

Application for Immediate Retirement

Civil Service Retirement System

Introduction

If you are a current Federal or postal employee covered by the Civil Service Retirement System and you wish to apply for retirement with an immediate annuity (annuity commencing within one month after the date of separation on which title to annuity is based), this package is for you! If you are covered by the Federal Employees Retirement System, you must use SF 3107 to apply for an immediate annuity.

If you are applying for disability retirement, you must complete both this application and Standard Form 3112, *Application for Disability Retirement*. Ask your agency for this form. You, your physician, and your agency must complete the various portions of SF 3112. OPM must receive the SF 3112 within one year after the date you separate.

Do not use this package or the forms it contains to apply for deferred annuity. If you want to apply for a deferred annuity (generally beginning at age 62), you should request an application from the Office of Personnel Management, Civil Service Retirement System, Retirement Operations Center, Boyers, PA 16017.

Keep the information section of this package for future reference.

Where to Obtain Additional Information

This package presents basic retirement information about matters affecting most retiring employees. Contact the Human Resources Office at the agency where you work for retirement counseling, detailed information, and other assistance you need to prepare for retirement. Your agency must certify that you are eligible for an immediate annuity. Office of Personnel Management employees cannot advise you before you are separated and your certified records are forwarded to us.

General Information

This package contains the following:

- 1) Instructions for the completion and submission of the SF 2801, Schedules A, B, C, and SF 2801-2.
- 2) Additional information about retirement, including:
 - Important Information About Survivor Annuity Elections, page 4
 - Post-1956 Military Service, page 4
 - Survivor Annuity Election Changes After Retirement, page 7
 - How Annuities Are Computed, page 8
 - Cost-of-Living Increases, page 10
 - Payment and Accrual of Annuity, page 10
 - Filing Your Application, page 10
 - What Happens After You File Your Retirement Application, page 11
 - What To Do If Your Address Changes Before Processing Is Completed, page 11

3) SF 2801, *Application for Immediate Retirement*, to be completed and signed by the retiring employee.

- 4) Schedules A, B, and C to be completed by the retiring employee if he or she has (1) active duty military service, or (2) has ever applied for military retired pay and/or pension or compensation from the Department of Veterans Affairs in lieu of military retired pay, or (3) has applied for compensation benefits from the Office of Workers' Compensation Programs, U.S. Department of Labor.
- 5) SF 2801-2, *Spouse's Consent to Survivor Election*, to be completed by the retiring employee, his or her current spouse, and a notary public (or other person authorized to administer oaths) in cases where a married applicant elects less than the maximum survivor annuity for the spouse.
- 6) SF 2801-1, *Certified Summary of Federal Service*, to be completed by the employing agency and signed by the applicant after reviewing the information the employing agency enters.
- 7) Agency Checklist of Immediate Retirement Procedures, to be completed by the employing agency and, to the extent possible, reviewed by the retiring employee to help assure completeness and correctness of the submission.

Instructions for Completing Application for Immediate Retirement

Type or print clearly. If you need more space in any section, use a plain piece of paper with your name and date of birth written at the top. If you do not know an answer write "unknown." If you are not sure (for example, if you do not know an exact date), answer to the best of your ability, followed by a question mark (?).

Refer to the pamphlet SF 2801A, *Applying for Immediate Retirement Under the Civil Service Retirement System*, for additional information about those questions on the application which are not entirely self-explanatory.

Section A - Identifying Information

- Item 2: List other names under which you have been employed in the Federal government (such as a maiden name). This will help us to locate and identify records maintained under these names.
- Item 3: Enter the address to which correspondence should be mailed. If you want your payments sent to a bank or other financial institution, do not enter the bank address here; see Section H of the application form.
- Item 6: List all social security numbers you have used.

(See page 11 for the Privacy Act Statement.)

Section B - Federal Service

- Item 2: Enter the date of final separation for retirement.

 Leave blank if applying for disability retirement and not yet separated.
- Item 4: Indicate whether or not you have performed active duty that terminated under honorable conditions in the armed services or other uniformed services of the United States, including the following:
 - (a) Army, Navy, Marine Corps, Air Force, or Coast Guard of the United States,
 - (b) Regular Corps or Reserve Corps of the Public Health Service after June 30, 1960,
 - (c) Commissioned Officer of the National Oceanic and Atmospheric Administration (formerly Coast and Geodetic Survey and Environmental Science Services Administration) after June 30, 1961.

If you have performed such service, complete and attach Schedule A, furnishing the requested information for each period of active duty. We need information about your active duty military service so that we can compare your claim with other records and request verification of any military service you claim which is not verified. This assures that you are credited with the correct amount of active military service.

If you are receiving, or have applied for, any form of military retired pay and/or pension or compensation from the Department of Veterans Affairs in lieu of military retired pay, answer "yes" to item 5. Then complete and attach Schedule B - Military Retired Pay. *Important:* Military retired pay includes disability pay and reserve retainer pay.

Section C - Other Claim Information

Item 2: Indicate whether or not you have ever applied for retirement, refund, deposit or redeposit, return of excess deductions, or voluntary contributions under the Civil Service Retirement System. If you have, indicate which type in 2a and the applicable claim numbers in 2b. This helps to assure that all of your records are located and that proper credit is given for your service, and for any deposit, redeposit or voluntary contribution payments you may have made.

Section D- Insurance Information

If you want to continue your Federal Employees Health Benefits (FEHB) and/or Federal Employees' Group Life Insurance (FEGLI) coverage as a retiree, you must meet the following basic requirements. You must be retiring on an immediate annuity, and you must have been enrolled in the program for the five years of Federal service immediately preceding your annuity commencing date, or if enrolled less than five years, for the full period(s) of service during which coverage was available. FEHB coverage as a family member (and coverage under TRICARE) counts toward the five-year requirement for health benefits.

If you do not meet the enrollment requirement for continuing your FEHB coverage as a retiree, you may be eligible for temporary continuation of coverage as a separated employee. Your employing office will provide information about whether you can temporarily continue your health benefits coverage and how to enroll for it.

If you appear eligible to continue your FEHB coverage, your agency will automatically transfer your enrollment to OPM. You do not need to do anything unless you want to make some change in your coverage.

The FEGLI Program booklet (RI 76-21) has information about eligibility to continue your FEGLI coverage as a retiree and the cost of coverage. If you are eligible to continue your FEGLI basic coverage, you MUST complete an SF 2818, *Continuation of Life Insurance Coverage as an Annuitant or Compensationer.* Any optional FEGLI coverage you have and are eligible to retain as a retiree will automatically be continued unless you make some change. You may also want to file a FEGLI Designation of Beneficiary form (SF 2823).

If you are under age 65 and elect to continue Basic life insurance coverage into retirement, you must pay the same premium as active employees until you reach age 65. If you elect either the 50% or No Reduction schedule (for coverage after reaching age 65) on the SF 2818, you must pay not only the regular insurance premium but also the additional premium required for the extra coverage you will have after age 65. Premiums for the additional coverage after age 65 continue for life or for as long as you maintain the extra coverage.

Based on the documentation your employing agency is required to submit with your retirement application, OPM will determine whether you are eligible to continue your health and life insurance coverage as a retiree. However, if you have any questions about your eligibility, ask your employing office for assistance before you retire.

Section E - Marital Information

Item 2: *You must complete this item.* Indicate whether or not you have a living former spouse from whom you were divorced on or after May 7, 1985, and to whom a court order gives a survivor annuity based on your Federal employment.

If you answer yes, attach a certified copy of the court order/divorce decree in its entirety and any attachments or amendments. You may omit this if you are *certain* that OPM already has a certified copy. *Failure to complete this item will delay the processing of your application*.

Section F - Annuity Election

Read "Important Information About Survivor Annuity Elections," page 4, before making your election. If you initial either Box 1 or Box 2, your wife or husband will receive a survivor annuity upon your death. The amount of this survivor annuity, and the amount of the reduction in your annuity to provide this benefit, will depend on which election you initial.

If your spouse is not elected to receive a monthly survivor annuity, his or her health benefits coverage as a family member on your FEHB enrollment will terminate when you die. For information on the effect of court orders on your spouse's eligibility to receive survivor benefits, see page 5.

- Box 1: If you initial box 1, your spouse's survivor annuity upon your death will be 55% of ALL of your annuity. Your annuity will be reduced by 2-1/2% of the first \$3,600 and 10% of the remainder of your annual annuity to provide this benefit upon your death.
- Box 2: If you initial box 2, your spouse's survivor annuity upon your death will be 55% of the annual amount you specify in the blank space (which must be less than the full amount of your annual annuity). Your annuity will be reduced by 2-1/2% of the first \$3,600 and 10% of any additional amount you specify.

If you initial box 2, you *must* complete and attach SF 2801-2, *Spouse's Consent to Survivor Election*, to your application. The law requires consent of the spouse if a married person elects less than the maximum survivor benefit.

