reduced if you completed at least 30 years of service, or if you completed at least 20 years of service and your annuity began when you reached age 60.

   If you postponed the beginning date of your annuity, the age reduction was reduced or eliminated.

   The age reduction applies to both the Civil Service Retirement System and the Federal Employees Retirement System components of your annuity.

   **If You Retired under the Discontinued Service or Early Optional Retirement Provision With a CSRS Component . . .**

   If you retired on a discontinued service retirement or early optional retirement because your agency was undergoing a major reorganization, reduction-in-force or transfer of function, and part of your benefit was computed under CSRS rules, the CSRS portion will be reduced if you are under age 55. The reduction is 1/6 of 1% (2% per year) for every month that you are under age 55 at the time of retirement.

2. **Survivor Benefits**

   Your benefit may have been reduced to provide survivor benefits after your death. If you are married, this survivor reduction was automatic under the law, unless your spouse consented to your election of less than a full survivor annuity. If the total of the survivor benefit(s) you elected equals 50% of your benefit, your annuity is reduced by 10%. If the total equals 25%, the reduction is 5%.
3. Unpaid or Refunded Service
   If you have a CSRS component in your annuity —
   - The CSRS portion of your benefit was reduced by 10% of any deposit owed for CSRS non-deduction service performed before October 1, 1982, unless the deposit was paid before retirement.
   - If you separated for retirement before October 28, 2009 - The CSRS portion of your non-disability benefit was reduced by an actuarial factor for any CSRS refunded service performed before October 1, 1990, if you did not repay the refund before retirement and your annuity commenced on or after December 2, 1990.
   - If you separated for retirement on or after October 28, 2009 - The CSRS portion of your non-disability benefit was reduced by an actuarial factor for any CSRS refunded service performed before March 1, 1991, if you did not repay the refund before retirement.

4. Alternative Annuity
   Your benefit may be reduced if you elected a lump sum payment equal to your retirement contributions and a reduced monthly annuity, commonly called an alternative annuity. Only non-disability annuitants who have a life-threatening affliction or other critical medical condition can elect this option.

Computation of “High-3” Average Salary
Your “high-3” average salary was figured by averaging your highest basic pay over any 3 years of consecutive service. These 3 years are usually your final three years of service, but can be an earlier period, if your basic pay was higher during that period. Your basic pay is the basic salary you earn for your position. It includes increases to your salary for which retirement deductions are withheld, such as shift rates. It does not include payments for overtime, bonuses, etc. (If your total service was less than 3
For many years, your average salary was figured by averaging your basic pay during all of your periods of creditable Federal service.

**Minimum Retirement Age**

The Minimum Retirement Age (MRA) is your age at the earliest date you were eligible to retire and is based on the year of your birth. To determine your MRA, refer to the following table:

<table>
<thead>
<tr>
<th>If year of birth is...</th>
<th>Your MRA is</th>
</tr>
</thead>
<tbody>
<tr>
<td>Before 1948</td>
<td>55 years</td>
</tr>
<tr>
<td>1948</td>
<td>55 years, 2 months</td>
</tr>
<tr>
<td>1949</td>
<td>55 years, 4 months</td>
</tr>
<tr>
<td>1950</td>
<td>55 years, 6 months</td>
</tr>
<tr>
<td>1951</td>
<td>55 years, 8 months</td>
</tr>
<tr>
<td>1952</td>
<td>55 years, 10 months</td>
</tr>
<tr>
<td>1953 to 1964</td>
<td>56 years</td>
</tr>
<tr>
<td>1965</td>
<td>56 years, 2 months</td>
</tr>
<tr>
<td>1966</td>
<td>56 years, 4 months</td>
</tr>
<tr>
<td>1967</td>
<td>56 years, 6 months</td>
</tr>
<tr>
<td>1968</td>
<td>56 years, 8 months</td>
</tr>
<tr>
<td>1969</td>
<td>56 years, 10 months</td>
</tr>
<tr>
<td>After 1969</td>
<td>57 years</td>
</tr>
</tbody>
</table>
II. Alternative Annuities

The alternative form of annuity is an option which is only available to non-disability annuitants who have a life-threatening affliction or other critical medical condition. If you elected the alternative annuity, you received a lump sum payment equal to your retirement contributions and a reduced monthly annuity.

Reduction In Annuity If Alternative Annuity Elected
The reduction in your annuity if you elected the alternative annuity is an actuarial reduction. This reduction is permanent. The reduction is equivalent to that portion of your Federal Employees Retirement System annuity attributable to your contributions to the retirement system.

Effect on Survivor Benefit
Choosing the alternative annuity does not affect your spouse’s survivor annuity. Your spouse’s survivor annuity will be computed based on your annuity before the alternative annuity reduction.

Tax Liability for Alternative Annuity Lump Sum Payment
Part of the Alternative Annuity lump sum is taxable in the year paid unless it is rolled over into an Individual Retirement Arrangement. Please refer to Publication 721, published by the Internal Revenue Service, to determine your taxes on the alternative annuity lump sum payment.
III. Annuity Supplement

The special retirement supplement is paid in addition to gross monthly Federal Employees Retirement System (FERS) annuity benefits. It represents what you would receive for your FERS civilian service from the Social Security Administration (SSA) and is calculated as if you were eligible to receive SSA benefits on the day you retired. Eligibility for the annuity supplement continues until the earlier of (1) the last day of the month before the first month for which you would be entitled to actual Social Security benefits or (2) the last day of the month in which you reach age 62.

Eligibility for Annuity Supplement

If you retired voluntarily on an immediate annuity which is not reduced for age, you may be receiving a special retirement supplement which adds to your monthly benefit. You may also be receiving this supplement if you retired involuntarily before attaining your Minimum Retirement Age (MRA) or voluntarily because of a major reorganization, reduction in force, or an early retirement for Members of Congress. However, in these three instances, you were not eligible for the special retirement supplement until you reached your Minimum Retirement Age (MRA). If you are receiving a deferred benefit, a disability benefit or an immediate MRA+10 benefit, you are not eligible for a special retirement supplement.

