Service Retirement Application Instructions

This application is for Defined Benefit members who are retiring from service. With your signature on page 8 of this application, you certify that you have read the application instructions and the booklet, *Your Retirement Guide*, and are applying for service retirement. **NOTE:** You must initial all corrections on your application. If you are married or in a registered domestic partnership, your spouse or partner must also initial all corrections.

If you are applying for a disability benefit, complete the *Disability Benefits Application*—you may be eligible to receive a service retirement benefit while your application for disability benefits is being evaluated. If you are a Cash Balance Benefit Program participant, complete the appropriate *Cash Balance Benefit* application, available at CalSTRS.com/forms.



You may be able to complete and submit your application online using *my*CalSTRS for faster processing. Step-by-step guidance is provided to ensure you complete your application correctly.

The following information supplements the instructions on the *Service Retirement Application*.

SECTION 1-MEMBER INFORMATION

Include your mailing and email addresses, and home and alternate telephone numbers, so we can contact you if we have any questions. Be sure your name on your application matches your name as it appears on your Social Security card. If you know it, include your Client ID instead of your Social Security number. You can find your Client ID on your *Retirement Progress Report*.

SECTION 2-RETIREMENT INFORMATION

Retirement Date: You will be officially retired as of the retirement date you put on your application, subject to the following conditions:

- 1. The earliest date you can submit your application is six months before your retirement date.
- 2. Your retirement date must be on or after January 1, 2012.
- 3. The earliest date you can retire is the day after your last day of work, vacation or compensated approved leave, whichever is later.
- 4. Your retirement date must be at least one day after your most recent reinstatement if you previously received a service retirement benefit.
- 5. If you are purchasing service credit, your retirement date cannot be earlier than the date you complete payment of your service credit purchase.

NOTE: If your retirement date is not the first day of the month, your first benefit payment will be prorated for that month.

Last Date of Work, Vacation or Compensated

Approved Leave: Enter the last day of work, vacation or compensated approved leave for which you were paid. This date must be before your retirement date.

An *Express Benefit Report* form must be submitted to verify your last date of work, vacation or compensated approved leave.

Please contact CalSTRS in writing if your eligible highest final compensation includes a period more than 15 years before your last date of work, vacation or compensated approved leave from your last CalSTRS-covered employer.

Mid-Year Retirement: The process of averaging for midyear retirees often results in a final compensation that is lower than expected. See the *Your Retirement Guide* booklet at CalSTRS.com/publications to learn more.

Reduced Benefit Election: If electing the Reduced Benefit Election, check the appropriate box and submit the *Reduced Benefit Election* form. You must be at least age 55, but under age 60, and have at least five years of service credit to apply for retirement under this program. See the *Your Retirement Guide* booklet for more information.

Other Public Retirement Systems: See the *Your Retirement Guide* booklet and the *Concurrent Retirement* fact sheet at CalSTRS.com/publications.

SECTION 3–YOUR DEFINED BENEFIT ELECTION Section 3.1–Defined Benefit Election

Elect the Member-Only Benefit or the Modified Benefit.

If you are re-retiring within 12 months of your most recent reinstatement date, you must keep the same benefit election. If you previously elected the Member-Only Benefit, you must keep the Member-Only Benefit; if you previously elected the Modified Benefit, you must keep the Modified Benefit and the same option and beneficiary. If you re-retire after 12 months of reinstating, you may change or cancel your election before or at retirement, but CalSTRS will apply a lifetime assessment to your retirement benefit. The assessment may reduce your retirement benefit for life. Once you have retired, you may only make a postretirement option change under very limited circumstances. See the *Member Handbook* to learn more.

Member-Only Benefit

The Member-Only Benefit provides you with a monthly lifetime benefit, but it does not provide a monthly lifetime benefit to anyone when you die. It is the highest monthly benefit you can receive in retirement.

Modified Benefit

The Modified Benefit provides you with a modified monthly lifetime benefit as well as a modified monthly lifetime benefit for your option beneficiary after your death. Complete this section if you are electing an option beneficiary or if you elected an option beneficiary before retirement.

Your option beneficiary must be a living person or persons or a special needs trust—it cannot be another type of trust, charity, estate or other entity. You will find descriptions of the options in the *Your Retirement Guide* booklet. For an estimate of how each option would affect your monthly retirement benefit, talk to a CalSTRS benefits specialist, use the *Retirement Benefits Calculator* at CalSTRS.com/calculators or complete the benefit estimate worksheet in the *Member Handbook*.

The option and option beneficiary you elect on your retirement application become effective on your retirement date. To provide for someone or a special needs trust if you should die before retirement, see the *Member Handbook* for information on the Preretirement Election of an Option.

If you are electing an option due to a divorce or termination of a domestic partnership, contact the Community Property Section of the CalSTRS Office of General Counsel at 916-414-1725.

Beneficiary Information

Enter your option beneficiary information if you elect an option other than the Compound Option. Include birth date verification if your beneficiary isn't a CalSTRS member. Acceptable birth date verification documents include a photocopy of a birth certificate, state-issued ID, U.S. passport ID page or certain U.S. military IDs. If you elect the Compound Option, complete your beneficiary information on the *Compound Option Election* form and include the form with your *Service Retirement Application*.

NOTE: If you wish to elect an option for the benefit of a special needs trust, you must include the *Certification of a Special Needs Trust* form (SR-1854), available at CalSTRS.com/forms, with this application.

Your option beneficiary election is different from your onetime death benefit recipient. To designate a recipient to receive the death benefits payable in the event of your death, complete the *Recipient Designation* form.

Section 3.2–Defined Benefit Tax Withholding Preferences

Federal and California state laws require us to withhold income tax on all benefit payments unless you specify otherwise. (See "Additional Information on Tax Withholding Preferences" on page 3 for more information, including state tax withholding for nonresidents.)

If you do not complete this section or do not provide specifics for the withholding rate, CalSTRS will withhold income tax from all your monthly benefit payments according to the established rate for a married individual claiming three withholding allowances, unless you live outside California.

If you do not want taxes withheld, check the *Do Not Withhold* boxes. Be aware that there are penalties for not paying enough federal and state tax during the year, either through withholding or estimated tax payments. See IRS Publication 505, *Tax Withholding and Estimated Tax*, at irs.gov. It explains estimated tax requirements and describes penalties in detail. You may be able to avoid quarterly estimated tax payments. If you want taxes withheld, mark the appropriate boxes and specify

the number of allowances. You may specify an *additional* dollar amount to withhold for state and federal taxes. **NOTE**: For California state income tax only, you may elect to withhold a flat dollar amount without specifying allowances.

If you're a nonresident of California, your benefit is not subject to California income tax. If you live outside of California but are still considered a resident or domiciliary of California, your benefit is subject to California income tax. We will apply tax withholding based on the address you provide us. If you live outside California but expect to have a California tax liability, you may request that we withhold California state tax from your payments in Section 3.2, "Defined Benefit Tax Withholding Preferences." If you're unsure about your California residency status, seek advice from a tax professional.