Box 3: If you initial box 3 you will receive an annuity payable only during your lifetime, without a monthly survivor annuity for your spouse. All retiring employees, married and unmarried, may choose this type of annuity. However, you should carefully review all information provided before making your election.

If you are married at retirement and choose this type of annuity, you *must* also complete and attach to your application SF 2801-2, *Spouse's Consent to Survivor Election*. The law requires that your spouse consent if you elect less than the maximum survivor benefit.

Box 4: If you initial box 4, a person selected by you, who has an insurable interest in you, will receive a survivor annuity upon your death. Insurable interest exists if the person named (such as a former spouse or a close relative) may reasonably expect to derive financial benefit from your continued life.

To choose this type of annuity, you must provide medical documentation showing that you are in good health. You are responsible for arranging and paying the costs of the medical examination. The medical report of the examination should be attached to your retirement application. You will be notified if additional evidence is required. NOTE: If you are retiring on the basis of disability, you are not eligible to choose this type of annuity.

You may elect this insurable interest survivor annuity in addition to a regular survivor annuity for a current or former spouse. However, if the person you select to receive the insurable interest survivor annuity is your current spouse, you both must waive the current spouse annuity by completing and attaching SF 2801-2 to your application. Your current spouse cannot receive both a regular survivor annuity and an insurable interest survivor annuity.

If you elect the insurable interest annuity for a current spouse because a court order awards (or you have elected) the regular survivor annuity to a former spouse, the insurable interest election for your current spouse can be converted to a current spouse annuity if the former spouse loses entitlement to the regular annuity through death or remarriage prior to reaching age 55. The marriage duration requirement (see item c on page 5) does not apply to insurable interest annuities.

If you choose to provide an insurable interest survivor annuity, the amount of the reduction in your annuity will depend upon the difference between your age and the age of the person named as survivor annuitant, as shown in the table below. The survivor's rate will be 55% of your reduced annuity.

Age of Person Named in Relation to that of Retiring Employee	Reduction in Annuity of Retiring Employee
Older, same age, or less than 5 years younger	10%
5 but less than 10 years younger	15%
10 but less than 15 years younger	20%
15 but less than 20 years younger	25%
20 but less than 25 years younger	30%
25 but less than 30 years younger	35%
30 or more years younger	40%

Box 5: If you initial box 5, you must complete the remainder of Section F. Read item f. on page 5 before making your election. If you are married and initial box 5, you must also complete and attach SF 2801-2, *Spouse's Consent to Survivor Election*, to your application.

If you initial box 5, after your death, the person(s) you elect will receive the percentage of the annuity you select. Your annuity will be reduced by 2-1/2% of the first \$3,600 and 10% of the remainder as you specify.

Section G - Information About Children

Information about your children in your annuity claim file may help to expedite the processing of claims for survivor benefits in the event of your death. Therefore, you may, if you wish, complete Section G by providing the names and the dates of birth of your unmarried dependent children under the age of 18. Also, list any child who is over the age of 18 and incapable of self-support because of a mental or physical disability incurred before age 18. Check the box headed "disabled" by the name of each child to whom this applies.

Completion of Section G is optional; the processing of your annuity application will not be delayed or otherwise affected if you do not complete it. Children will not be denied benefits after your death solely because they were not identified on your retirement application.

Section H - Direct Deposit and Tax Withholding

Having your annuity payments sent directly to your bank or financial organization is both convenient and safe. It also assures that payments are deposited and available for your use, even when you are away from home. OPM will send other information to your mailing address. Use Section H, items 1 through 3c to tell OPM how to deposit your payments in your account.

Use Section H, item 4 to give OPM instructions regarding Federal income tax withholding. If you do not give any instructions, the Internal Revenue Service has instructed OPM to withhold at the rate for a married person with three exemptions.

After your application is processed, as discussed on page 11, item 6, you will be able to instruct OPM to withhold State income tax, provided your State participates in OPM's State Tax Withholding Program.

Section I - Applicant's Certification

Be sure to sign (do not print) and date your application after reviewing the warning.

Schedule A - Military Service Information

Item 2: *Post-1956 Military Service* -- If you performed military service on or after January 1, 1957, you may pay a deposit of 7% of your military basic pay (plus interest, if applicable) to cover that service. *The military service deposit must be paid to your agency while you are still employed.* If the deposit is not paid, your post-1956 military service will be credited as described below.

If you were first employed in a position subject to civil service retirement before October 1, 1982: If you do not make the deposit and you are eligible for Social Security benefits at age 62, your annuity will be recomputed (at age 62) to eliminate credit for the post-1956 military service. If you are age 62 or older when you retire and are eligible for Social Security benefits, no credit for post-1956 military service will be allowed in the computation of your annuity unless you pay the deposit before you separate.

If you were first employed in a position subject to civil service retirement on or after October 1, 1982: You will not receive any retirement credit for your post-1956 military service if you do not make the deposit for it before you separate.

If you have questions concerning the crediting of your post-1956 military service and how to make the deposit, contact your employing agency. *Failure to pay the deposit to your agency voids any further right to pay it at a later date.*

Schedule B - Military Retired Pay

This information is needed to assure correct credit for military service. Receipt of military retired pay or pension or compensation from the Department of Veterans Affairs in lieu of military retired pay may affect the computation of your annuity rate. You cannot receive retirement credit for military service if you receive military retired pay, unless you were awarded the retired pay (a) due to a disability incurred in

combat with an enemy of the United States or caused by an instrumentality of war and incurred in the line of duty during a period of war or (b) under the provisions of Chapter 1223, title 10, U. S. Code, Sections 12731 through 12739 (pertaining to retirement from a reserve component of the Armed Forces).

If you are waiving military retired pay for civil service retirement purposes, your agency can help you prepare your request for waiver. Attaching a copy of your waiver request and a copy of the finance center acknowledgment (if available) to your application may help us to process your claim more quickly. Even if you have already waived your military retired pay to receive benefits from the Department of Veterans Affairs, you also need to file a waiver of your military pay for civil service retirement purposes.

Schedule C - Federal Employee's Compensation

Item 3: Indicate whether you agree to notify us if the status of your workers' compensation claim changes.

Important: You may not legally receive both retirement annuity and workers' compensation (except for a scheduled award) for the same period of time. Any overpayment of workers' compensation or retirement annuity you receive is subject to collection by the Office of Personnel Management or the Office of Workers' Compensation Programs.

The information requested regarding benefits from the Office of Workers' Compensation Programs is needed because the law prohibits the dual compensation which would exist if you received both a civil service retirement annuity and compensation for total or partial disability under the Federal Employees' Compensation Act. Note: The Department of Labor has determined that the alternative annuity lump sum payment is a payment within the terms of the dual compensation provision. If you receive the alternative annuity lump sum payment and later elect compensation from OWCP, no compensation would be payable until the amount of the lump sum payment and all annuity paid is returned to the Civil Service Retirement System.

If you are applying for disability retirement, please include, as part of your SF 3112 submission, all medical evidence submitted to OWCP in connection with your compensation claim and any OWCP decision or evaluation of your claim.

Important Information About Survivor Annuity Elections

The election you make at retirement is for the person named in Section E. No one else can benefit even if you allow the annuity reduction to continue after your marriage ends.

a. *Married Employees*. If you are married at retirement and do not indicate your annuity election or your spouse does not consent to an election of less than the maximum survivor annuity, your application will be processed on the basis of maximum survivor benefits for your spouse. (See item b. on the next page.)

b. Spousal Consent Requirement.

- (1) If you are married and you do not elect to provide the maximum survivor annuity benefit for your spouse by initialing Section F, box 1 of the application, you must attach a completed SF 2801-2, Spouse's Consent to Survivor Election. This is required even if a former spouse will be awarded a survivor annuity by court order. See "Court-Ordered Former Spouse Annuities" under item e.
- (2) OPM may waive the spousal consent requirement if you show that your spouse's whereabouts cannot be determined. A request for waiver on this basis must be accompanied by:
 - A judicial determination that your spouse's whereabouts cannot be determined; or
 - Affidavits by you and two other persons, at least one of whom is not related to you, attesting to the inability to locate the current spouse and stating the efforts made to locate the spouse. You must also give documentary evidence, such as tax returns filed separately or newspaper stories about the spouse's disappearance.
- (3) OPM may also waive the spousal consent requirement if you present a judicial determination regarding the current spouse that would warrant waiver of the consent requirement based on exceptional circumstances.
- c. *Marriage Duration Requirement.* To be eligible for survivor annuity after your death, your widow(er) must have been married to you for a total of at least 9 months or be a parent of your child, provided all other requirements are met. The marriage duration requirement does not apply if your death is accidental.
- d. Survivor Annuity for Children. The eligibility of your children for survivor annuity after your death does not depend on your marital status or the type of annuity you elect. Your unmarried dependent children may qualify for survivor annuity until age 18. Benefits may be payable to an unmarried child after age 18 if the child is a full-time student at a recognized educational institution or is incapable of self-support due to a disability incurred before age 18. Benefits for a student child are generally not payable after the child attains age 22.
- e. *Court-Ordered Former Spouse Annuities.* If your annuity begins on or after May 7, 1985, and a qualifying court order gives (awards or requires you to provide) a survivor annuity to a former spouse from whom you were divorced on or after that date,

OPM must honor the terms of the court order, except as discussed below. Your annuity will be reduced to provide the survivor annuity for the former spouse if he or she is eligible for this benefit. However, a former spouse cannot receive a survivor annuity by court order unless:

- (1) He or she was married to you for at least 9 months;
- (2) You have at least 18 months of service subject to retirement deductions; and
- (3) He or she has not remarried before reaching age 55. This does not apply if you and your former spouse were married for 30 years or longer.