If your annuity has a Civil Service Retirement System (CSRS) and a Federal Employees Retirement System (FERS) component, you can still receive an annuity supplement. However, you must complete 1 full calendar year of service subject to FERS computation rules. One full calendar year means any year which begins January 1 and ends December 31.
**Computation of Annuity Supplement**

The supplement is computed as if you were age 62 and fully insured for a Social Security benefit when the supplement begins. By law, the Office of Personnel Management (OPM) first estimates what your full career (40 years) Social Security benefit would be. Then we calculate the amount of your civilian service under FERS and reduce the estimated full career social security benefit accordingly. For example, if your estimated full career Social Security benefit would be $1,000 and you had worked 30 years under FERS, we would divide 30 by 40 (.75) and multiply ($1,000 x .75 = $750). The result would be your special retirement supplement, prior to any reductions.

**Changes in the Amount of the Supplement**

Like Social Security benefits, your retirement supplement is subject to an earnings test. It is reduced if you earn more than the exempt amount of earnings (called the minimum level of earnings) in the immediately preceding year. Your supplement is reduced by $1.00 for every $2.00 of earnings over the minimum level. It is possible that your supplement could reduce to $0. However, your FERS basic benefit will not be reduced. If you are receiving a supplement, you must report your earnings to OPM. You will receive instructions on how to report your earnings when it is required.

There is no reduction until after the first calendar year you receive the special retirement supplement. Then, your earnings during that first calendar year are compared to the Social Security minimum level of earnings for the same year. Your monthly annuity supplement in the second calendar year is then reduced by 1/12 of the excess earnings. Excess earnings are 50% of the amount by which your earnings exceed the Social Security minimum.
**Minimum Level of Earnings**
The amount you may earn without affecting your special retirement supplement is determined by the Social Security Administration each year. It will increase with the annual increases in average wages for the national workforce. You can obtain the current year amount at www.ssa.gov/pubs/10003.html.

**Definition of Earnings**
Your Federal Employees Retirement System (FERS) basic benefit is not considered earnings. Your earnings for any year will consist of the sum of wages for service performed in the year, plus all net earnings from self-employment for the year, minus any net loss from self-employment for the year.

**IV. Cost-of-Living Adjustments**

**Eligibility for Cost-of-Living Adjustments (COLAs)**
Your annuity will be increased for cost-of-living adjustments, if:

1. You are over age 62; or
2. You retired under the special provision for air traffic controllers, law enforcement personnel, or firefighters; or
3. You retired on disability, **except** when you are receiving a disability annuity based on 60% of your “high-3” average salary. This is generally during the first year of receiving disability benefits; or
4. Your retirement includes a portion computed under Civil Service Retirement System (CSRS) rules.

Retirees under age 62 who do not fall into one of the categories in items 2, 3 or 4 above, are not eligible for cost-of-living increases until they reach age 62.
If you’ve been receiving retirement benefits for less than 1 year and are eligible for a cost-of-living adjustment (COLA), you’ll get a percentage of the cost-of-living increase. The percentage depends on how long you were receiving your annuity before the effective date of the increase. When you receive an increase, we’ll send you complete information about its effect on your annuity.

**How COLA Amounts are Determined**

The amount of the COLA is determined by the percentage increase in the Consumer Price Index (CPI), according to the following table:

<table>
<thead>
<tr>
<th>Change in CPI</th>
<th>COLA</th>
</tr>
</thead>
<tbody>
<tr>
<td>0% to 2%</td>
<td>Change in CPI</td>
</tr>
<tr>
<td>2% to 3%</td>
<td>2%</td>
</tr>
<tr>
<td>Over 3%</td>
<td>Change in CPI, less 1%</td>
</tr>
</tbody>
</table>

**Cost of Living Adjustments (COLA)**

*If You Transferred to the Federal Employees Retirement System (FERS) and You Have A Civil Service Retirement System (CSRS) Component to Your Annuity*

If you elected to transfer to FERS from CSRS and part of your benefit is computed under CSRS rules, that part of your benefit will be increased by CSRS COLAs, regardless of your age and type of retirement. Civil Service Retirement System COLAs are equal to the percentage change in the Consumer Price Index (CPI), regardless of the amount of the change. The FERS portion of your benefit will be increased as discussed above.
V. Payments

Agency Responsible for Payments
The Office of Personnel Management (OPM) authorizes your basic retirement benefit and the Treasury Department transfers the payment to your bank.

Payment and Accrual of Annuity
All annuities are payable in monthly installments on the first business day of each month. Your payment covers annuity due for the month before the month in which the payment is made. For example, your payment dated June 1, pays annuity for the month of May.

Late Payments
If you do not receive your payment on the first business day of the month, please call your financial institution first for information. If they cannot help, call us during our regular business hours or write to us. You can reach OPM at 1-888-767-6738 (TTY: 1-855-887-4957). If you prefer to write, send your inquiry to:

U.S. Office of Personnel Management
ATTN: Check Loss
P.O. Box 7815
Washington, DC 20044-7815.

Tell us which payment you did not receive. We will also need to know:

- Your claim number (CSA number). You can find this number in the booklet Your Federal Retirement Benefits, which you received from OPM or on any other statements we sent you regarding your benefits. Always be sure to include the letters “CSA” before the claim number.

- Date you expected to receive the payment that was lost. (This is very important to avoid any misunderstanding about the payment for which you are claiming non-receipt.)
• If you notify us in writing, be sure to sign your name at the end of your letter.

• If your monthly payment is being deposited directly into a bank, you must also get an official from the bank to sign your letter.

**Beginning Date of Retirement Payments**

In most cases, your annuity began the first of the month after the month you separated for retirement. However, under certain conditions, your annuity could have begun on a different date, as shown below:

• **If you retired because of disability** -
  
  Your annuity began the day after you separated or the day after your last day of pay, if earlier.

• **If you retired involuntarily under the discontinued service provisions, or if you retired as a military reserve technician at age 50 with 20 years of technician service because of your failure to meet the conditions required for continued employment** -
  
  Your annuity began the day after you separated for retirement.

• **If you postponed receiving your Minimum Retirement Age (MRA) + 10 benefit** -
  
  Your annuity began on the first of the month you designated or the first day of the month of your 62nd birthday, whichever was earlier.