SECTION 4-YOUR DEFINED BENEFIT SUPPLEMENT ELECTION

Section 4.1–Defined Benefit Supplement Election If you made retirement contributions to CalSTRS on or after January 1, 2001, you have a Defined Benefit Supplement account.

Your Defined Benefit Supplement account balance is shown on your *Retirement Progress Report*. If your account balance is \$3,500 or more on your benefit effective date, you can choose to receive these funds as a lump-sum payment, an annuity payment or a combination of a lump-sum and annuity payment. If your account balance is less than \$3,500, you must take a lump-sum payment, which may be paid directly to you or rolled over to a qualified plan such as Pension2, if the balance is at least \$200. See the *Your Retirement Guide* booklet for more information.

If you choose to receive your funds as a lump-sum payment, a period-certain annuity of three to nine years, or a combination of the two, enter your payment instructions in section 4.2. If you choose a lifetime or 10-year period-certain annuity, skip to section 4.3.

Section 4.2–Defined Benefit Supplement Payment Instructions

Lump Sum or Period-Certain Annuity of 3 to 9 Years

Complete this section if you choose a lump-sum payment or period-certain annuity of three to nine years for your Defined Benefit Supplement funds. If you choose an annuity payment other than a period-certain annuity of three to nine years, you do not need to complete this section.

If you would like your payment to be paid directly to you, check the *Direct Payment* box. Your monthly annuity payments will be mailed to the same address or transferred to the same bank account as your retirement benefit.

Federal law allows lump-sum payments or period-certain annuity payments of three to nine years to be rolled over into a qualified plan. If you would like to roll over your payment to a financial institution, check the *Rollover* box.

Be sure to read the *Special Tax Notice: Your Rollover Options* on pages 5-9 of the Instructions.

Rollover of Tax-Deferred or After-Tax Contributions and Interest

The amount of tax-deferred or after-tax contributions and interest in your Defined Benefit Supplement account is shown on your *Retirement Progress Report*. Your account balance must be \$200 or more to qualify for a rollover to a financial institution. Enter the dollar amount or percentage (from 1% to 100%) that you would like to roll over.

For example: If you are going to receive a rollover-eligible distribution of \$4,000 and you choose to roll over 75 percent of the distribution to a qualified IRA or an eligible plan, CalSTRS will distribute \$3,000 directly to the plan you specify. The remaining 25 percent balance of \$1,000 paid directly to you is subject to 20 percent federal income tax withholding. You will receive only \$800 because \$200 is withheld for federal tax (or less, if you are a California resident and choose to not opt out of state tax withholding).

Section 4.2.1–Rollovers to Pension2

Complete this section if you are doing a rollover to CalSTRS Pension2. If you select Pension2 for your rollover, we will obtain the required signatures on your behalf.

CalSTRS Pension2[®] Rollovers: If you select Pension2 for your rollover, we will obtain the required signatures on your behalf. If you already have a Pension2 account, we will roll over your Defined Benefit Supplement funds to that account. If you do not have a Pension2 account, we will open a

Pension2 403(b) account for you and your investment will be defaulted into Voya Fixed Plus III, a fixed investment that guarantees your principal and a specific interest rate. You can reallocate your investment at any time. For more information or to enroll right now, visit Pension2.com or call toll free 888-394-2060.

Section 4.2.2–Rollovers to Another Qualified Plan With a Financial Institution If you are rolling over your Defined Benefit Supplement funds to a financial institution other than CalSTRS Pension2, you must get a signature from your financial institution before submitting your application. In addition, you will not be able to submit your application online using *myCalSTRS*. You must submit a hard copy of your application or fax it to CalSTRS.

When providing your financial institution information, do not attach transfer documents or list "IRA" as the name of your financial institution. We will mail your payment to the financial institution address you provide, so it is imperative that the financial institution name, address and account number are correct. If the information is incomplete, incorrect, not legible, or the financial institution representative's signature is not provided, your rollover and retirement application will be delayed. We are not able to process direct trustee-to-trustee transfers to financial institutions outside the U.S.

ADDITIONAL INFORMATION ON TAX WITHHOLDING PREFERENCES Applies to Sections 3.2, 4.2 and 4.3

Your tax withholding preferences will remain in effect until you change or cancel them. Change or cancel your preferences using the tax withholding feature on *my*CalSTRS or submit the *Income Tax Withholding Preference Certificate* form, available at CalSTRS.com/forms.

Withholding Choices: The number of state withholding allowances you claim may be different from the number of allowances you claim for federal withholding. To help determine the appropriate number of allowances, see the following worksheets:

- State withholding certificate DE-4P at edd.ca.gov/ pdf_pub_ctr/de4p.pdf and
- Federal withholding certificate W-4P at irs.gov/ pub/irs-pdf/fw4p.pdf.

There may be penalties for not paying enough tax on your benefits during the year, either through withholding or estimated tax payments.

Addresses Outside California: In compliance with federal law, California does not tax the CalSTRS benefits of nonresidents. However, if you think you may be liable for California state income tax, you may request CalSTRS to withhold state income tax. We do not withhold income tax for states other than California.

Addresses Outside the U.S.: Federal law requires that federal income tax be withheld from payments delivered outside the U.S. or U.S. territories to U.S. citizens or non-U.S. resident aliens, as well as payments made to U.S. resident aliens. U.S. citizens who

have payments delivered outside the U.S. or its territories and U.S. resident aliens may elect any withholding status (married, single or head of household) and zero or more withholding allowances.

Payments Delivered Outside the U.S. and to Foreign Persons: If you're a U.S. citizen and resident, non-U.S. resident alien or U.S. resident alien, federal tax withholding is required on monthly or lump-sum payments delivered to you outside the U.S. or its possessions. You cannot waive federal income tax withholding in this situation. See IRS Publication 505 at irs.gov for details.

U.S. citizens or resident aliens receiving payment while outside the U.S. must provide CalSTRS a form W-9 in order to ensure withholding is applied correctly. If you're a nonresident alien, nonresident alien beneficiary or foreign estate, in the absence of a tax treaty exemption, monthly or lump-sum payments generally are subject to a 30 percent federal withholding tax on the taxable portion of payments from U.S. sources. See IRS Publication 515, *Withholding of Tax on Nonresident Aliens and Foreign Entities*, and IRS Publication 519, *U.S. Tax Guide for Aliens*, at irs.gov.

If you're a foreign person, submit Form W-8BEN, *Certificate* of Foreign Status of Beneficial Owner for United States Tax Withholding, to CalSTRS before receiving any payments. The form is available at irs.gov or by calling 800-829-3676.

For more information on tax liability, see IRS Publication 575, *Pension and Annuity Income*, and the California Franchise Tax Board Publication 1005, *Pension and Annuity Guidelines*, or contact a gualified tax professional.