If you are married and a court has awarded a survivor annuity to a former spouse, see item g. below, which explains how you can protect your current spouse's future survivor annuity rights.

- f. Electing a Survivor Annuity For a Former Spouse or a Combination of Survivor Annuities For Current and Former Spouses.
 - (1) To make a former spouse annuity election, you must have been married to the person for a total at least 9 months and you must have at least 18 months of service that was subject to retirement deductions. A former spouse who marries again before reaching age 55 is not eligible for a former spouse survivor annuity, unless you and your former spouse were married for 30 years or longer.
 - (2) You may elect to provide a survivor annuity for more than one former spouse whether or not you are currently married. If you are married, you may elect a survivor annuity for your current spouse as well as a survivor annuity for one or more former spouses. However, the total of the survivor annuities may not exceed 55% of your unreduced annuity. Also, if you are married, you must have your spouse's consent if you do not elect the maximum current spouse survivor annuity.
 - (3) To elect a reduced annuity to provide a survivor annuity to a former spouse or a combination of survivor annuities for current and former spouse(s), complete Section F, box 5.
- g. Electing a Survivor Annuity For a Current Spouse When a Court Order Gives a Survivor Annuity to a Former Spouse.
 - (1) If a court order has given a survivor annuity to a former spouse, you must make your election concerning a survivor annuity for your current spouse as if there were no

court-ordered former spouse annuity. By electing the maximum survivor benefit for vour current spouse at retirement, vou can protect your spouse's rights in case your former spouse loses entitlement in the future (because of remarriage before age 55 or death). You can do this because OPM must honor the terms of the court order and you are not required to ELECT a survivor annuity for the former spouse. (Note: The election you make now regarding a survivor annuity for your current spouse cannot be changed except as explained in "Survivor Annuity Election Changes After Retirement", see page 7.) The following paragraphs explain in more detail how your election at the time of retirement can affect your current spouse's future rights if the court has given a survivor annuity to a former spouse.

- (2) If a court order gives a survivor annuity to a former spouse, your annuity will be reduced to provide it. If you elect a full or partial survivor annuity for your current spouse (or another former spouse), your annuity will be reduced no more than it would be reduced to provide a survivor annuity equal to 55% of your unreduced annuity.
- (3) If you die before your current and former spouses, the total amount of the survivor annuities paid cannot exceed 55% of your annuity. OPM must honor the terms of the court order before it can honor your election. The former spouse having the court-ordered survivor benefit would receive an annuity according to the terms of the court order.
- (4) If the court order gives the maximum survivor annuity to the former spouse, your widow(er) would receive no survivor annuity until the former spouse loses entitlement. Then your widow(er) would receive a survivor annuity according to your election.
- (5) If the court order gives less than the maximum survivor annuity to the former spouse, your widow(er) would receive an annuity no greater than the difference between the court-ordered survivor annuity and 55% of your annuity. However, if the former spouse loses entitlement to the survivor annuity (through remarriage before age 55 or death), your widow(er)'s survivor annuity would be increased to the amount you elected.

For example, if there is a court-ordered former spouse survivor annuity that equals 40% of your annuity, you elect the maximum survivor annuity for your current spouse, and you die before the former spouse's entitlement to a survivor annuity

ends, the former spouse would receive a survivor annuity equal to 40% of your annuity and your widow(er) would receive a survivor annuity equal to 15% of your annuity. However, if the former spouse later loses entitlement to the survivor annuity (through remarriage before age 55 or death), your widow(er) would then receive a survivor annuity equal to 55% of your annuity.

(6) Federal Employees Health Benefits coverage for your widow(er) can continue only if he or she is elected to receive a survivor annuity.

h. Electing an Insurable Interest Annuity For a Current Spouse.

Note: Disability annuitants cannot elect an insurable interest survivor annuity.

- (1) 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 want to elect an insurable interest annuity for your current spouse.
- (2) If you elect an insurable interest survivor annuity for your current spouse, you and your current spouse must both waive the regular survivor annuity. To do this:
 - (a) initial and complete box 4 in Section F of the SF 2801 naming your current spouse;
 - (b) complete Part 1 of SF 2801-2 and check box b;
 - (c) have Parts 2 and 3 of SF 2801-2 properly completed (i.e., spouse's consent to insurable interest benefit in lieu of regular survivor annuity).
- (3) If you elect an insurable interest survivor annuity for your current spouse and your former spouse loses entitlement before you die, you may request that the reduction in your annuity to provide the insurable interest annuity be converted to the regular spouse survivor annuity. (See "Survivor Annuity Election Changes After Retirement", see page 7.) Your current spouse would then be entitled to the regular survivor annuity. If your former spouse loses entitlement after you die, your widow(er) can substitute the regular survivor annuity for the insurable interest survivor annuity.
- (4) If for any reason OPM cannot allow your insurable interest election for your current spouse, your current spouse will be considered elected for a maximum regular survivor annuity, unless your current spouse signs another SF 2801-2 consenting to less than a maximum regular survivor annuity.

i. Voluntary Contributions and Survivor Annuity Election.

The following information applies only to employees who have made voluntary contributions to purchase additional annuity (see page 10), or who are using excess retirement deductions (see "80% Limitation on Basic Annuity" on page 9) as voluntary contributions.

- (1) Survivor annuity that is purchased by voluntary contributions is not subject to the spousal consent requirement discussed on page 5, nor is it subject to court orders awarding survivor benefits to former spouses. Therefore, regardless of your marital status at retirement or the type of survivor election you make for your regular annuity:
 - (a) You may elect NOT to provide a survivor annuity based on the voluntary contributions, or
 - (b) You may name any individual you want to receive the voluntary contributions survivor annuity. That is, the individual you name to receive the voluntary contributions survivor annuity does not need to be the same person you name as survivor annuitant under the regular survivor election made in Section F of SF 2801.
- (2) If you are married and elect to provide a regular survivor annuity for your spouse (by checking box 1, box 2, or box 4 of Section F on the SF 2801), your voluntary contributions annuity will *automatically* be reduced to provide an additional survivor annuity for your spouse, unless you attach a signed statement to your application for retirement in which (a) you state that you do not want to provide a survivor annuity based on the voluntary contributions or (b) you name another person to receive this benefit as explained in (4) below.
- (3) If you are single and elect an annuity payable only during your lifetime or if you are married and with your spouse's consent elect an annuity payable only during your lifetime (by checking box 3 of Section F on the SF 2801), your additional annuity purchased by voluntary contributions will not be reduced to provide a survivor annuity, unless you elect otherwise as explained below.
- (4) If you want to designate an individual to receive a survivor annuity based on your voluntary contributions, you must submit a signed statement which names the person who is to receive the voluntary contributions

- survivor annuity. (Only one person may be named.) The signed statement must be attached to your application for retirement. If you are electing a survivor annuity for a person other than a current spouse, the statement *must* include that person's full name, date of birth, social security number, and mailing address. (In this instance, you must also provide proof of the person's date of birth, such as a certified birth certificate.)
- (5) The reduction in your voluntary contributions annuity to provide a survivor annuity based on your voluntary contributions depends upon the difference between your age and the age of the person named to receive the survivor annuity as shown in the table on page 3.

The survivor's rate is 50% of your additional annuity after it is reduced to provide a survivor benefit. *Important:* The reduction to provide the voluntary contributions survivor annuity will not be eliminated if the person you elect to receive this benefit dies, nor can you substitute another individual to receive the benefit.

Survivor Annuity Election Changes After Retirement

a. You may name a new survivor or 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. If the person you named to receive a survivor annuity dies or your current marriage ends in death, divorce or annulment, you should write OPM, Retirement Operations Center, Boyers, PA 16017. (Note: If your marriage to the spouse you had at retirement continues, you must have his or her consent to any election that does not provide the maximum current spouse survivor annuity.)

Your first regular monthly payment is the first recurring annuity payment (other than an estimated payment or an adjustment) after OPM has determined your regular rate of annuity payable under CSRS and has paid the annuity accrued since the time you retired.