• **If you retired on a deferred annuity** -
  
  Your annuity began the first of the month following your 62nd birthday (unless you had at least 10 years of service and chose to receive it before you were 62).
**Mailing Address**

It’s important you tell us when your mailing address changes, so you can receive important information we periodically send out. Even though your monthly annuity payment is deposited directly to a bank or a Direct Express debit card, we always send information about your annuity to your mailing address.

- **Changing Mailing Address**
  
  Be sure to keep the Office of Personnel Management (OPM) advised of any change in your mailing address. If you move or change your mailing address, you can either telephone us, write us or use our Services Online feature to report your new address. To change your address by telephone, call 1-888-767-6738 (TTY: 1-855-887-4957). To change your address on-line, use our Services Online feature found on our website: www.servicesonline.opm.gov. If you use services online, you will need to use the password that has been assigned to you. If you do not have a password, call OPM and one will be assigned to you. These methods of changing your address are usually quicker. If you prefer to write to us, you should report your new address to:

  U.S. Office of Personnel Management  
  ATTN: Change of Address  
  P.O. Box 45  
  Boyers, PA 16017-0045.

Include the following information and be sure to sign your request:

- Your name
- Your claim number
- Your old address (Be sure to include the ZIP Code and mark this “old address”)
- Your new address (Be sure to include the ZIP Code and mark this “new address”)

Make sure we know your new address as soon as possible; otherwise, you may not receive important information from us.
Method of Payment of Annuity
The U.S. Department of the Treasury pays all Federal benefits electronically. Your payments are deposited directly into your checking or savings account, or paid by a Direct Express debit card provided by the Department of the Treasury. This does not apply if your permanent payment address is outside the United States in a country where direct deposit and the Direct Express debit card program are not available.

Changing Financial Institution Where Direct Deposits are Sent
To change banks you can either call OPM at 1-888-767-6738 (TTY: 1-855-887-4957), use our Services Online feature found on our website at www.servicesonline.opm.gov, or complete a new SF 1199A, Direct Deposit Sign-Up Form, with your new bank and forward the new form to:

U.S. Office of Personnel Management
P.O. Box 440
Boyers, PA 16017-0440.

The SF 1199A can also be faxed to OPM at 724-794-6633. To avoid possible non-receipt of an annuity payment, we suggest that you do not close out your old account until you begin receiving annuity payments at your new bank account.

If You Become Mentally Incompetent
If you become unable to take care of your own financial affairs, a family member or other individual should contact OPM. They should call us on 1-888-767-6738 (TTY: 1-855-887-4957) or write to us at:

U.S. Office of Personnel Management
Federal Employees Retirement System
P.O. Box 45
Boyers, PA 16017-0045.

They should give your full name and claim number (CSA number). We will provide instructions to the person who contacted us on your behalf, regarding what to do to take care of your retirement benefit
for you. If a court has appointed a guardian or conservator to be your representative, the individual should write to the Office of Personnel Management (OPM), providing a copy of the court order and asking to be made the payee. OPM will take the steps necessary to pay your annuity to your guardian or conservator.

**Payment to Individual With Power of Attorney**
Under Department of Treasury regulations, if you are determined to have become incompetent, payment of your annuity can be made pursuant to a durable power of attorney or springing durable power of attorney *for no more than six months*. These regulations are intended to provide a “bridge” period to allow time for a guardian to be appointed for you.

**Notification Necessary Upon Death of Retiree**
If your annuity payments are being deposited directly into your bank account, your survivors should immediately notify the bank of your death. Your survivors should also write or telephone the Office of Personnel Management at 1-888-767-6738 (TTY: 1-855-887-4957) asking for an application for death benefits.

They can also report the death to OPM online using our website at www.opm.gov/retire.
VI. Taxes and Other Deductions From Your Annuity

Income Tax

Federal Income Tax
Your annuity payments are subject to Federal income tax under rules set forth and administered by the Internal Revenue Service (IRS). If you have questions about the taxability of your annuity, you should contact your local IRS office. We do not provide tax advice and do not supply IRS publications. For a detailed explanation about Federal tax and your annuity, request Publication 721, Tax Guide to U.S. Civil Service Retirement Benefits, from the IRS. It is available on their website at www.irs.gov.

We are withholding Federal income tax from your annuity at the rate which you specified on your application for retirement. No federal income tax is being withheld if you elected that option when you applied for retirement. If you did not make an election regarding Federal tax withholding, we withheld federal tax from your annuity at the rate for a married person with 3 exemptions.

Changing the Amount of or Stopping your Federal Income Tax Withholding
To change the amount of Federal income tax withheld each month or to stop the Federal income tax withholding from your annuity, you can call the Office of Personnel Management (OPM) at 1-888-767-6738 (TTY: 1-855-887-4957).

You can also make tax changes using our Services Online feature found on our website at www.servicesonline.opm.gov.

If you prefer, you can write to:

U.S. Office of Personnel Management
Retirement Operations Center
ATTN: Tax
P.O. Box 45
Boyers, PA 16017-0045.
Your letter must include your claim number (CSA number). We will mail you form W-4P-A, *Election of Federal Income Tax Withholding*, and instructions for making the change. If you write to OPM, your change will take effect after we process your completed and signed form.

Please note you may be penalized by the Internal Revenue Service (IRS) if you do not have at least 90% of your yearly tax liability either withheld from your salary or annuity or made via quarterly payments to the IRS. You should monitor your tax withholding status each year to make sure you comply with this rule.

**State Income Tax**

If you want state income tax withheld from your monthly annuity, you should contact OPM, using the same procedures outlined in the previous section on *Changing the Amount of or Stopping your Federal Income Tax Withholding*.

**Other Deductions From Annuity**

**Health Benefit, Life Insurance and Federal Dental and Vision Program Premiums**

If you are eligible to continue your health benefits, life insurance and/or Federal Dental and Vision Program coverage into retirement, the premiums for these are withheld from your monthly benefit. If your monthly retirement payment doesn’t cover the cost of the premiums, you can arrange to make direct payment to the Office of Personnel Management (OPM) for the premiums.