Section 4.3–Defined Benefit Supplement Tax Withholding Preferences

Direct Payment: Lump Sum or Period-Certain Annuity of 3 to 9 Years

If you choose to have payments paid directly to you, we must withhold 20 percent for federal taxes.

CalSTRS will withhold 2 percent California state tax if your address is in California unless you elect to not have state tax withheld.

Lifetime Monthly Annuity or Period-Certain Annuity of 10 years

If you elect to receive a Lifetime Monthly Annuity or a Period-Certain Annuity of 10 years, you will need to specify your tax withholding preferences. If you do not want taxes withheld, mark the *Do Not Withhold* boxes. If you want taxes withheld, mark the appropriate boxes and specify the number of allowances. If you do not complete this section, we will withhold income tax from your monthly payments according to the established rate for a married individual claiming three withholding allowances.

You may specify an *additional* dollar amount to withhold for state and federal taxes. For California state tax only, you may elect to withhold a flat dollar amount without specifying allowances. California does not tax benefits of nonresidents. See "Additional Tax Information" on page 3.

SECTION 5-REQUIRED SIGNATURES

Check all boxes that apply, then sign and date your *Service Retirement Application*. If you are married or registered as a domestic partner, your spouse or partner also must sign and date your application. Your signature date is the date you signed your application.

If your spouse or registered domestic partner does not sign your application, you must include a signed *Justification for Non-Signature of Spouse or Registered Domestic Partner* form, available at CalSTRS.com/forms, with your application.

If you divorced or terminated a registered domestic partnership and a portion of your CalSTRS benefit was awarded to a former spouse or partner, check the box that indicates this. You may need to refer to your settlement agreement. If your court documents have not been reviewed by CalSTRS, you may be asked to provide them. This can delay the processing of your application.

In addition, if you provide inaccurate information regarding your marital status, your application may be void.

SPECIAL TAX NOTICE: YOUR ROLLOVER OPTIONS

You are receiving this notice because a portion of your CalSTRS payment is eligible to be rolled over to a qualified IRA or an eligible employer plan. Read this notice to help you decide whether to do a rollover.

SUBMITTING YOUR APPLICATION

Submit pages 1–8 of your *Service Retirement Application* by one of the following methods. Keep a copy for your records.

myCalSTRS

Complete and submit your application online using *myCalSTRS* for faster processing. Your spouse or registered domestic partner will be directed to register for a *myCalSTRS* account and submit an electronic signature.

Hand Delivery

Hand deliver your application to a local CalSTRS office (see the *Your Retirement Guide* booklet or visit CalSTRS.com/ forms-drop).

Mail Your Application

CalSTRS P.O. Box 15275, MS 65 Sacramento, CA 95851-0275

Overnight Delivery

If you are using a special mailing service such as UPS or FedEx, send your application to:

CalSTRS Member Services 100 Waterfront Place West Sacramento, CA 95605

Fax Delivery

916-414-5965 or 916-414-5964

QUESTIONS

Email your questions using your *my*CalSTRS account or at CalSTRS.com/contact, or call 800-228-5453.

RETIREMENT CHANGE REQUESTS

If you have already submitted your *Service Retirement Application* and want to make a change or cancel your retirement, CalSTRS must receive the *Service Retirement Application Change Request* form no later than 30 days from the date your first benefit payment is issued. This form is available at CalSTRS.com/forms or by calling us. Use the form to change or cancel your retirement date, option, option beneficiary, Reduced Benefit Election or Defined Benefit Supplement election, or to make other changes.

NAME OR ADDRESS CHANGE

Notify us immediately if you change your name or mailing address. Update your contact information using your *myCalSTRS* account or the *Address Change Request* form, available at CalSTRS.com/forms or by calling us.

WORKING AFTER RETIREMENT

If you return to work after service retirement and perform retired member activities in the California public school system as an employee, an independent contractor or an employee of a third party, you're subject to restrictions under state and federal law, including a separation-from-service requirement and a postretirement earnings limit. For more information, see the *Working After Retirement* fact sheet at CalSTRS.com/publications.





INTRODUCTION

You are receiving this notice because all or a portion of your CalSTRS Defined Benefit Supplement, Defined Benefit refund or Cash Balance payment may be eligible for a rollover to an IRA or another eligible employer plan. This notice is intended to help you decide whether to do such a rollover.

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

The following summarizes tax information and is provided in accordance with Section 402(f) of the Internal Revenue Code. CalSTRS does not provide tax information or advice. Consult a tax professional, the Internal Revenue Service or the State Franchise Tax Board for specific information and to confirm that any relevant tax laws have not changed since this notice was released.

Certain California tax information is also provided. In general, California law conforms to federal tax law. However, there are some differences between California and federal law. In addition, if you do not meet California residency criteria, your CalSTRS benefits are not subject to state income tax. For additional information, visit ftb.ca.gov.

30-Day Notice Period and Your Right to Waive

Generally, CalSTRS cannot make a direct rollover or a payment to you until at least 30 days after you receive this notice. If you do not wish to wait until this 30-day notice period ends before your payment is processed, you may waive the notice period.

GENERAL INFORMATION ABOUT ROLLOVERS How can a rollover affect my taxes?

You will be taxed on your CalSTRS payment if you do not roll it over. If you are under age 59¹/₂ and do not do a rollover, you also will have to pay a 10 percent additional federal income tax and a 2.5 percent additional California state income tax on early distributions, unless an exception applies.

If you do a rollover, however, you will not have to pay tax until you receive distributions later and the 10 percent additional federal income tax and 2.5 percent additional state income tax will not apply if those distributions are made after you are age $59^{1}/_{2}$, or if an exception applies.

Where may I roll over my CalSTRS payment?

You may roll over the payment to either an IRA (an individual retirement account or individual retirement annuity) or another eligible employer plan (a tax-qualified plan, 403(b) plan or 457(b) plan) that will accept the rollover. The rules of the IRA or plan that holds the rollover will determine your

investment options, fees and rights to payment from the IRA or employer plan. For example, no spousal consent rules apply to IRAs and IRAs may not provide loans. Further, the amount rolled over will become subject to the tax rules that apply to the IRA or employer plan.

How do I do a rollover?

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

Direct rollover: If you do a direct rollover, CalSTRS will make the payment directly to your IRA or another eligible employer plan. You should contact the IRA sponsor or the administrator of the plan for information on how to do a direct rollover.

If you do a direct rollover of only a portion of your CalSTRS payment and a portion is paid to you at the same time, the portion directly rolled over consists first of the amount that would be taxable if not rolled over.

60-day rollover: If you do not do a direct rollover, you still may do a rollover by making a deposit into an IRA or eligible employer plan that will accept it. You will have 60 days after you receive your CalSTRS payment to make the deposit.