- b. When the 30-day period following the date of your first regular monthly payment has passed, you cannot change your election except under the circumstances explained in the following paragraphs.
- c. You may change your decision not to provide a survivor annuity for your spouse at retirement or you may increase the survivor annuity amount for your spouse at retirement if you request the change in writing no later than eighteen months after the commencing date of your annuity. You must also

pay a deposit with interest representing the difference between the reduction for the new survivor election and the original survivor election, plus a charge of \$245.00 for each thousand-dollar change in the designated survivor's base. Such an election would cancel any joint waivers made at retirement. However, the total survivor annuity(ies) provided for former spouses (by court order or election) and the current spouse cannot exceed 55% of your annuity.

- d. 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, you may elect, within 2 years after the marriage ends, to continue the reduction to provide a former spouse survivor annuity for that person, subject to the restrictions in paragraph j. If you marry someone else before you make this election, your new spouse must consent to your election.
- The reduction in your annuity to provide a survivor e. annuity for a former spouse ends (1) when the former spouse dies, (2) when the former spouse remarries before reaching age 55, or (3) under the terms of the court order that required you to provide the survivor annuity for the former spouse when you retired. (Modifications of the court order issued after you retire do not affect the former spouse annuity.) If you and your former spouse were married for 30 years or longer, the reduction does not end. However, if at retirement, you had elected a survivor annuity for your current spouse (or another former spouse), the reduction will be continued to provide the survivor annuity for that person. If you have not previously made an election regarding a current spouse whom you married after retirement (or if your election regarding a current spouse at retirement was based on a waiver of spousal consent), you may, within 2 years after the former spouse is no longer eligible because of remarriage before age 55 or death, elect a reduced annuity to provide a survivor annuity for that current spouse. This election is subject to the restrictions given in paragraph j.
- f. If you were not married at retirement, you may elect, within 2 years after a post-retirement marriage, a reduced annuity to provide a maximum or less-than-maximum survivor annuity for your spouse, subject to the restrictions given in paragraph j.
- g. If you were married at retirement, that marriage ends, and you marry again, you may elect a reduced annuity to provide a maximum or less-than-maximum survivor annuity for your new spouse, subject to the restrictions given in paragraph j. Please note that the pre-divorce survivor annuity election *automatically terminates* upon divorce. You must make a new election within 2 years after the divorce to provide a survivor annuity for a former spouse. Continuing a survivor reduction, *by itself*, is not a former spouse survivor election. If you remarry the same person you were married to at retirement and that person had previously consented

- to your election of no survivor annuity, you may not elect to provide a survivor annuity for that person when you remarry.
- h. If, at retirement, you received (by election or court order) a reduced annuity to provide a survivor annuity for a former spouse and you elected to provide an insurable interest survivor annuity for your current spouse, you may change the insurable interest election to a regular current spouse survivor annuity within 2 years after your former spouse loses entitlement (because of remarriage before age 55, death, or the terms in the court order), subject to restrictions (1) and (2) given in paragraph j.
- i. The reduction in your annuity to provide an insurable interest survivor annuity ends if the person you named to receive the insurable interest annuity dies or when the person you named is your current spouse and you change your election as explained in paragraph h. The reduction also ends if, after you retire, you marry the insurable interest beneficiary and elect to provide a regular survivor annuity for that person. If you marry someone other than the insurable interest beneficiary after you retire and elect to provide a regular survivor annuity for your new spouse, you may elect to cancel the insurable interest reduction.
- j. Post-retirement survivor elections are subject to the following restrictions:
 - (1) They cannot be honored to the extent that they conflict with the terms of a qualifying court order that requires you to provide a survivor annuity for a former spouse.
 - (2) They cannot be honored if they cause combined current and former spouse survivor annuities to exceed 55% of your unreduced annuity; and
 - (3) If, during any period after you retired, your annuity was not reduced to provide a current or former spouse survivor annuity, you must pay into the retirement fund an amount equal to the amount your annuity would have been reduced during that period plus 6% annual interest.
- Insurable interest elections are not available after retirement.

How Annuities Are Computed

The following discussion is not detailed enough to answer every question you may have. Your agency is responsible for giving you an annuity estimate and specific advice about your individual circumstances.

Basic Annuity Computation -- The amount of your annuity depends primarily on your "high-3" average pay and length of service.

Unused Sick Leave -- An employee who retires with unused sick leave will have the number of working days represented by such leave added to the years of service for the purpose of computing the annuity. Additional annuity earned thereby will not be subject to the 80% limitation on basic annuity. Days of unused sick leave may not be used in determining average pay or length of service for annuity eligibility.

High-3 Average Pay -- The "high-3" average pay is the highest pay obtainable by averaging the rates of basic pay in effect during any 3 consecutive years of service with each rate weighted by the time it was in effect.

Basic Annuity Formula -- For employees generally, (a) take: 1-1/2% of the "high-3" average pay and multiply the result by 5 years of service; (b) add: 1-3/4% of the "high-3" average pay multiplied by years of service between 5 and 10; and (c) add: 2% of the "high-3" average pay multiplied by all service over 10 years.

Formula for Law Enforcement and Firefighter Personnel

-- The basic annuity of an employee who retires under the special provision covering law enforcement and firefighter personnel is 2-1/2% of the "high-3" average pay multiplied by 20 years of law enforcement and/or firefighter service, plus 2% of the "high-3" average pay multiplied by all service over 20 years.

Other Special Computations -- Information concerning other special computations, such as those for certain air traffic controllers, Members of Congress, Congressional employees, retirement under provisions of the Panama Canal Treaty, etc., must be obtained from your employing agency.

80% Limitation on Basic Annuity -- The basic annuity may not be more than 80% of the employee's "high-3" average pay. Retirement deductions withheld after the month the 80% limitation is reached are, at separation, set aside as a special credit. At retirement, this special credit is applied to any unpaid deposit or redeposit. Any balance, or the entire special credit if no deposit is due, is refundable before annuity has been granted or may be used as voluntary contributions to purchase additional annuity as explained below.

Guaranteed Minimum Disability Annuity -- An employee retiring before age 60 on account of total disability is guaranteed a minimum basic annuity which amounts to the LESSER of (a) 40% of the "high-3" average pay or (b) the sum obtained by using the basic annuity formula above, but increasing the length of actual service by the period between the date of the employee's separation for retirement and the date age 60 is reached.

If the basic annuity is greater than the guaranteed minimum, the basic annuity is paid instead. Persons receiving military retired pay or pension or compensation from the Department of Veterans Affairs in lieu of military retired pay are generally not eligible for the guaranteed minimum annuity computation.

Reductions to the Basic Annuity -- There are several possible reductions to the basic annuity. These include:

a. **Service You Have Not Paid For** -- Civilian service during which no retirement deductions were withheld from your salary is called "nondeduction" service.

A "deposit" is a payment to the retirement fund to cover a period of nondeduction service. You do not have to make a deposit if you do not wish to do so. This can affect the amount of your monthly annuity. However, this service is creditable for title to annuity and may be used as needed in computing your "high-3" average salary, even if the deposit is not paid.

Non-Deduction Service On or After October 1, 1982 -- If you have performed creditable civilian service on or after October 1, 1982, during which no retirement deductions were withheld and for which you have not paid a deposit, that service will not be included in computing your annuity. If you have such service, you will be given an opportunity to pay the deposit, with interest, before we complete our action on your application. If you are eligible for and elect an alternative annuity, the deposit will be "deemed" paid.

Reduction for Non-Deduction Service Performed Before October 1, 1982 -- An employee who performed creditable civilian service before October 1, 1982, during which no retirement deductions were withheld from salary and for which no deposit has been made will have his or her annual annuity reduced by 10% of the amount due as deposit. The deposit consists of the amount which would have been withheld as retirement deductions, plus interest. Retiring employees who want information on paying such a deposit should attach a signed statement to that effect to the application for retirement. If you are eligible for and elect an alternative annuity, the amount due as deposit for civilian service will generally be "deemed" paid.

b. **Refunded Service** -- Civilian service for which retirement deductions were withheld from your salary and later refunded to you is called "refunded" service. A "redeposit" is a payment to the retirement fund to cover a period of refunded service.

Generally, you do not have to make a redeposit if you do not wish to do so. However, this can affect the amount of your monthly annuity.

Refunded Service Which Ended On or After October 1, 1990 - You will receive no credit in the computation of your annuity for the period of refunded service. This usually results in a reduction in the amount of your annuity, or, in the event of your death, your eligible widow's (or widower's) annuity. The period of service will be creditable for title and average salary purposes whether or not a redeposit is made. If you are eligible for and elect an alternative annuity, the redeposit will be "deemed" paid.

Refunded Service Which Ended Before October 1, 1990 - You will receive credit in your annuity computation for the period of refunded service. If you do not pay the redeposit for this service, your annuity will be permanently, actuarially reduced because the redeposit is not paid. The amount of the

reduction will be based on factors which will be divided into the amount of redeposit and interest you owe at retirement. Annuities based on separations for disability are not subject to the actuarial reduction and any redeposit due must be paid at retirement. If you are eligible for and elect an alternative annuity, the redeposit will be "deemed" paid.