**Long Term Care Insurance Premiums**

If you were enrolled in the Federal Long Term Care Insurance Program (FLTCIP) at the time of retirement, you will automatically continue your coverage into retirement, as long as you continue to pay applicable premiums. If you paid FLTCIP premiums by agency payroll deduction when you were employed, you must contact Long Term Care Partners to arrange to pay premiums another way, either by deductions from your annuity, through automatic bank withdrawal or paying the contractor directly. Please call Long Term Care Partners at 21
1-800-LTC-FEDS (1-800-582-3337) if you have not made these arrangements yet, or if you have any questions about your FLTCIP premiums.

**Medicare Premiums**
If you are not receiving Social Security benefits, you can have your Medicare premiums withheld from your annuity. We must receive a request from the Centers for Medicare and Medicaid Services (CMS) to withhold Medicare premiums from annuity payments. We cannot act on a request from a retiree or the Social Security Administration to withhold Medicare premiums from annuity payments. Your Social Security district office can give you additional information about this.

**Union Dues**
Some union dues can be withheld from annuity payments. Contact your union for information.

**Debts Owed the Federal Government**
If you owe a debt to the U.S. Government, we can take money from your annuity to settle that debt. If you owe the debt to the Federal Employees Retirement System (FERS) due to an overpayment of benefits, we’ll send you an explanation of the amount of the debt, the reason for it, and how much we’ll withhold from your monthly annuity payments until the debt is paid. We’ll also give you specific information about your rights in connection with the collection of the debt. If you owe a debt to another Federal agency, that agency will give you an explanation of the debt and any rights available to you before asking us to withhold the debt from your annuity payments.

If you owe a debt to another Federal agency, you may be subject to a government-wide program administered by the Department of Treasury, called the Treasury Offset Program (TOP). Under this program, your annuity payments will be offset to collect the debt. If a debt is being collected under the Treasury Offset Program (TOP), you will be notified by Treasury before the offset will begin. The Office of Personnel Management (OPM) will not have any information about the debt. If you have any questions about the debt and the collection, you should contact
the creditor agency shown on Treasury’s notice to you, or Treasury’s Administrative Offset Toll Free Number at 1-800-304-3107.

**Other Withholds**

Your annuity may be subject to legal process to enforce any obligation you may have to pay alimony, child support, or separate maintenance. Also, your annuity may be reduced to comply, in certain circumstances, with a state court order, decree, or community property settlement dealing with apportionment of retirement benefits in connection with a divorce, annulment, or legal separation.

We’ll also honor an attachment of your annuity by a trustee in bankruptcy. Except in these circumstances, the annuity is not subject to execution, attachment, garnishment, or other legal process.

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### VII. Waiving Benefits

**Waiver of Annuity**

You can waive all or part of your benefit by writing to OPM. No special form is necessary. You merely state in a dollar amount the portion of your monthly annuity that you want to waive and the effective date, which cannot be earlier than the first of the month following the month in which we receive your letter. If you have already cashed your annuity check, you cannot return any part of it for waiver purposes. You may cancel your waiver at any time by requesting this in writing, but only for payments that are due after we receive your written request to cancel the waiver. No retroactive payment of annuity can be made covering the period during which your waiver was in effect.

If you waive part of your annuity, you will not receive a cost-of-living allowance. However, if you cancel your waiver, your new monthly annuity rate will be adjusted to reflect all cost-of-living adjustments (COLA) as though no waiver had been made.
You cannot waive part of your annuity if a court has ordered part of your benefit to be paid to a former or separated spouse unless the waiver was received by the Office of Personnel Management (OPM) before we received the court order. If a waiver is already in effect when a court order is received, the court order will apply only to the unwaived portion of your benefits.

**Effect of Waiver of Annuity on Survivor Benefits**

If you waive all or a part of your annuity benefit, your spouse’s benefit will be paid as if no waiver had been in effect at the time of your death.

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**VIII. Employment After Retirement**

**Employment in the Private Sector**

- **Effect on Your Basic Annuity**
  Your employment outside the Federal service will not affect your basic Federal Employees Retirement System (FERS) annuity payments unless you’re receiving a disability annuity and are under age 60. If you’re a disability retiree under age 60, you will be subject to the 80% earnings limit. You reach the 80% earnings limit if, in any calendar year, your income from wages and self-employment is at least 80 percent of the current rate of basic pay for the position from which you retired. (See pamphlet RI 98-2, *Information for Federal Employees Retirement System [FERS] Disability Annuitants*, for more detailed information).

- **Effect on Your Annuity Supplement**
  If you are receiving an annuity supplement, it will be reduced based on how much you earn over the annual earnings limit, as explained in the section *Changes in the Amount of the Supplement.*
Employment in the Federal Government

- Effect on Your Basic Annuity

  - **Non-Disability Retirees**
    If you are a non-disability retiree and return to work for the Federal Government, you will continue to receive your annuity. Your salary will be reduced by the amount of your annuity for the period of reemployment.

  - **Disability Retirees Under Age 60**
    If you are a disability retiree under age 60 and return to work for the Federal Government in a position equivalent to the position you held at retirement, the Office of Personnel Management (OPM) will find you recovered from your disability and will stop your annuity payments. If you are reemployed in a position that is not equivalent to the one you held at retirement, your annuity will continue and your salary will be offset by the amount of your annuity for the period of reemployment. You will be subject to the 80% earnings limit. You reach the 80% earnings limit if, in any calendar year, your income from wages and self-employment is at least 80 percent of the current rate of basic pay for the position from which you retired. (See pamphlet RI 98-2, Information for FERS Disability Annuitants, for more detailed information).

  - **Disability Retirees Age 60 or Older**
    If you are a disability retiree age 60 or older at the time of reemployment, your annuity payments will continue and your salary will be reduced by the amount of your annuity. There is no limit on the amount of earnings you may receive. You will not be found recovered on the basis of your employment unless you specifically request to be found recovered.
◆ **Retirement Deductions**

Federal Employees Retirement System (FERS) retirement deductions will be withheld from your pay while you are reemployed, even if you're still receiving annuity benefits, unless your new appointment is intermittent, as a justice or judge, or as an employee subject to another retirement system for Government employees. Those retirement deductions will be refunded to you if you are reemployed for less than 1 year. You must apply to OPM for this refund.