If you do not do a direct rollover, CalSTRS is required to withhold 20 percent of the payment for federal income taxes. Unless you elect to not have state tax withheld or you are a nonresident of California, CalSTRS will withhold at 2 percent. This means that, in order to roll over the entire payment in a 60-day rollover, you must use other funds to make up for the 20 percent withheld for federal taxes and any state tax withheld. If you do not roll over the entire amount of the payment, the portion not rolled over will be taxed in the year distributed and will be subject to the 10 percent additional federal income tax and the 2.5 percent additional state income tax on early distributions if you are under age 59¹/₂, unless an exception applies.

How much may I roll over?

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

- Benefit payments spread over a period of at least 10 years or over your life or life expectancy (or the lives or joint life expectancy of you and your beneficiary).
- Required minimum distributions in the calendar year in which you turn age 72 (age 70½ if you were born prior to July 1, 1949) or after death.
- Corrective distributions of contributions that exceed tax law limitations.

CalSTRS can tell you what portion of a payment is eligible for rollover.

If I don't do a rollover, will I have to pay the 10 percent additional federal income tax and the 2.5 percent additional state income tax on early distributions?

If you are under age $59^{1}/_{2}$, you will have to pay the 10 percent additional federal income tax and 2.5 percent additional state income tax on early distributions for any CalSTRS payment, including amounts withheld for income tax, that you do not roll over, unless one of the exceptions listed below applies. This tax applies to the part of the distribution that you must include in income and is in addition to the regular federal and state income taxes on the payment not rolled over.

The 10 percent additional federal income tax and the 2.5 percent additional state income tax do not apply to the following CalSTRS payments:

- Payments made after you separate from service if you will be at least age 55 in the year of the separation.
- Payments that start after you separate from service if paid at least annually in equal or close to equal amounts over your life or life expectancy (or the lives or joint life expectancy of you and your beneficiary).
- Payments made due to disability.
- Payments after your death.
- Corrective distributions of contributions that exceed tax law limitations.
- Payments made directly to the government to satisfy a federal tax levy.
- Payments made under a qualified domestic relations order (QDRO).
- Payments up to the amount of your deductible medical expenses whether or not you itemize deductions for the taxable year.
- Payments for certain distributions related to certain federally declared disasters.
- Certain coronavirus related distributions.
- If I do a rollover to an IRA, will the 10 percent additional federal income tax and the 2.5 percent additional state income tax apply to early distributions from the IRA? If you receive a payment from an IRA when you are under age 59¹/₂, you will have to pay the 10 percent additional federal income tax and 2.5 percent additional state income tax on the part of the distribution that you must include in income unless an exception applies. In general, the exceptions to the additional federal and state income taxes for early distributions from an IRA are the same as the exceptions listed above for early distributions from a plan. However, there are a few differences for payments from an IRA, including:
- The exception for payments made after you separate from service if you will be at least age 55 in the year of the separation does not apply.

- The exception for qualified domestic relations orders does not apply. However, a special rule applies under which, as part of a divorce or separation agreement, a tax-free transfer may be made directly to an IRA of a spouse or former spouse.
- The exception for payments made at least annually in equal or close to equal amounts over a specified period applies without regard to whether you have had a separation from service.
- There are additional exceptions for (1) payments for qualified higher education expenses, (2) payments up to \$10,000 used in a qualified first-time home purchase, and (3) payments for health insurance premiums after you have received unemployment compensation for 12 consecutive weeks (or would have been eligible to receive unemployment compensation but for self-employed status).

SPECIAL RULES AND OPTIONS If Your Payment Includes After-Tax Contributions

After-tax contributions included in your payment are not taxed upon distribution. If a payment is only part of your benefit, an allocable portion of your after-tax contributions is included in the payment, so you cannot take a payment of only after-tax contributions. However, if you have pre-1987 after-tax contributions maintained in a separate account, a special rule may apply to determine whether the after-tax contributions are included in a payment. In addition, special rules apply when you do a rollover, as described below.

You may roll over to an IRA a payment that includes aftertax contributions through either a direct rollover or a 60-day rollover. You must keep track of the aggregate amount of the after-tax contributions in all of your IRAs (in order to determine your taxable income for later payments from the IRAs). If you do a direct rollover of only a portion of your CalSTRS payment and the rest is paid to you, the portion directly rolled over consists first of the amount that would be taxable if not rolled over. For example, assume you are receiving a distribution of \$12,000, of which \$2,000 is after-tax contributions. In this case, if you directly roll over \$10,000 to an IRA that is not a Roth IRA, no amount is taxable because the \$2,000 amount not directly rolled over is treated as being after-tax contributions. If you do a direct rollover of your entire CalSTRS payment to two or more destinations at the same time, you can choose which destination receives the after-tax contributions.

If you do a 60-day rollover to an IRA of only a portion of a payment made to you, the after-tax contributions are treated as rolled over last. For example, assume you are receiving a distribution of \$12,000, of which \$2,000 is after-tax contributions, and no part of the distribution is directly rolled over. In this case, if you roll over \$10,000 to an IRA that is not a Roth IRA in a 60-day rollover, no amount is taxable because the \$2,000 amount not rolled over is treated as being after-tax contributions.

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

If You Miss the 60-Day Rollover Deadline

Generally, the 60-day rollover deadline cannot be extended. However, the IRS has the limited authority to waive the deadline under certain extraordinary circumstances, such as when external events prevented you from completing the rollover by the 60-day rollover deadline.

Under certain circumstances, you may claim eligibility for a waiver of the 60-day rollover deadline by making a written self-certification. Otherwise, to apply for a waiver from the IRS, you must file a private letter ruling request with the IRS. Private letter ruling requests require the payment of a nonrefundable user fee. For more information, see IRS Publication 590-A, *Contributions to Individual Retirement Arrangements*.

If You Were Born On or Before January 1, 1936

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

If You Roll Over Your Payment to a Roth IRA

If you roll over your CalSTRS payment to a Roth IRA, a special rule applies under which the amount of the payment rolled over (reduced by any after-tax amounts) will be taxed. However, the 10 percent additional income tax and 2.5 percent additional state income tax on early distributions will not apply (unless you take the amount rolled over out of the Roth IRA within five years, counting from January 1 of the year of the rollover).

If you roll over the payment to a Roth IRA, later payments from the Roth IRA that are qualified distributions will not be taxed, including earnings after the rollover. A qualified distribution from a Roth IRA is a payment made after you are age $59^{1/2}$ —or after your death or disability, or as a qualified first-time homebuyer distribution of up to \$10,000—and after you have had a Roth IRA for at least five years. In applying this five-year rule, you count from January 1 of the year for which your first contribution was made to a Roth IRA. Payments from the Roth IRA that are not qualified distributions will be taxed to the extent of earnings after the rollover, including the 10 percent additional federal income tax and 2.5 percent additional state income tax on early distributions, unless an exception applies. Nonqualified Roth IRA distributions are treated as coming first from after-tax contributions. You do not have to take required minimum distributions from a Roth IRA during your lifetime. For more information, see IRS Publications 590-A, *Contributions to Individual Retirement Arrangements* and 590-B, *Distributions From Individual Retirement Arrangements*.