- c. Reduction for Unpaid Post 1956 Military Service -- See the discussion on page 4, instructions for completing Schedule A.
- d. **Reduction for Early Retirement** -- Unless retirement is based on disability or under the special provision for law enforcement or firefighter personnel, the annuity of an employee who retires before age 55 will be reduced by 1/6 of 1% (2% a year) for each full month, if any, under age 55.
- Reduction for Alternative Annuity -- An employee e. who elects an alternative annuity benefit will receive a lump-sum payment of his or her unrefunded retirement contributions, including post-1956 military deposits, and a reduced monthly annuity. Deposits and redeposits that are "deemed" paid are not included as part of the lump-sum payment. The amount of the reduction in annuity is based on the employee's age at retirement and amount of retirement contributions. Employees retiring on disability or who have a former spouse who is entitled by court order to receive a portion of the employee's annuity or a survivor annuity cannot elect an alternative annuity. Married employees must obtain their current spouse's consent in order to elect an alternative annuity.
- f. **Reduction for Survivor Annuity** -- This reduction is explained under Section F Annuity Election on page 2.

Additional Annuity (Voluntary Contributions) -- An employee who, in addition to the amounts withheld from salary, has made voluntary contributions to the retirement fund will be paid, in addition to the regular annuity, \$7.00 per year, plus \$0.20 for each full year the individual is over age 55 at retirement, for each \$100.00 in his or her voluntary contributions account. If, with respect to voluntary contributions, an employee elects a survivor annuity, the additional annuity purchased will be reduced based on the difference between the annuitant's age and the survivor's age as shown in the table on page 3. The survivor's annuity will be 50% of the employee's additional reduced annuity. Note: The additional annuity purchased by voluntary contributions is not increased by cost-of-living adjustments.

Cost-of-Living Increases

1. **Limitation on amount of increase.** An annuity may not be increased by a cost-of-living adjustment to an amount that exceeds the greater of (a) the maximum pay for a GS-15 thirty days before the effective date of the adjustment or (b) the final pay (or average pay,

if higher) of the retired employee, increased by the overall annual percentage adjustments (compounded) in General Schedule rates of pay since the employee's retirement.

2. Determination of amount of increase and effective date. Cost-of-living increases are effective on December 1 and are payable in the January annuity payment. They are determined by the percentage increase in the average Consumer Price Index for the "base quarter" of the year in which they are effective over the "base quarter" of the preceding year. The "base quarter" is July, August, and September. The first cost-of-living increase you receive will be prorated to reflect the number of months you are on the retirement rolls before the increase is effective.

Payment and Accrual of Annuity

All annuities are payable in monthly installments on the first business day of the month following the one for which the annuity has accrued. All annuities are adjusted to the next lower dollar.

The commencing date of most annuities is the first day of the month after pay ceases and all other requirements for title to annuity are met. There are three exceptions, however: (1) disability annuities, (2) annuities based on involuntary separations, and (3) annuities based on voluntary retirement of employees who are in pay status for three days or less in the month of retirement. In these three instances, annuities commence no later than the day after pay ceases and all other requirements for title to annuity are met.

Filing Your Application

Submit the completed application to your agency. Your agency must then complete the *Agency Checklist of Immediate Retirement Procedures* (SF 2801 - Schedule D) and *Certified Summary of Federal Service* (SF 2801-1) which are included in this package. These forms were included in this package so that you would have an opportunity to review and become familiar with the type of information and procedures your agency will need to process your application. After you submit your application, your agency will complete the SF 2801-1 and return it to you for your review and signature. If you are applying for disability retirement, you and your agency will also need to complete SF 3112. (Be sure to ask your employing agency what documentation and evidence are necessary if you are applying for disability retirement.)

Important:

You and your employing agency are jointly responsible for the completeness and correctness of the *Certified Summary of Federal Service* (SF 2801-1). You should review it carefully before signing it. If you have already signed a summary (for example, during pre-retirement counseling), ask your agency to let you review it again. Any errors, omissions, or discrepancies will delay the processing of your application and may result in incomplete credit for service in the initial adjudication of your application.

What Happens After You File Your Retirement Application

1. Your Employing Office

Your employing office will close out your records, using the Agency Checklist to assure that all necessary steps are taken. When this process (which includes paying you any unpaid compensation, such as for unpaid annual leave) has been completed, the agency will forward your application and records to OPM.

2. OPM Acknowledgment

Within a few days after receiving your application, the Office of Personnel Management will send you an acknowledgment. This acknowledgment will show your claim number, which will begin with the letters "CSA." This number will be very important to you as an annuitant because you will need to refer to it any time you write or call us in connection with your annuity.

Important: OPM cannot begin the processing of your application for retirement until we receive your application and retirement records from your agency. If you need to contact OPM about your application before you receive your retirement (CSA) claim number, contact your former payroll office. Your former payroll office can tell you if your application and records were sent to OPM. If the records were sent, you should provide OPM with the payroll office number and the number and date of the Register of Separations and Transfers on which your retirement package was sent. Only your payroll office can provide this information. Do not contact OPM unless your retirement package has been sent to us.

3. Interim Annuity Payments

The next action OPM takes is a preliminary review of the records available at the time your application is received. If your entitlement to annuity is clear at this point, OPM will authorize interim annuity payments. These interim payments are usually lower than your actual annuity rate and are a means of preventing undue financial hardship while we process your application. You will receive a notice explaining your interim payment status.

4. Alternative Annuity (Lump-Sum Refund)

If you are eligible to elect an "alternative" annuity (lump-sum refund of your retirement contributions with a reduced monthly benefit), OPM will send you specific information about this election during the processing of your application. If you are retiring because of a disability, or if you have a former spouse entitled to court-ordered benefits, you are not eligible to elect an alternative annuity.

5. Disability and Special Retirement Applications

Applications for disability retirement and special retirement as a law enforcement officer or firefighter are processed differently. For disability retirements, your agency will forward your application, evidence supporting your claim of disability, and preliminary records to OPM for disability determination based on review of both medical and non-medical evidence. Interim annuity payments can be authorized only if and after the disability has been approved and your last day in a pay status is known to OPM. For law enforcement and firefighter retirement, your agency will forward evidence concerning your entitlement to this special provision. Interim annuity payments can be authorized only if and after OPM has approved your entitlement to this benefit.

6. After Your Application Is Processed

When we finish processing your application, we will send you a booklet explaining your benefits and any monthly survivor benefits payable after your death. The booklet contains information you will need after you retire, including how to contact OPM to make various changes (tax withholding, address, health benefits, etc.).

What To Do If Your Address Changes Before Processing Is Completed

If your address changes before you receive your claim number, first contact your agency to find out if your application has been forwarded to OPM.

If your agency has forwarded your application to us or if you have received your claim number from us, you can telephone us, use email, or write to report your new address. If you know your claim number, please refer to it in any correspondence. If you do not yet have a claim number, please give us your name, Social Security number, date of birth, the date of retirement, and the agency you retired from.

You can call us at 1-888-767-6738. If you use TDD equipment, call 1-800-878-5707. Our Internet address is www.opm.gov/retire. Our email address is retire@opm.gov. 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 440

Boyers, PA 16017-0440

In addition, you should notify the Postal Service of your forwarding address.

Privacy Act Statement

Solicitation of this information is authorized by the Civil Service Retirement law, the Federal Employees' Group Life Insurance law, and the Federal Employees Health Benefits law (Chapters 83, 87, and 89, of title 5, U.S. Code). The information you furnish will be used to identify records properly associated with your application for Federal benefits, to obtain additional information if necessary, to determine and allow present or future benefits, and to maintain a uniquely identifiable claim file. The information may be shared, and is subject to verification, via paper, electronic media, or through the use of computer matching programs, with national, state, local or other charitable or social security administrative agencies in order to determine benefits under their programs, to obtain information necessary for determination or continuation of benefits under this program, or to report income for tax purposes. It may also be shared and verified as noted above with law enforcement agencies when they are investigating a violation or potential violation of civil or criminal law. Executive Order 9397 (November 22, 1943) authorizes the use of the Social Security number. Furnishing the Social Security number, as well as other data, is voluntary, but failure to do so may delay or prevent action on your application. Information you provide about your unmarried dependent children may be used to expedite their claims after you die; however, your failure to supply such information will not affect any future rights they may have to benefits.