Retirement deductions will not be withheld from your salary if you are reemployed under the special provisions of PL 111-84 below.


Public Law 111-84, approved on October 28, 2009, allows reemployment of CSRS and FERS annuitants on a limited basis with receipt of both annuity and salary. The provisions apply to Executive agencies (excluding the Department of Defense and GAO), the Postal Service, the Judicial Branch and Legislative Branch agencies.

The authority may be used by agencies when they determine that it is necessary to -

- Fulfill functions critical to the mission of the agency, or any component of that agency;
- Assist in the development, management, or oversight of agency procurement actions;
 Assist the Inspector General for the agency in the performance of the mission of that Inspector General;

Promote appropriate training or mentoring programs of employees;

Assist in the recruitment or retention of employees; or

Respond to an emergency involving a direct threat to life or property or other unusual circumstances.

Individuals reemployed under this provision, serve under appointments limited to a year or less. An annuitant may not serve under this provision for more than 520 hours of service during the period ending 6 months following the individual’s annuity commencing date; for more than 1,040 hours of service during any 12-month period; or for more than a total of 3,120 hours. Individuals employed under these provisions are not entitled to any additional annuity benefits based upon that employment.

This provision expires on October 27, 2014.

**Who to Notify if You Are Reemployed in the Federal Government**

You must tell the agency in which you are seeking reemployment that you are a Federal Employees Retirement System (FERS) annuitant. You must also notify the Office of Personnel Management (OPM) at:

U.S. Office of Personnel Management
Federal Employees Retirement System
P.O. Box 45
Boyers, PA 16017-0045.

If possible, provide a copy of the personnel document showing your appointment or provide the full name and address of your employing agency. Be sure to give your retirement claim number (CSA number).
When Federal Reemployment Ends
If you work full-time for at least 1 year (or the equivalent of 1 year on a part-time basis), you may be eligible for a supplemental annuity after you leave the job. If you complete at least 5 years of service (or part-time service which is equivalent to 5 years of full-time service), you may have your entire annuity recomputed, if you meet the other requirements for immediate retirement. To get either benefit, you need to file a new retirement application with the Office of Personnel Management (OPM). You can get an application from your reemploying agency. You should contact OPM to be sure we are aware you are no longer working.

Employment with a Private Sector Company that Contracts with or Receives Grants from the Federal Government
You should direct any questions concerning your employment with a private sector company that contracts with or receives grants from the Federal Government to the Ethics Office of your former agency, or write to:

Office of Government Ethics
Suite 500
1201 New York Avenue, NW
Washington, DC 20005-3917.
IX. Changing Your Retirement to Disability

Changing Your Retirement to Disability Retirement

You can submit an application for disability retirement within 1 year after your separation from employment provided you did not elect the alternative form of annuity with a lump sum payment equal to your retirement contributions (See Section II). You and your former employing agency must submit evidence that shows you became disabled while employed in a position subject to Federal Employees Retirement System (FERS) coverage, and you and your agency must provide evidence that you were unable to perform useful and efficient service because of disease or injury in the position you retired from. Your former agency will also have to certify that it could not reasonably accommodate your condition. Moreover, you must not have declined an offer of reassignment to a vacant position in the commuting area at the same grade or pay level and tenure.

The 1-year filing limit can only be waived if you were mentally incompetent at the time of separation or became so within 1 year thereafter. In such a situation, the application for disability retirement may be filed within 1 year from the date you are restored to competency or a guardian is appointed, whichever is earlier.

If you change to disability retirement, you will lose your special retirement supplement. This supplement is not paid to individuals who retire on disability.

Tax Liability

You should contact the Internal Revenue Service (IRS) regarding the impact of disability retirement on your Federal income tax liability. The IRS defines disability differently than the Office of Personnel Management (OPM) does.
X. Changing Your Survivor Election After Retirement

Changing the Survivor Election for Your Spouse at Retirement

- If it is within 30 days of your first regular annuity payment -
  You may change your election if, not later than 30 days after the date of your first regular monthly payment, you file a new election in writing. You should write to:
  
  U. S. Office of Personnel Management
  Federal Employees Retirement System
  P.O. Box 45
  Boyers, PA 16017-0045.

Your first regular monthly payment is the first annuity check payable on a recurring basis (other than an estimated payment or an adjustment check) after the Office of Personnel Management (OPM) has computed the regular rate of annuity payable under the Federal Employees Retirement System (FERS) and has paid the first regular annuity amount.

If you change your election to anything less than the maximum survivor benefit, you must get your spouse’s consent to the election, or ask OPM to waive the spousal consent requirement.

When the 30-day period following the date of your first regular monthly payment has passed, you can only change your election under the circumstances explained in the following paragraphs.

- If it is more than 30 days from the date of your first regular monthly payment, but less than 18-months from the beginning date of your annuity -
  If you are married at retirement, you may change your decision not to provide a survivor annuity, or you may increase the survivor annuity amount. You must request the change in writing no later than 18 months after the beginning date of your annuity.
In addition, you must pay (1) a deposit representing the difference between the reduction for the new survivor election and the original survivor election, plus (2) a percentage of your annual annuity. This percentage is 24.5% of your annual annuity (at retirement) if you are changing from no survivor benefit to a full survivor benefit, and 12.25% if you are changing from none to a partial benefit or from a partial benefit to a full benefit. Interest on the deposit must also be paid.

**Electing Survivor Benefits for a Spouse Acquired After Retirement**

If you get married after retirement, you can elect a reduced annuity to provide a survivor annuity for your spouse, if you contact the Office of Personnel Management (OPM) to request the benefit within two years of the date of the marriage. You may elect either a full survivor annuity (50% of your unreduced annuity) or a partial survivor annuity (25% of your unreduced annuity). If you remarry the same person you were married to at retirement and that person consented to either no survivor annuity or a partial survivor annuity, you cannot elect a survivor annuity greater than the amount provided in your original election.