CalSTRS is not responsible for assuring your eligibility to make a rollover to a Roth IRA. Consult your tax adviser if you are interested in rolling over your payment to a Roth IRA.

If You Are Not a CalSTRS Member

Payments after a member's death. If you receive a distribution after a CalSTRS member's death that you do not roll over, the distribution will generally be taxed in the same manner described elsewhere in this notice. However, the 10 percent additional federal income tax and 2.5 percent additional state income tax on early distributions do not apply. The special rule described under the section "If you were born on or before January 1, 1936" applies only if the CalSTRS member was born on or before January 1, 1936.

If you are a surviving spouse. If you receive a CalSTRS payment as the surviving spouse of a deceased member, you have the same rollover options that the member would have had, as described elsewhere in this notice. In addition, if you choose to do a rollover to an IRA, you may treat the IRA as your own or as an inherited IRA.

An IRA you treat as your own is treated like any other IRA of yours, so that payments made to you before you are age 59¹/₂ will be subject to the 10 percent additional federal income tax and 2.5 percent additional state income tax on early distributions, unless an exception applies. In addition, required minimum distributions from your Traditional IRA don't have to start until after you reach the age at which you are subject to required minimum distributions. If you were born prior to July 1, 1949, you were subject to required minimum distributions beginning in the year you reached age 70½. If you were born on or after July 1, 1949, you are subject to required minimum distributions in the year you reach age 72.

If you treat the IRA as an inherited IRA, payments from the IRA will not be subject to the 10 percent additional federal income tax and 2.5 percent additional state income tax on early distributions. However, if the member had started taking required minimum distributions, you will have to receive required minimum distributions from the inherited IRA. If the member had not started taking required minimum distributions receiving required minimum distributions from the inherited minimum distributions, you will not have to start receiving required minimum distributions from the inherited IRA until the year the member would have been age 72 (age 70½ if the member was born before July 1, 1949).

If you are a surviving beneficiary other than a spouse.

If you receive a CalSTRS payment because of the member's death and you are a designated beneficiary other than a surviving spouse, the only rollover option you have is to do a direct rollover to an inherited IRA. Payments from the inherited IRA will not be subject to the 10 percent additional federal income tax and 2.5 percent additional state income tax on early distributions. The entire balance of the inherited IRA must be distributed by the end of the 10th calendar year following the year of the member's death, unless you are an "eligible designated beneficiary." An eligible designated beneficiary is a beneficiary designated under the terms of CalSTRS who is any of the following:

- The surviving spouse of the member.
- A child of the member who has not reached the age of majority (18 in California and most other states).
- A chronically ill individual as defined in Internal Revenue Code Section 401(a)(9)(E)(ii)(IV).
- Any other individual who is not more than 10 years younger than the member.

Required minimum distributions to an eligible designated beneficiary may be made over a period based on the beneficiary's life expectancy, beginning no later than the year after the member's year of death.

Different rules apply if the member died before January 1, 2020. Consult your tax advisor and your IRA provider about minimum required distributions.

Payments under a qualified domestic relations order.

If you are the spouse or former spouse of a CalSTRS member who receives a payment from CalSTRS under a qualified domestic relations order (QDRO), you generally have the same options and the same tax treatment that the member would have (for example, you may roll over the payment to your own IRA or an eligible employer plan that will accept it). However, payments under the QDRO will not be subject to the 10 percent additional federal income tax or 2.5 percent additional state income tax on early distributions.

If You are a Nonresident Alien

If you are a nonresident alien and you do not do a direct rollover to a U.S. IRA or a U.S. eligible employer plan, CalSTRS is generally required to withhold 30 percent of the payment for federal income taxes. If the amount withheld exceeds the amount of tax you owe (as may happen if you do a 60-day rollover), you may request an income tax refund by filing IRS Form 1040NR and attaching your IRS Form 1042-S. See Form W-8BEN for claiming that you are entitled to a reduced rate of withholding under an income tax treaty. For more information, see also IRS Publication 519, *U.S. Tax Guide for Aliens*, IRS Publication 515, *Withholding of Tax on Nonresident Aliens and Foreign Entities*, and FTB Publication 1100, *Taxation of Nonresidents and Individuals Who Change Residency*.

OTHER SPECIAL RULES

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

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

When electing how to receive a CalSTRS payment that is rollover eligible, any amount not designated for rollover will be issued directly to you according to the payment preference on file for your account.

You may have special rollover rights if you recently served in the U.S. Armed Forces. For more information, see IRS Publication 3, *Armed Forces' Tax Guide*. You may also have special rollover rights if you were affected by a federally declared disaster or similar event, if you received a distribution on account of a disaster, or if your distribution is or was due to a qualified child birth or adoption. For more information, visit irs.gov.

FOR MORE INFORMATION

See the *Tax Considerations for Rollovers* booklet at CalSTRS.com. You should also consult a professional tax adviser before taking a payment from CalSTRS.

In addition, you will find more information on the federal tax treatment of payments from employer plans in IRS Publications 575, *Pension and Annuity Income*, Publication 590-A, *Contributions to Individual Retirement Arrangements*, 590-B, *Distributions From Individual Retirement Arrangements*, and Publication 571, *Tax-Sheltered Annuity Plans (403(b) Plans)*. These publications are available from a local IRS office, at irs.gov, or by calling 800-TAX-FORM (800-829-3676).

For information on state tax, contact the California Franchise Tax Board at ftb.ca.gov or call 800-852-5711 (or 916-845-6500 if calling from outside the U.S.). Also see FTB Publication 1005, *Pension and Annuity Guidelines*.

RIGHT TO RECEIVE PAPER DOCUMENT

Contact CalSTRS to receive this *Special Tax Notice: Your Rollover Options* provided as a written paper document at no charge.

RIGHT TO WITHDRAW YOUR CONSENT

You have the right to withdraw consent to receive electronic delivery of the *Special Tax Notice: Your Rollover Options* at any time. Withdrawal of your consent may delay processing of your application. If you would like to withdraw your

consent to receive electronic delivery of the *Special Tax Notice: Your Rollover Options*, contact CalSTRS and request to receive this notice and application as a written paper document at no charge.

Scope of Your Consent – Consent to receive electronic delivery of the *Special Tax Notice: Your Rollover Options* applies only to the particular transaction.

CalSTRS Contact Procedures – If you have questions about the procedures for receiving a written paper document or to update your electronic information, contact CalSTRS at 800-228-5453, CalSTRS.com/contactus or 916-414-5040 (fax).