Application for Immediate Retirement *Civil Service Retirement System*

See Privacy Act Information on Instruction Sheet

S	Section A - Identifying Information					
1.	Name (last, first, middle)		2. L	ist all other names you have used		
3.	Address (number, street, city, state, ZIP code)	4a. Daytime area	code ar	d telephone number after retirement	4b.	Best time to reach you
		4c. Home Email a	ddress		4d.	FAX number
						()
		5. Date of birth (mm/dd	(yyyy)	6.	All social security numbers you have used.
7.	Are you a citizen of the United States of America?	8. Is this an appli	ication	for disability retirement?		
	Yes No	Yes (Ask voi	ur emi	ploying office about other docum	onts :	you must submit) No
S	Section B - Federal Service	1 00 (1100)0.		to fing office documenter decime		
1.	Department or agency from which you are retiring (Include bure	au or division)			2.	Date of final separation (mm/dd/yyyy)
1a.	Address and ZIP code				3.	Title of position from which you are retiring
					3a.	Your pay plan and occupational series
4.	Have you performed active honorable service in the Armed Forc	es or other uniforme	d servi	ces of the United States (see SF 280)	A for	· definitions)?
	Yes (Complete Schedule A and attach it to this form			No		
5.	Are you receiving or have you applied for military retired pay?	Note: If you later be	come e	ntitled to military retired pay, you m	ıst no	otify OPM.)
	Yes (Complete Schedule B and attach it to this form	1)	1	No		
S	Section C - Other Claim Information					
1.	Are you receiving or have you applied for (or received within the or injury?				abor	because of a job-related illness
2.	Yes (Complete Schedule C and attach it to this form Have you previously filed any application under the Civil Service			No deral Employees Retirement System	for re	etirement refund etc.)?
		e recircinent system			,1011	cincinent, reraine, etc.).
2a.	Yes (Complete items 2a and 2b below.) Type of application Refund			<u>No</u>	2h	Claim number(s)
2a.	Refund			Deposit or redeposit	20.	Claim number(s)
	Retirement Return of excess deduct			Voluntary contributions		70 . D
S	Section D - Insurance Information See the p	amphlet SF 2801A, nation.	Applyu	ng for Immediate Retirement Under t	ne Ci	vil Service Retirement System,
1.	Are you eligible to continue Federal Employees Health Benefits retiree?	coverage as a	2. D	ooes a court or administrative order re overage for one or more children?	quire	that you provide health benefits
	Yes No			No		Yes (Attach a copy of the order.)
3.	Are you eligible to continue Federal Employees' Group Life Insu	rance coverage as a	retiree	?		
	Yes		1	No		
4.	Are you currently enrolled in the Federal Long Term Care Insura	nce Program (FLTC	CIP)?			
	Yes — You will automatically continue your co paying FLTCIP premiums by agency pa through automatic bank debit, or direct arrangements.	yroll deduction, y	ои ти	st arrange to pay premiums, eith	er by	deductions from your annuity,
	No					
S	Section $oldsymbol{E}$ - Marital Information (All $applical$	ants must con	nplet	e questions 1 and 2 belo	v.)	
1.	Are you married now? (A marriage exists until ended by death, a	livorce, or annulmer	ıt. You	must notify the Office of Personnel M	1 anag	gement if this marriage ends.)
	Yes (Complete items 1a - 1f and attach a copy of your marriage certificate)	our	1	No (Go to item 2)		
1a.	Spouse's name (last, first, middle)		1b. S	pouse's date of birth (mm/dd/yyyy)	1c.	Spouse's social security number(s)
1d.	Place of marriage (city, state) 1e. Date of marriage (n	nm/dd/yyyy)	1f. N	Marriage performed by:		lergyman or Justice of Peace ther (explain):
2.	Do you have a living former spouse(s) from whom you were dive	orced on or after Ma	ıy 7, 19	85, and to whom a court order gives		
	Yes (Attach a certified copy of the court order[s] as	na any amendmen	us.)		N	0

inforr excep your	nation on pages 2 ot as explained on	initialing the box beside through 5 and the explating pages 7 and 8 of the attains spouse consents to you allower.	nations below and ched instructions. I	consider your f you are ma	r election carefully. rried at retirement, t	No change will be perm the law provides an annu	itted after your annuity nity with full survivor b	is granted benefits for
1.	Initials	E. 1a. If you are mari	ried at retirement, y rvivor benefits. If y	ou will recei our marriage	ve this type of annu	ity unless your spouse corce, or annulment, this of	onsents to your election	n not to
2.	Initials	You <i>must</i> have your	<i>l in Section E. 1a.</i> I spouse's consent. C	If you choose omplete SF 2	e this option, the am 2801-2, <i>Spouse's Co</i>	% of \$	on, and attach it to your	r application.
3.	Initials	without your spouse's election and any hea	consent. No surviv lth benefits will ced if he/she is not enr	vor annuity vase. In additi colled at the t	vill be paid to your on, your spouse wil ime of your death.	at retirement, you cann spouse after your death Il not be eligible to enrol If you are married and explication.	if he or she consents t ll in the Federal Long	to this Term Care
4.	Initials	healthy and willing to	o provide medical e If you are married a	vidence if yo	ou choose this type o	below who has an insurf of annuity. (Disability an implete SF 2801-2, Spou	nuitants are not eligibi	le to choose
Name	of person with insu	urable interest	Relationship to you		Date of birth (mm/dd	(/уууу)	Social security number	
5.	Initials	You must attach: (1) are married, attach a maximum survivor ar	Copies of divorce of completed SF 2801 inuity for your spouyou were married f	decrees for a -2, Spouse's use (Box 1). For 30 years of	ll former spouses fo Consent to Survivor An election for a foi	r (s) or for my spouse and r whom you elect to pro Election. You cannot claimer spouse ends if your hese events occurs, this	vide a survivor annuity hoose this option and pro- former spouse dies or	r. (2) If you rovide a remarries
Name	and address of curr	rent spouse					Survivor annui	tv equal
							to	•
							of my annu	uity
Name	and address of form	ner spouse			Date of marriage (mm/dd/yyyy)	Date of divorce (mm/dd/yyyy)	Survivor annui	ty equal
					Date of birth (mm/dd/yyyy)	Social security number	of my annu	% uity
Name	and address of form	ner spouse			Date of marriage (mm/dd/yyyy)	Date of divorce (mm/dd/yyyy)	Survivor annui	ty equal
					Date of birth (mm/dd/yyyy)	Social security number	of my annu	% uity
		eed 55% of your unred	•				-	%
Se		cional) - Informati child's name	Ion About You 2. Date of birth	ar Unmar 3. Disabled	1.	nt Children dent child's name	2. Date of birth	3. Disabled
		iddle, last)	(mm/dd/yyyy)	(√)	Верене	t, middle, last)	(mm/dd/yyyy)	(√)

Section F - Annuity Election

Section H - Direct Deposit and Tax Withholding Information

Public Law 104-134 requires that most Federal payments be paid by Direct Deposit through Electronic Funds Transfer (EFT) into a savings or checking account at a financial institution. However, if receiving your payment electronically would cause you a financial hardship or a hardship because you have a disability, or because of a geographic, language or literacy barrier, you may invoke your legal right to a waiver of the Direct Deposit requirement and receive your payment by check.

1.	Select one of the following:									
	Please send my annuity paym	ents to	my checking or	r savi	ings account.	(Go	to item 2.)			
	language or literacy barrier. I payment(s) by check. (Go to i	hereby item 4.)	invoke my lega	al rig	ht to a waive	er of	hip or a hardship because of disabilit the Direct Deposit requirements of P	ublic Law 10	e of a geogr 14-134. Ple	raphic, ase send my
		ess is o	itside the Unite	d Sta	ites in a coun	try n	ot accessible via Direct Deposit. (Go	to item 4.)		
2.	Financial institution routing number						by calling your bank, credit union, opportant. We cannot pay by Direct De			
3.	Account number	3a. Wl	nat kind of accour	nt is tl	his?	3b. '	Telephone number of your financial insti	tution (includin	ıg area code	•)
			Checking		Savings		()			
3c. 	Name and address of the financial institution				Do you wan salary?	nt Fed	Special Note: If you prefer, you may that shows the information requested requested financial institution informations, it is especially important that or savings institution to confirm that correct information for direct deposituations, use different routing number deral income tax withheld at the rate current ach a copy of W-4 form on file with your confirmation of the same control of the same confirmation of the sa	above, insternation. If you you contact you contact the informatt. (Some instits on checks.)	ad of filling attach you your bank, ion on the of tutions, esp	g in the r personal credit union, check is the pecially credit
S	No (Go to Section I.) Section I - Applicant's Cert	tifica	tion				ch a new W-4 form; otherwise, withh emptions.)	olding will be	e at the rate	e for married
	Warning			I h	ereby certi	fy th	at all statements made in this ap	plication a	re true	
	y intentionally false statement in this		to the best of my knowledge and belief.							
the fin	olication or willful misrepresentation relatereto is a violation of the law punishable be of not more than \$10,000 or imprisonment more than 5 years, or both. (18 U.S.C. 10)	y a ent of	Signature (Do no	ot prir	nt)			Date (mm/dd/	d/yyyy)	
					Applicant's	Che	ecklist			
Thi	s checklist is provided to help you be cert ain it forwards all of your retirement docu	tain you ımentati	have attached all on to the Office of	neces of Per	ssary document sonnel Manage	ntation ement	n and to help your employing office be t.	Yes	No	Not Applicable
1.	Military Service - If you answered "yes	s" to Sec	etion B, Item 4, di	id you	attach Schedu	ıle Aʻ	?			
2.	Military Service - If you completed Schmilitary service?		·		•					
3.	Military Retired Pay - If you answered									
4.	Military Retired Pay - If you complete documentation of the type of military re				es" to item 2 o	r 3, d	id you attach a copy of award or other			
5.	Military Retired Pay - If you complete waiver and a copy of the military finance									
6.	Survivor Election - If you are married to Survivor Election?	and did	not initial box 1 o	of Sec	tion F, did you	attac	ch SF 2801-2, Spouse's Consent			
7.	Life Insurance - If you answered "yes" <i>As an Annuitant or Compensationer?</i>	to Secti	on D, item 3, did	you a	ttach SF 2818.	, Con	tinuation of Life Insurance Coverage			
8.	OWCP - If you answered "yes" to Secti	on C, it	em 1 did you atta	ch Scl	hedule C?					
9.	Tax - If you want to elect a Federal Inco	ome Tax	withholding rate	, did	you attach a W	-4 fo	rm?			
10.	·		•	red "yes" to Section E, item 2 did you attach a copy of the order(s)?						