There will be 2 reductions in your annuity if you elect to provide the survivor benefit. One will be the reduction to provide the survivor benefit. The amount of the reduction depends on whether you have elected to provide a full survivor annuity (10% reduction) or a partial survivor annuity (5% reduction). The reduction to provide the survivor benefit will be eliminated if your marriage ends.

The other reduction in your annuity is a permanent actuarial reduction to pay the survivor benefit deposit. The deposit equals the difference between the new annuity rate and the annuity paid to you for each month since retirement, plus 6% interest. The reduction is determined by dividing the amount of the deposit by an actuarial factor for your age on the date your annuity is reduced to provide the survivor benefit. The actuarial reduction will not be eliminated from your annuity if your marriage ends.
ELECTING SURVIVOR BENEFITS FOR A FORMER SPOUSE IF YOUR MARRIAGE TERMINATES AFTER RETIREMENT

If your marriage terminates after retirement, you can elect a reduced annuity to provide a survivor annuity for your former spouse, if you contact the Office of Personnel Management (OPM) to request the benefit within 2 years of the date of the termination of the marriage. If you wish to elect a survivor annuity for a former spouse, a new written election must be filed after the divorce, even if you elected to provide a survivor annuity for that person as a current spouse when you retired. You may elect either a full survivor annuity (50% of your unreduced annuity) or a partial survivor annuity (25% of your unreduced annuity). However, if you were married to that individual at retirement and they consented to either no survivor annuity or a partial survivor annuity, you cannot elect a survivor annuity greater than the amount provided in your original election.

In addition, a former spouse who remarries before reaching age 55 is not eligible for a former spouse survivor annuity, unless the marriage to the annuitant lasted for 30 years or more.

The same reductions are applied as those for a spouse acquired after retirement.

CHANGING AN INSURABLE INTEREST ANNUITY ELECTION FOR A CURRENT SPOUSE TO A REGULAR SURVIVOR ANNUITY ELECTION

If a former spouse’s court-ordered survivor annuity will prevent your current spouse from receiving a survivor annuity that is sufficient to meet his or her anticipated needs, you may have elected an insurable interest annuity for your current spouse at retirement. If the former spouse later loses entitlement to the court-ordered survivor annuity, you can request the reduction in your annuity to provide the insurable interest annuity be converted to the regular survivor annuity reduction. Your current spouse would then be entitled to the regular survivor annuity.
**Termination of the Reduction in Your Annuity to Provide a Survivor Benefit**

- **Current Spouse**
  The reduction in your annuity to provide a survivor annuity for your current spouse stops if your marriage ends because of death, divorce, or annulment. However, the reduction may continue after a divorce, if the divorce decree provides a survivor annuity for your spouse.

- **Former Spouse**
  The reduction in your annuity to provide a survivor annuity for a former spouse stops if the former spouse dies, if the former spouse remarries before reaching age 55 (unless the former spouse was married to you for 30 years or more), or under the terms of the court order that required you to provide the survivor annuity for the former spouse when you retired. (Modifications to the court order issued after you retire do not affect the former spouse survivor annuity.)

- **Insurable Interest**
  The reduction in your annuity to provide an insurable interest annuity stops if the person you name to receive the insurable interest annuity dies or if the person you name is your current spouse and you change your election because a former spouse has lost entitlement to a survivor annuity. The reduction also ends if, after you retire, you marry the insurable interest beneficiary and elect to provide a spousal survivor annuity for that person. If you marry someone other than the insurable interest beneficiary after you retire and elect to provide a survivor annuity for your spouse, you may elect to cancel the insurable interest reduction at that time.

**Note:** It is important that you contact OPM if your survivor reduction should be eliminated.
XI. Entitlement to Other Benefits/Effect on Federal Employees Retirement System (FERS) Annuity

Social Security Benefits

Entitled to Benefits From the Social Security Administration

If you are eligible for both a FERS annuity and Social Security benefits and have not retired on a FERS disability annuity, you can receive both benefits at the same time. However, you may be subject to a reduction in the amount of your Social Security Benefits. You should contact the Social Security Administration for information regarding any reduction in your benefit.

If you are a disability annuitant under FERS, you are under age 62, and your annuity benefits were computed using either 60% or 40% of your “high-3” average salary, the Office of Personnel Management (OPM) will reduce your monthly annuity by all or a portion of your Social Security benefits. While you are receiving an annuity computed using the 60% computation, OPM must reduce your monthly annuity by 100% of any Social Security disability benefit to which you are entitled. While you are receiving an annuity computed using the 40% computation, your monthly annuity will be reduced by 60% of any Social Security disability benefit to which you are entitled. This reduction only applies for months in which you are concurrently entitled to both FERS and Social Security benefits.
Notifying the Office of Personnel Management (OPM) of Receipt of Social Security Benefits if you are Receiving a Federal Employees Retirement System (FERS) Disability Annuity

If you are receiving FERS disability benefits and the Social Security Administration awards you monthly benefits, you must notify OPM of the amount of the monthly Social Security benefit and the effective date of the payment immediately upon becoming eligible. It is your responsibility to minimize any period of overpayment by promptly notifying the Office of Personnel Management (OPM). You should forward to OPM a copy of the award notice or a statement from the Social Security Administration showing the monthly amount and effective date of your Social Security benefit. This information should be forwarded to:

U. S. Office of Personnel Management Federal Employees Retirement System P.O. Box 45 Boyers, PA 16017-0045.

Important Information

Federal Employees Retirement System (FERS) disability benefits usually begin before the claim for Social Security benefits is fully processed. Because the FERS disability benefit must be reduced by 100% of any Social Security benefit payable for the first 12 months, please keep in mind that the Social Security payments will be needed to pay OPM for the reduction which should have been made in the FERS annuity.

If you are eligible to receive Social Security disability benefits but do not receive them because of eligibility for benefits from the Office of Workers’ Compensation Programs (OWCP), you must still notify OPM of your eligibility and the amount you would be eligible to receive if you were not receiving benefits from OWCP.
Notifying OPM if you are Receiving a Federal Employees Retirement System (FERS) Disability Annuity and you Lose Entitlement to Social Security Benefits

If you lose entitlement to Social Security disability benefits while receiving a FERS disability benefit, you will need to contact OPM. We will verify your loss of Social Security Administration (SSA) eligibility and recalculate your benefit without an SSA reduction.