Software Requirements – The software requirements needed to access and retain this *Special Tax Notice: Your Rollover Options* follow:

- Internet Explorer, Version 7.0 and above
- Mozilla Firefox, Version 3.0 and above
- Apple Safari, Version 3.0 and above
- Google Chrome, Version 4.0 and above

Use Adobe[®] Reader[®] to view, print and save this notice and other CalSTRS important online documents. If you do not have Adobe Reader installed on your computer, you may download the free program from the Adobe website.

CalSTRS is not responsible for any hardware or software problems resulting from the installation of any third-party tools, including Web browsers, programs or plug-ins listed. Any third-party providers listed here are governed by their own terms of use and privacy policies. This page intentionally left blank.

Service Retirement Application SR0059 rev 06/20	For CalSTRS' Official Use Only	California St		rs' Retire P.O.Box iento, CA 80	ement 15275 9585 0-22 8	System , MS 65
With my signature on page 8, I certify t and I am applying for service retiremen		e booklet, <i>Your</i>	Retirem	ient G	uide,	3
Section 1: Member Informa	OR Social Security	Number				
Last Name						

irst	Na	me														

Mailing Address	Email Address	
City	State	ZIP Code
Date of Birth (MM/DD/YYYY)	() Home Telephone	() Alternate Telephone

Section 2: Retirement Information

 nent		 		

Your first benefit payment will be calculated from this date through the end of the month in which you retire.

Last date of work, vacation or compensated approved leave (MM-DD-YYYY)

This date must be before your retirement date.

□ I am electing retirement under the Reduced Benefit Election and have attached the *Reduced Benefit Election* form to my retirement application.

Other Public Retirement Systems

If you are a member of any of the following California public retirement systems and you did not perform service between your CalSTRS retirement date and the other public system's retirement date, you may be able to use the other system's final compensation for service that does not overlap. Mark all that apply and your retirement dates.

I am a member of the following California public retirement systems:

CalPERS SFERS LRS UCRS 1937 ACT COUNTY-County Name

My retirement dates from other systems are (MM/DD/YYYY) _____



CALSTRS

Name ___

_____ Client ID or SSN _____

Section 3: Your Defined Benefit Election

Section 3.1 Defined Benefit Election

I have read the instructions that describe the **Defined Benefit** options available, and I elect the (choose only one):

Member-Only Benefit. (Skip to section 3.2.)

 $\hfill\square$ Modified Benefit. If you check this box, choose one below:

Modified Benefit

□ I previously submitted the *Preretirement Election of an Option* form or the *Preretirement Compound*

Option Election form. To confirm your original election, indicate the option you elected and your beneficiary:

(100%, 75%, 50% or Compound): _____.

Name of your option beneficiary or beneficiaries:

OR

□ I am electing an option at retirement. (Your option beneficiary must be a living person or persons, or a special needs trust, and cannot be another type of trust, estate, charity or other entity. This option is not the one-time death benefit.) Choose one and complete the Beneficiary Information section below:

- □ 100% Beneficiary Option
- □ 75% Beneficiary Option
- □ 50% Beneficiary Option
- Compound Option (If you choose the Compound Option, complete and attach the *Compound Option Election* form.)

OPTION BENEFICIARY INFORMATION AT RETIREMENT

If you are electing a beneficiary option at retirement, enter your beneficiary information. If you are electing a special needs trust, check the box, provide your beneficiary information below, and complete the *Certification of a Special Needs Trust* form, available at CalSTRS.com/forms, and submit it with your *Service Retirement Application*.

$\hfill\square$ I am electing a special needs trust.

Beneficiary's Name (Last, First, Initial)	Beneficiary's Soc	ial Security Number or Tax ID
Mailing Address	Email Address	
City	State	ZIP Code
()	()	
Home Telephone	Alternate Telepho	one
Member of CalSTRS: Yes INO		
Gender: 🛛 Male 🛛 Female 🔲 Nonbinary		
Relationship: Spouse Registered Domestic Partner	□ Other	
Date of Birth (MM/DD/YYYY)		
If your beneficiary is not a member of CalSTRS, you must		verification

Name _____

CALSTRS

dollar amount only.)

Client ID or SSN _____

Section 3.2 Defined Benefit Tax Withholding Preferences

If you do not complete this section or the information you provide is unclear, CalSTRS will withhold state and federal income tax from your payment based on rates for a married person claiming three withholding allowances. (If you're a nonresident of California, you don't have to pay state income tax. If you don't live in California but think you may be liable for California state income tax, you may request us to withhold state income tax below.)

Remember, there are penalties for not paying enough tax during the year, either through withholding or estimated tax payments. You may be able to avoid paying quarterly estimated taxes by having enough state and federal tax withheld from your monthly benefit payment.

You can update your tax withholding preferences online using your *my*CalSTRS account or the *Income Tax Withholding Preference Certificate* form, available at CalSTRS.com/forms.

CALIFORNIA STATE INCOME TAX WITHHOLDING	FEDERAL INCOME TAX WITHHOLDING
Do not withhold California state income tax.	Do not withhold federal income tax.
OR	OR
 Withhold California state income tax. Withhold only \$ from each benefit payment. (Enter a flat dollar amount only. Do not enter a percentage.) OR Withhold California state income tax based on the tax tables for (choose one): Married with (Enter 0 or number of allowances.) Single with (Enter 0 or number of allowances.) Head of household with (Enter 0 or number of allowances.) 	 Withhold federal income tax based on the tax tables for (choose one): Married with (Enter 0 or number of allowances.) Single with (Enter 0 or number of allowances.) Additional withholding: \$ from each benefit payment in addition to the amount to be withheld based on federal tax tables. (You cannot enter an amount without selecting one of the above options. Enter a dollar amount only.)
Additional withholding: \$ from each benefit payment in addition to the amount to be withheld based on state tax tables. (You cannot enter an amount without selecting one of the above options. Enter a	NOTE: A flat amount cannot be withheld for

NOTE: A flat amount cannot be withheld for federal income tax, unless you also withhold according to the federal tax tables.

Name

Client ID or SSN _____

Section 4: Your Defined Benefit Supplement Election

Section 4.1 Defined Benefit Supplement Election

If you made retirement contributions to CalSTRS on or after January 1, 2001, you have a **Defined Benefit Supplement** account with CalSTRS. If your Defined Benefit Supplement account balance is:

- **Under \$3,500**, you must take a lump-sum payment. Mark the lump-sum payment box below.
- **\$3,500 or more**, you have choices about how to receive these funds.

Defined Benefit Supplement Choices

CALSTRS

You have three payment choices for your Defined Benefit Supplement account. Choose only one.