		Schedules	A	, B and C				
1.	Name (last, first, middle)		2.	Date of birth (mr	n/dd/yyyy)		3. Social security r	number
S	Schedule A - Military Service I	Information						
1.	If you have performed active honorable servic certificate or other certificate of active military		or	other uniformed ser	rvices, complete	a - d	below and attach a co	py of your discharge
a.	Branch of serv	,	b.	Serial number	c. Dat	es of	active duty	d. Last grade or
	Branch of Serv	ice		Serial number	From (mm/dd/y	ууу)	To (mm/dd/yyyy)	rank
							! 	
							1 1 1	
2.	If any of your military service occured on or a cannot pay OPM after you retire.)		lep	7	for this service?	(You i		
		Yes		No			Not applicabl	e
	Schedule B - Military Retired I							
If y	ou are receving or have applied for military retin	ed or retainer pay (including disability	y re	etired pay), complet	e items 1 - 4 belo	w.		
1.	Are you receiving or have you ever applied for (Answer "yes" if you are receiving payments for		2.	Chapter 1223, tit	le 10, U.S. Code		y awarded for reserve ions 12731 through 12	
	Affairs instead of military retired pay.)			Chapter 67, title Yes (Atta	10)? ich a copy of ne	otice	of award.)	No
	Yes	No		,	100		,	
3.	Was your military retired pay or retainer pay a in combat or caused by an instrumentality of v duty during a period of war?		4.	for military servi	ce for CSRS retin	emen		
	Yes (Attach a copy of notice of award.)	No		waiver an office's a	nch a copy of your of a copy of micknowledgment	litary or a	v finance	No No
	Schedule C - Federal Employe	oo' Componenties Infor	 m	, , , , , , , , , , , , , , , , , , ,	equest for waiv	er.)		
1.	Are you receiving or have you received worke	= =			Programs (OWC	P), D	epartment of Labor, b	ecause of a job-related
	illness or injury within the last 2 years?		_	- - 1				•
a.	Yes (complete items 1a - c below)	b. Benefi		No (go to que:	stion 2)			
a.	Compensation claim number	Benefit From (mm/dd/yyyy)	re	To (mm/dd/		•	Type of b	enefit
		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	 	(- :	Scheduled award	
						,	Total or partial disabil	ity compensation
			! ! !		_		Scheduled award	
2.	If you have applied for workers' compensation	(other than as listed in item 1a above) b	ut are not receiving	henefits check r		Total or partial disabil	• •
	a. Awaiting OWCP decision	(omer man as usiea in tiem 1a above) 0	b. Claim der		cason	below and give the in	normation requested.
	Compensation claim number				tion claim number	er	Date claim denied (mm/dd/yyyy)
3.	Except for scheduled compensation awards, with information below regarding your claim. You		me	ent benefits cannot b	e paid for the sar	ne pe	riod of time. Please co	omplete the
	a. Do you agree to notify us promptly if the	•	cla	aim changes?				
				Yes	Γ		No	
	b. Do you authorize the Office of Personne are not eligible for both compensation ar	Management and/or the Office of Wed annuity payments covering the same	ork	ers' Compensation I	Programs (OWCI			nt if we later find you
			· P	Yes	Γ		No	
A	Applicant's Certification		_	105				
I tł	certify that all statements made on nese schedules are true to the best f my knowledge and belief.	Signature (do not print)						Date (mm/dd/yyyy)

Spouse's Consent to Survivor Election

Instructions: If you are married and you do not elect a reduced annuity to provide a maximum survivor annuity for your current spouse, complete Part 1. Have your spouse complete Part 2. Part 2 must be completed in the presence of a Notary Public or other person authorized to administer oaths. The person administering oaths must complete Part 3.

Name (last, first, middle)		Date of birth (mr	m/dd/vvvv)	Social security number
		Bace of ortal (mi	<i>14 aa yyyy</i>	Social security number
I have elected: (Mark the box	which describes the election	you have made with regard to your	current spouse.)	
a. No regular or insu	ırable interest survivor annuit	y for my current spouse. I understa	nd that:	
No survivoi	r annuity will be paid to my sp	pouse after my death,		
• His/her hea	lth benefits coverage will tern	ninate upon my death, and		
• He/she will	not be eligible to enroll in the	e Federal Long Term Care Insurance	e Program (FLTCIP) afte	er my death.
		uity for my current spouse, but no roorm 2801 naming my current spouse		For my current spouse. (I have
c. A partial survivor	annuity for my current spous	e equal to 55% of \$	a year.	
Part 2 - To Be Comp	pleted by the Curren	t Spouse of the Retiring	Employee	
survivor annuity in Part when my spouse dies, and	1 above, after my spouse I I will not be eligible to en	dies I will not receive a surviv	vor annuity, my healt Care Insurance Prog	ted no regular or insurable interess th benefits coverage will terminate tram (FLTCIP) if I am not already
Name (type or print)		Signature (do not print)		Date (mm/dd/yyyy)
	pleted by a Notary P	∣ ublic or Other Person Au	thorized to Adm	inister Oaths
Part 3 - To Be Com				
I certify that the person i	named in Part 2 presented asent was freely given in m) to me, gave conser	nt, signed or marked this form and
I certify that the person is acknowledged that the con	nsent was freely given in m	y presence on this		
I certify that the person is acknowledged that the con	nsent was freely given in m			
I certify that the person is acknowledged that the contract the day of	(Month)	y presence on this	(City a	
I certify that the person is acknowledged that the contract the day of	(Month)	y presence on this	(City a	nd State)

General Information: The law requires that a retiring, married employee must elect to provide a survivor annuity for a current spouse, *unless* the current spouse consents to some other election by signing this form

(Seal)

A court order which requires a retiring employee to provide a survivor annuity for a former spouse is not an election and spousal consent is not required. In other words, such a court order does not require a current spouse to waive the right to a survivor annuity for the current spouse, even though the Office of Personnel Management must honor the terms of the court order before it can honor the election for the current spouse.

The current spouse may, therefore, receive a smaller annuity than elected or none at all, unless the former spouse loses eligibility for the court-ordered survivor annuity.

Important: If the current spouse consents to an election to provide no survivor annuity or a partial survivor annuity and is later divorced from the retired employee, the retired employee may not then elect (nor can OPM honor a court order) to provide a former spouse annuity which exceeds the amount elected at retirement for that spouse. This also applies if the parties remarry.

Privacy Act Statement

Public Law 98-615, which establishes the spousal consent requirement, authorizes solicitation of this information. The data furnished will be used to determine the type of annuity awarded. The information may be shared and is subject to verification, via paper, electronic media, or through the use of computer matching programs with national, state, local or other charitable or social security administrative agencies in order to determine benefits under their programs, to obtain information necessary for determination or continuation of benefits under this program, or to report income for tax purposes. It may also be shared and verified, as noted above with law enforcement agencies when they are investigating a violation or potential violation of civil or criminal law. Executive Order 9397 (November 22, 1943) authorizes use of the Social Security number. Failure to provide information may delay or prevent action on your application.



Certified Summary of Federal Service

Civil Service Retirement System

Information for Agency

- 1. A certified copy of this form must accompany the employee's *Application for Immediate Retirement* (SF 2801) or an *Application for Death Benefits* (SF 2800) for a deceased employee if a survivor annuity appears to be payable.
- 2. This form may also be used:
 - for retirement counseling purposes
 - to respond to an employee's request for a record of creditable service
- 3. See the CSRS and FERS Handbook for Personnel and Payroll Offices (formerly FPM Supplement 830-1) for detailed instructions for completion and disposition of this form.

Instructions for the Employee

- Your employing office will complete and certify this form for you.
- 2. Review this form carefully. Be sure it contains all of your service.
- 3. Complete Section E, Employee's Certification, and return the form to your employing office.