Compensation from the Office of Workers’ Compensation Programs (OWCP), U.S. Department of Labor

Entitled to a Total or Partial Disability (Non-Scheduled Award) Award

If your workers’ compensation award is based on total or partial disability (a non-scheduled award), you may not receive a Federal Employees Retirement System (FERS) annuity during the same period you are in receipt of OWCP benefits. If you are receiving this type of Workers’ Compensation, you must promptly notify the Office of Personnel Management (OPM) of your compensation award. You should also notify OPM of any change in the reason for your compensation award (for example, your benefit is changed from a scheduled to a non-scheduled award). You will be liable for any overpayment of annuity that occurs due to dual payment of benefits while you are receiving a non-scheduled award. It is your responsibility to minimize any period of overpayment by promptly notifying OPM. You can call us on 1-888-767-6738. If you use TTY equipment, call 1-855-887-4957. If you prefer, you can write to us at:

U. S. Office of Personnel Management
Federal Employees Retirement System
P.O. Box 45
Boyers, PA 16017-0045.
Entitled to a Scheduled Award
If you receive a “scheduled award” from the Office of Workers’ Compensation Programs, you may receive both this compensation and any FERS annuity. A “scheduled award” is usually based on a disability resulting from the loss of a function or member of the body, such as a hearing loss or the loss of an arm. You do not need to notify OPM if you receive a scheduled award. However, you need to notify OPM if the scheduled award is converted to a non-scheduled award in the future.

Survivor Rights Under the Federal Employees Retirement System (FERS) if Your FERS Annuity has Been Suspended Because you are Receiving Compensation Benefits from the Office of Workers’ Compensation Programs (OWCP)
If your survivors are not eligible for death compensation benefits from OWCP and you did not get a refund of the amount in your FERS retirement account, they may receive FERS survivor annuity benefits, provided they are otherwise eligible for this benefit. However, the law prohibits receipt of OWCP death compensation and FERS survivor annuity benefits at the same time. Therefore, if your survivors are eligible for both compensation and FERS survivor annuity benefits, they will have to elect which of the two benefits they wish to receive.

If your eligible survivors are entitled to OWCP compensation under a “scheduled award” or due to a third party settlement, they may receive a FERS survivor annuity and compensation benefits covering the same period of time.
XII. Death Benefits

As a retiree, two types of benefits may be payable upon your death; a recurring survivor annuity and/or a one-time lump sum benefit.

Survivor Annuity

To a Spouse/Former Spouse/Insurable Interest
If a retiree dies who elected to provide a survivor annuity for:

- his/her surviving spouse and/or former spouse, or
- a person having an insurable interest in him/her, or
- a spouse acquired after retirement, or
- if a qualifying court order, on file at the Office of Personnel Management (OPM), has awarded benefits to a former spouse,

a monthly survivor benefit may be payable.

Your spouse may be eligible for a supplementary annuity, in addition to the monthly survivor benefit. This benefit is payable until your spouse becomes eligible for a Social Security spousal benefit, or reaches age 60, whichever is earlier.

To a Child
If a retiree is survived by:

- unmarried dependent children up to age 18, and/or
- unmarried dependent children from age 18 to age 22 attending an accredited school full-time, and/or
- unmarried, disabled dependent children (certified as such by the Social Security Administration or the Office of Personnel Management) if the disability occurred before age 18,

a basic child’s survivor annuity may be payable.
The combined benefit of all the children is reduced by the total amount of child’s insurance benefits payable (or would, upon proper application, be payable) under Title II of the Social Security Act for the same month to all children of the deceased (including those of a former marriage who may not be living with the current spouse) based on the total earnings of the deceased. In many cases, the Federal Employees Retirement System (FERS) children’s benefit is reduced to $0.

**Included in Definition of Child**
Stepchildren and adopted children are eligible for an annuity upon your death, if they meet the qualifications above. In addition, they must have lived with you in a regular parent-child relationship.

Children born out of wedlock are also eligible for a survivor annuity if they meet the qualifications above, you recognized the child as your own and the child was dependent on you. A child born out of wedlock is dependent on you if:

- the child lived with you in a regular parent-child relationship, or
- a judicial determination of support was made, or
- there is proof that you made regular and substantial financial contributions to his/her support.

**Beginning and Termination of Survivor Benefits**

- **To a Widow**
  A recurring monthly survivor annuity begins the day after your death, or the day after the entitlement of any former spouse ends, if that entitlement had prevented the widow from receiving the survivor annuity. It continues to the last day of the month before the one in which he/she remarries before reaching age 55 (unless he/she was married to you for at least 30 years), or dies. If the survivor annuity is terminated due to marriage before age 55 and the remarriage is ended by death, annulment, or divorce, the survivor annuity will be restored effective the
date the marriage ends. Marriage at age 55 or older will not affect the survivor annuity.

- **To a Former Spouse**
  A recurring monthly survivor annuity begins the day after your death, or the first day of the second month after the Office of Personnel Management (OPM) receives written notice of a qualifying court order. It continues for life unless the former spouse remarries before age 55 (unless the former spouse was married to you for 30 years or more), or the terms of the court order are satisfied. If the former spouse’s survivor annuity is terminated due to remarriage before age 55, it will not be reinstated in the future if the remarriage ends (even if the marriage is annulled).

- **To an Insurable Interest**
  A recurring monthly insurable interest survivor annuity begins the day after your death and continues for life regardless of whether the insurable interest remarries. The benefit terminates on the last day of the month before the insurable interest beneficiary dies.

- **To a Child**
  A child’s survivor benefit begins on the day after your death and terminates at age 18, or when the child marries, whichever is earlier. Exceptions are made for adult students aged 18-22 and disabled children.

- **Disabled Children**
  Payments to a disabled child terminate at the end of the month before the one in which he/she marries, dies, recovers from the disability, or becomes capable of self-support.