- **1. Lump-Sum Payment** You have three choices. Choose one:
 - Check paid to you directly. (Skip to section 4.2 and select Direct Payment.)
 - Bollover to CalSTRS Pension2. (Skip to section 4.2, select Rollover, then go to section 4.2.1.)
 - □ Rollover to another qualified plan with a financial institution. (Skip to section 4.2, select Rollover, then go to section 4.2.2.)
- 2. Annuity Payment You have two choices. Choose one:

□ Period-Certain Monthly Annuity of 3 to 10 years*

Number of years (circle one) 3 4 5 6 7 8 9 10 Then select one:

- Check paid to you directly. (Skip to section 4.2 and select Direct Payment.)
- Rollover to CalSTRS Pension2. (Skip to section 4.2, select Rollover, then go to section 4.2.1.)
- Rollover to another qualified plan with a financial institution. (Skip to section 4.2, select Rollover, then go to section 4.2.2.)

- If you elected the Member-Only Benefit on page 2, you have one choice:
 - Member-Only Annuity
- If you elected the **Modified Benefit** on page 2, you have three choices. Select one:
 - □ 100% Beneficiary Annuity □ 75% Beneficiary Annuity □ 50% Beneficiary Annuity
- **3.** Combination Lump Sum and Annuity After your lump-sum payment, at least \$3,500 must remain in your Defined Benefit Supplement account to fund an annuity. Indicate your lump-sum payment amount and select one annuity.

Lump-Sum Amount

- Check paid to you directly. (Skip to section 4.2 and select Direct Payment.)
- Rollover to CalSTRS Pension2. (Skip to section 4.2, select Rollover, then go to section 4.2.1.)
- Rollover to another qualified plan with a financial institution. (Skip to section 4.2, select Rollover, then go to section 4.2.2.)

Annuity Payment You have two choices. Choose one:

□ Period-Certain Monthly Annuity of 3 to 10 years*

Number of years (circle one) 3 4 5 6 7 8 9 10 Then select

- one: Check paid to you directly. (Skip to section 4.2 and select Direct Payment.)
 - Rollover to CalSTRS Pension2. (Skip to section 4.2, select Rollover, then go to section 4.2.1.)
 - □ Rollover to another qualified plan with a financial institution. (Skip to section 4.2, select Rollover, then go to section 4.2.2.)

- If you elected the **Member-Only Benefit** on page 2, you have one choice:
 - □ Member-Only Annuity
- If you elected the **Modified Benefit** on page 2, you have three choices. **Select one**:
 - □ 100% Beneficiary Annuity □ 75% Beneficiary Annuity □ 50% Beneficiary Annuity

*The Lifetime Monthly Annuity and Period-Certain Annuity of 10 years are not eligible for a rollover. See section 4.3 for tax withholding preferences.

Name

Client ID or SSN

Section 4.2 **Defined Benefit Supplement Payment Instructions**

I have received and read the Special Tax Notice: Your Rollover Options on pages 5-9 of the Instructions. I understand I have at least 30 days before distribution to consider the information provided in this notice and decide whether to elect a direct rollover to another retirement plan or have the amount distributed to me. By submitting this application, the 30-day waiting period has been met or I waive the 30-day period. Indicate below if you want to receive your Defined Benefit Supplement distribution as a direct payment or a rollover. Select one:

- Direct Payment: I choose to have my Defined Benefit Supplement distribution paid directly to me. (Skip to section 4.3.) OR
- **Rollover:** I choose to roll over all or part of my Defined Benefit Supplement distribution to a qualified plan with a financial institution. I understand that only lump-sum payments and period-certain annuities of three to nine years are eligible for a rollover. I have completed the information below. Note: Any amount not designated for rollover will be paid directly to me. See section 4.3. Direct Payment and mark the appropriate box for your tax withholding preferences.

Section 4.2.1 Rollovers to Pension2 (Does Not Require a Financial Institution Signature)

Complete this section if your rollover is to CalSTRS Pension2.

I choose to roll over all or part of my Defined Benefit Supplement distribution to CalSTRS Pension2. Only lump-sum payments and period-certain annuities of three to nine years are eligible for a rollover. Complete the information below. If you already have a Pension2 account, we will roll over your Defined Benefit Supplement funds to that account. If you do not have a Pension2 account, we will open a Pension2 403(b) account for you and your investment will be defaulted into Voya Fixed Plus III, a fixed investment that guarantees your principal and a specific interest rate. You can reallocate your investment at any time. To access your account, visit CalSTRS.com/Pension2 or call 888-394-2060.

Rollover of Tax-Deferred Contributions and Interest

I elect to roll over my tax-deferred contributions and interest to CalSTRS Pension2.

Select one: Amount to transfer \$ OR	Percentage to transfer	(indicate 1%-100%)
Rollover of After-Tax Contributions		
I elect to roll over my after-tax contributions to CalSTR	S Pension2.	
Select one: Amount to transfer \$ OR	Percentage to transfer	(indicate 1%-100%)
Nort If you:		

Next: If you:

CALSTRS

- Chose to roll over 100 percent of your Defined Benefit Supplement account to CalSTRS Pension2, skip to section 5.
- Chose to roll over less than 100 percent of your Defined Benefit Supplement account, go to section 4.3 to indicate • your tax withholding preferences.

CalSTRS Pension2 403(b) and 457(b) Plans

Pension2, CalSTRS' voluntary defined contribution plan, offers 403(b), 457(b), Roth 403(b) and Roth 457(b) plans with flexible investment choices and low costs:

- Investments selected and monitored by CaISTRS for every type of investor an investment with a competitive guaranteed • rate of return, Easy Choice Portfolios that provide ready-made diversified portfolios, Core Investment Options to build your own portfolio, including institutional class mutual funds with lower expense ratios than retail mutual funds, and a Self-Directed Brokerage Account for experienced investors.
- Simple, low-cost and transparent costs-there are no commissions, no surrender charges, no front- or back-end • load fees.
- Services, planning tools and a team to help you succeed. •

To learn more, go to Pension2.com, call toll free 888-394-2060 or email Pension2@CalSTRS.com.

CALSTRS

Name

Client ID or SSN _

Section 4.2.2 Rollovers to Another Qualified Plan With a Financial Institution (Requires Your Financial Institution's Signature)

Complete this section if your rollover is to another qualified plan with a financial institution. If you roll over your Defined Benefit Supplement funds to an institution other than CalSTRS Pension2, you must obtain original signatures from your financial institution. If you're rolling over funds to a qualified plan other than CalSTRS Pension2, you cannot submit your application online using *my*CalSTRS. You must submit a hard copy of your application or fax it to CalSTRS.

Rollover of Tax-Deferred Contributions and Interest

I elect to roll over my tax-deferred contributions and interest to one of the plans below.

Select one: Amount to transfer \$_____ OR Percentage to transfer_____(indicate 1%–100%)

Select one: Traditional, SEP or SIMPLE IRA Other eligible plan (403(b), 457(b), 401(k) or 401(a))

Roth account (taxable rollover)

Financial Institution Information (All information is required.)

Account Number	Make Check Payable to (Full Name of Financial Institution)								
Payment Mailing Address	City	State ZIP Code							
	()							
Name of Financial Institution's Representative	Teleph	none							

Certification: My signature below confirms the account number for the individual named at the top of this page. As a representative of the financial institution or plan named above, I certify that this institution or plan agrees to accept the funds described above as a direct trustee-to-trustee transfer from CalSTRS for deposit into a qualified IRA or other eligible plan as defined in the Internal Revenue Code. I understand that my signature below authorizes the transfer of CalSTRS funds as indicated above.

Financial Institution Representative's Signature

Signature Date (MM/DD/YYYY)

Rollover of After-Tax Contributions

I elect to roll over my after-tax contributions to one of the plans listed below (not applicable for most accounts).

Select one: Amount to transfer \$ O	R	Percentage to transfer((indicate 1%–100%)
-------------------------------------	---	-------------------------	--------------------

Select one: Traditional or SEP IRA Other eligible plan (403(b), 457(b), 401(k) or 401(a)) Roth account

Financial Institution Information (All information is required.)

Account Number	Make Check Payable to (Full Name of Financial Institution)								
Payment Mailing Address	City	State ZIP C	ode						
	()							
Name of Financial Institution's Representative	Telep	hone							

Certification: My signature below confirms the account number for the individual named at the top of this page. As a representative of the financial institution or plan named above, I certify that this institution or plan agrees to accept the funds described above as a direct trustee-to-trustee transfer from CalSTRS for deposit into a qualified IRA or other eligible plan as defined in the Internal Revenue Code. I understand that my signature below authorizes the transfer of CalSTRS funds as indicated above.

se la companya de la			
Financial	Institution	Representative's	Signature

Name

CALSTRS

Client ID or SSN _____

Section 4.3 Defined Benefit Supplement Tax Withholding Preferences

When completing this section, remember that there are penalties for not paying enough tax during the year, either through withholding or estimated tax payments. You may be able to avoid paying quarterly estimated taxes by having enough state and federal tax withheld from your benefit payment. California does not tax benefits of nonresidents. If you don't live in California but think you may be liable for California state income tax, you may request us to withhold state income tax.

Direct Payment Lump Sum and Period-Certain Annuities of 3 to 9 Years

Federal law requires CalSTRS to withhold 20 percent federal income tax from all lump-sum payments and period-certain annuities of three to nine years that are paid directly to you. CalSTRS will automatically withhold federal tax from your payment.

Under state law, you can choose not to have any state tax withholding. If you're a California resident and you make no election, we will withhold at 2 percent.

Withhold California state income tax? Yes No

Lifetime Monthly Annuity and Period-Certain Annuity of 10 Years

If you do not provide specific instructions in the section below, CalSTRS will withhold state and federal income tax from your payment based on rates for a married person claiming three withholding allowances. However, if you do not provide specific instructions on state tax withholding and you provided a non-California address on your application, we will assume you are not a California resident and so we will not withhold state income tax.

CALIFORNIA STATE INCOME TAX WITHHOLDING

Do not withhold California state income tax.

OR

- **Withhold** California state income tax.
 - Withhold only \$ _____ from each benefit payment. (Enter a flat dollar amount only. Do not enter a percentage.)

OR

Withhold California state income tax based on the tax tables for (choose one):

- ☐ Married with _____ (Enter 0 or number of allowances.)
- ☐ Single with _____ (Enter 0 or number of allowances.)
- □ Head of household with ______ (Enter 0 or number of allowances.)

Additional withholding: \$ ____

from each benefit payment in addition to the amount to be withheld based on state tax tables. (You cannot enter an amount without selecting one of the above options. Enter a dollar amount only.)

FEDERAL INCOME TAX WITHHOLDING

Do not withhold federal income tax.

OR

- **Withhold** federal income tax based on the tax tables for (choose one):
 - Married with ______ (Enter 0 or number of allowances.)
 - □ Single with _____ (Enter 0 or number of allowances.)

Additional withholding: \$ _

from each benefit payment in addition to the amount to be withheld based on federal tax tables. (You cannot enter an amount without selecting one of the above options. Enter a dollar amount only.)

NOTE: A flat amount cannot be withheld for federal income tax, unless you also withhold according to the federal tax tables.

Name

Client ID or SSN _____

Section 5: Required Signatures

Check all that apply to your current and previous marital status. (You may check more than one.)

- I am married or registered as a domestic partner and both our signatures are below.
- I am married or registered as a domestic partner and my spouse or registered domestic partner did not sign below. I have completed, signed and attached the Justification for Non-Signature of Spouse or Registered Domestic Partner form.
- □ I have never been married or in a registered domestic partnership **OR** I am widowed or my registered domestic partner has died.
- □ I have been divorced or have terminated a registered domestic partnership and my former spouse or registered domestic partner was awarded a portion of my CalSTRS benefits.
- □ I have been divorced or have terminated a registered domestic partnership and my former spouse or registered domestic partner was not awarded a portion of my CalSTRS benefits.

Required Signatures

I certify that I have read the Service Retirement Application Instructions and the booklet, Your Retirement Guide, and I am applying for service retirement. I fully understand that if my properly completed, signed and dated retirement application is approved by CalSTRS and verified by my employer, I will be officially retired as of my requested retirement date.

I waive my right to the 30-day notice period for a Defined Benefit Supplement distribution direct payment or rollover (section 4.2).

I understand the 180 calendar day separation-from-service requirement, the annual earnings limit and the consequences of both, if I return to work after retirement and perform retired member activities.

I understand it is a crime to fail to disclose a material fact or to make any knowingly false material statement, including a false statement regarding my marital status, for the purpose of using it, or allowing it to be used, to obtain, receive, continue, increase, deny or reduce any benefit administered by CaISTRS and it may result in penalties, including restitution, of up to one year in jail and/or a fine of up to \$5,000 (Education Code section 22010). It may also result in any document containing such false representation being voided.

I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct. I understand that perjury is punishable by imprisonment for up to four years (Penal Code section 126).

Member's Signature

Current Spouse's or Registered Domestic Partner's Signature

NOTE: Signature dates can be no earlier than six months before your requested retirement date.

Submitting Your Application

*my*CalSTRS Complete and submit your application online using *my*CalSTRS.

Hand Delivery Hand deliver to a local CalSTRS office. Find one at CalSTRS.com/forms-drop. Fax Delivery 916-414-5964 or 916-414-5965

Mail Your Application CalSTRS P.O. Box 15275, MS 65 Sacramento, CA 95851-0275 **Overnight Delivery** If you are using a special mailing service such as UPS or FedEx, send your application to: CalSTRS Member Services 100 Waterfront Place West Sacramento, CA 95605

Submit pages 1-8 of the Service Retirement Application. Keep a copy for your records. If you fax your application, keep the confirmation page. We are unable to call and confirm receipt of your faxed application.

Signature Date (MM/DD/YYYY)

Signature Date (MM/DD/YYYY)