- **Adult Student Age 18-22**
  Payments to a student age 18-22 who attends school full-time, terminate at the end of the month before the one in which he/she marries, dies, ceases to be a full-time student, enters military service on active duty, enters any of the Government service academies (such as the U.S. Naval Academy), transfers to a nonrecognized
school, fails to submit proof (when requested) he/she is attending school full-time, or reaches age 22, whichever occurs first. If the adult student’s 22nd birthday falls during the school year (September 1 through June 30) and he/she continues full-time schooling, payments will be continued to the end of the month preceding the one in which full-time schooling stops or to June 30, whichever is earlier.

Note: An annuity payable to a child under age 18, a disabled child or an adult student age 18-22, that was terminated because of marriage, can be reinstated if the marriage ends due to divorce, annulment or death.

**Lump Sum Benefit**

If a retiree dies, a lump sum benefit equal to the annuity due the deceased, but not paid before death, may be payable. If no survivor annuity is payable, the balance of any retirement contributions remaining to the deceased person’s credit in the Civil Service Retirement and Disability Fund, plus applicable interest, may also be payable.

**Payees for Lump Sum Benefits**

If a lump sum benefit is payable, it is paid to the first person eligible under the following order of precedence:

- beneficiary designated by the deceased in writing which is signed and witnessed and is received at the Office of Personnel Management prior to death, or, if none, then to
- spouse of the deceased, or, if none, then to
- children of the deceased (or descendants of deceased children); or, if none, then to
- parents of the deceased; or, if none, then to
- executor or administrator of the deceased person’s estate; or, if none, then to
- next of kin of the deceased according to the laws in the deceased person’s state of domicile.
**Designating a Beneficiary for any Lump Sum Payable Upon Your Death**

To designate a beneficiary for any lump sum which may be payable upon your death, you must complete form SF 3102, *Designation of Beneficiary*, and forward it to:

U. S. Office of Personnel Management  
Federal Employees Retirement System  
P.O. Box 45  
Boyers, PA 16017-0045.

After you complete and return this form in duplicate to the Office of Personnel Management (OPM), we will validate it and return the duplicate copy to you. You may also want to make a designation for your Federal Employees’ Group Life Insurance (FEGLI) coverage. You will need an SF 2823, *FEGLI Designation of Beneficiary*, for this purpose. You can get a copy of either of these forms by calling 1-888-767-6738 (1-855-887-4957, if using TTY equipment), or writing to OPM at the address above. You can also print copies of the forms from our website at www.opm.gov/forms.

**Applying for Benefits**

**Applying for Death Benefits**

Upon your death, your survivors should inform OPM of your death and give us your annuity claim number (CSA number), date of birth, and date of death. Your survivors or beneficiaries must apply for benefits by requesting and filing form SF 3104, *Application for Death Benefits*. They can report the death and get an application form by calling OPM at 1-888-767-6738 (TTY: 1-855-887-4957), or writing to:

U. S. Office of Personnel Management  
Federal Employees Retirement System  
P.O. Box 45  
Boyers, PA 16017-0045.

They can also report the death on our website at https://apps.opm.gov/retire/death/death.cfm and get a copy of the application form (SF 3104) on our website at www.opm.gov/forms.
Applying for Life Insurance Benefits
When OPM is informed of your death, we’ll send the appropriate survivor(s) a Federal Employees’ Group Life Insurance claim form to use to apply directly to the Office of Federal Employees’ Group Life Insurance in New York. That Office authorizes life insurance payments.

Survivor Entitlement to Federal Employees Health Benefits Coverage
If you are enrolled in a self and family plan on the date of your death, your enrollment will automatically continue for all covered family members, provided at least one family member is eligible for a survivor annuity. If the survivor annuitant who continues the enrollment is your spouse and he/she remarries after attaining age 55, the new husband or wife (and his/her children) cannot be added to the enrollment. Remarriage before age 55 will terminate your surviving spouse’s health benefits coverage, unless their survivor annuity continues after the remarriage because he/she was married to you for 30 or more years. Coverage will continue for other eligible family members if at least one of them is eligible for survivor annuity.

Survivor Entitlement to Federal Employees Dental and Vision Insurance Program Coverage
If you are a retiree when you die and your survivor(s) is eligible for a survivor annuity, they may enroll in the Federal Employees Dental and Vision Insurance Program (FEDVIP) or continue the existing enrollment.

Survivor Entitlement to Federal Long Term Care Insurance Coverage
If your spouse is enrolled in the Federal Long Term Care Insurance Program (FLTCIP) at the time of your death, his/her enrollment will continue after you die, as long as he/she continues to pay the applicable premiums. If your spouse isn’t already enrolled in the FLTCIP at the time of your death, he/she can apply for long term care insurance only if he/she is eligible for a survivor annuity.
XIII. Contacting the Office of Personnel Management (OPM)

To expedite our service to you, please give us your claim number whenever you contact us. You can reach us by telephone or make certain changes using our Services Online feature found on our website, www.servicesonline.opm.gov.

Reaching Us By Telephone
Call us at 1-888-767-6738. If you use TTY equipment, call 1-855-887-4957. During our regular business hours (Monday through Friday between the hours of 7:30 AM and 7:45 PM Eastern Standard Time), you may speak to one of our Customer Service Specialists who will help you with your inquiry/request.

Making Changes On-Line
You can also make certain changes using the Services Online feature found on our website, www.servicesonline.opm.gov. You can:

- Start, change, or stop federal and state income tax withholdings;
- Request a duplicate tax-filing statement (1099R);
- Change your Personal Identification Number (PIN) for accessing our automated systems;
- Establish, change, or stop an allotment to an organization;
- Change your mailing address;
- Change the account or financial institution to which your payment is sent;
- Establish, change, or stop a checking or savings allotment; or
- View a statement describing your annuity payment.

If you make any changes using the services online feature on our website, you will need your claim number (CSA number) and your password, which OPM assigned to you.
Additional Information

The pamphlets listed below explain in detail our other programs. If you would like a copy of any of them, you may call the Office of Personnel Management at 1-888-767-6738 (TTY: 1-855-887-4957) or write to us at:

U. S. Office of Personnel Management
Federal Employees Retirement System
P.O. Box 45
Boyers, PA 16017-0045.

Publications are also available on our website at www.opm.gov.

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