Section A - Identification								
1. Name (last, first, middle)			2. Date of birth (mn	n/dd/yyyy)	3. Social security number(s)			
4. List all other names used (maiden name	e, AKA, spelling variant	rs)	5. Other birth dates	used	6. Military serial number			
				tion date for ses	8. Pay plan and occupational series			
9a. Does the applicant receive military retin	red pay?		9b. If Yes, has the ap	pplicant waived milita ement?	ry retired pay to credit military service for			
Yes (Attach a copy of the applicant's military retired pay order, if available, and complete 9b.)			Yes (Attach a copy of the military finance center's letter to the employee accepting waiver, if available.)					
No			No (Includ	des cases where a v	vaiver is not necessary.)			
Section B - Verified Service	e History Doci	umented in O	fficial Records	5				
Federal agency or military service branch	Appointment, separa dates for civilian an military	d active honorable	Name of retirement system* (e.g., CSRS, CSRS Offset, etc.)	(Indicate if serv	arks and non-creditable time ice is part-time. If service was WAE or show the number of hours worked.)			
	From (mm/dd/yyyy)	To (mm/dd/yyyy)	CSAS Offset, etc.)					
	į							
	i I							
	j I							

^{*}Give details of creditable civilian service not subject to retirement deductions in Section C.

Section C - Details of Civilian Service Not Subject to Contributory Retirement System for Civilian Federal Employees

This information is required to compute the portion of annuity based on such service.

Detail below (1) any period of Federal civilian service subject to "FICA" deductions and (2) any other Federal civilian service not subject to a Federal employee (or DC Government) retirement system. If total basic salary earned for any such period of service is known, you may make a summary entry on the right hand side below. Otherwise, show each change affecting basic salary during the period of service. Show part-time tour of duty, if applicable. If part-time service is after April 6, 1986, also provide total number of hours employee worked during the period and show what a full-time tour of duty would be.

Nature of action (Appt., pro., res., etc.)			Basic Salary basis (per annum,		If basic salary actually earned is available, make summary entry below:			
res., etc.)			per hour, WAE, etc.)		From (mm/dd/yyyy)	To (mm/dd/yyyy)	Total earned	
Section D. Ame	ency Certification							
I certify that the inform	ation on this form accurate retiring, the employee ha	tely reflects veri	ified information ice for an immedi	contained in offic ate annuity.	ial personnel and/or	payroll records in th	e custody of	
Signature of Authorized A	Agency Human Resources O	fficial		Agency name and a FAX number, and o	address, including ZIP email address	Code, area code and te	lephone number,	
Official Title		Date (mm/dd/yyyy	v)					
	1 / 0 / 0	,.						
The service listed	ployee's Certifica is complete.	tion						
including agency,	service. (If you claim add bureau, and division. Cl b, Statement of Prior Fed	aimed service ca	innot be credited f	for retirement unti	il it has been verified	and locations of emd. This includes unve	ployment, erified service	
	ve performed Federal civ acy has correctly complet			rity deductions (F	FICA) or not subject	to retirement deduct	ions, be sure that	
Signature						Date (mm/dd/yyyy)		



Agency Checklist of Immediate Retirement Procedures Civil Service Retirement System

S	ection A - Employing Office Checklist: To be complete	ed	by office maintaining Official	Persor	nnel Folder ((OPF).
1.	Name (last, first, middle)	2.	Date of birth (mm/dd/yyyy) 3.		security number	,
4.	Type of retirement	5.	Special provisions (Check any applicable)		
	Age (Mandatory)		Law enforcement/firefighter			
	Optional (Other than "Early Optional")		Air traffic controller			
	Early Optional (Requires OPM or Legislative Authority)		Other (Specify below)			
	Discontinued Service (Involuntary separation)					
	Disability					
6.	Is the applicant eligible to continue health benefits coverage in retirement?					
	Yes, enrollment code:		No, give reason:			
7.	Is the applicant eligible to continue life insurance in retirement?	7a.	The applicant can continue Basic Life inst	urance and	the following opt	ions:
	Yes, complete 7a.		No optional insurance			
	No, give reason:		Option A - Standard			
			Option B - Additional with the foll	owing mul	tiples:	
			1 2 3	4	5	
			Option C - Family with the followi	ng multiple	es:	
				Ť	5	
8.	Are the following documents attached or actions taken? Indicate by an "X" for each	iten	n.		Yes	Not
						Applicable
	a. SF 2801*					
	b. All documents applicant shows attached to SF 2801	04.6	24			
	c. If applicant is married and elects less than the maximum survivor benefit, SF 280	01-2	2*			
	d. SF 2801-1*					
	 e. If applicant served in the military, or applied for military retired pay or DOVA be OWCP benefits, Schedules A, B, C of SF 2801 	ene	fits in lieu of military retired pay, or applied	for		
	f. If applicant has military service, DD 214 or its equivalent, if available					
	g. If applicant wants a refund of military service deposit because he/she does not w	ant	to waive military retired pay, SF 2802*			
	h. If applicant wants to waive military retired pay, copy of waiver request and resp	onse	e from Military Retired Pay Center, if availa	ble		
	i. If post-1956 military service is involved and deposit is not made, was applicant Attach OPM Form 1515*	coui	nseled about the effects of not paying the de	posit?		
	j. If discontinued service retirement, documentation specified in Chapter 44, CSRS	S an	nd FERS Handbook for Personnel and Payro	ll Offices,		
	including OPM Form 1510* and attachments					
	k. If early optional retirement, enter OPM authority or Public Law number here					
	1. If law enforcement/firefighter, agency certification that the applicant is eligible to	for a	a law enforcement or firefighter computation	1		
	m. If OPM has approved disability retirement, a copy of the approval notice and che	eckl	list			
	n. If employee has applied for compensation benefits, OWCP award, if available					
	o. Agency estimates of annuity					
9.	If the annuity is <i>not</i> for disability, are the following documents attached?			Yes	Not Applicable	Sent to OWCP
	a. All SF 2809's* in the applicant's OPF					
	b. All SF 2810's* in applicant's OPF					
	c. SF 2821*					
	d. All SF 2817's*, SF 176's*, SF 176T's*					
	e. SF 2818*					
1.0	f. All SF 54's* and SF 2823's* in the applicant's OPF	1	1			
10.	If retirement is for disability, is the employee's disability documentation specified in SF 3112* attached?		Yes No. explain:			

^{*}See page 3 for titles of forms referred to above.

11.	List any documents attached which are not listed on the front of this checklist.			
12.	Certification by the Chief Human Resources Officer or Designee I certify that the above accurately reflects verified information in office annuity.	ial records and that the applicant has sufficient servic	e to be entitled	to an
Sign	nature	Address		
Offi	cial Title	Subn	nitting Office Nu	mber (SON)
Pers	on to contact for further information	Telephone number, FAX number, and email address		
inv	fenses Barring Annuity Payments: Public Law 87-299 prohibitoliving the national security of the United States. Employing ager Personnel Management, Retirement Services Program, in any case	ncies are responsible for submitting all pertinent in		
S	ection B - Payroll Office Checklist: To be completed (SF 2806)	by the office maintaining the Individual	Retirement	Record
	he appropriate response to a question is "Not Applicable," leave be portant: The SF 2806 must be closed out and received by OPM v		ion.	
			Yes	No*
1.	Does the SF 2806 for the applicant named in Section A contain all information no	ecessary to comply with OPM instructions for		
	maintaining the Individual Retirement Record?			
2.	Is applicant's sick leave balance shown on SF 2806?			
3.	Is applicant's last day in pay status shown on SF 2806?			
4.	Is the applicant's health benefits status posted on SF 2806?			
5.	If this is a preliminary SF 2806 for disability retirement, is applicant's life insurar	-		
6.	If applicant is continuing life insurance into retirement, is the SF 2821 with Payro	oll certifying signature attached?		
7.	Has applicant made a military service deposit with your agency?			
7a.	If "yes," is the SF 2806 for the deposit attached?			
8.	Does the applicant have any part-time service on or after April 7, 1986?			
8a.	If "yes," is the number of hours in each scheduled tour of duty and the date of eac SF 2806-1 (including changes to full-time and intermittent status)? Also, show w of hours actually worked, and what total number of hours would have been if em	hat a full-time tour of duty would be, total number		
9.	If the applicant is a Postal Service employee, are postal earnings for non-deduction	on service shown on SF 2806?		
10.	Disposition of SF 2806: SF 2806 and Register of Separations and Transfers (SF 2807) are attached.			
	If SE 2006 was already forwarded analysis the following			
	If SF 2806 was already forwarded, provide the following: Forwarded to:			
	SF 2807 Number:			
	Date (<i>mm/dd/yyyy</i>) of SF 2807:			
*11	Explain any "No" responses here:			
	, , , , , , , , , , , , , , , , , , ,			
12.	Certification by the Chief Payroll Officer or Designee			
	I certify that the above reflects official records maintained by this official			
Sign	nature	Telephone number, FAX number, and email address		
Pay	roll Office Number Date (mm/dd/yyyy)			

Section C - How to Process Open Season Health Benefits Changes When Employees Retire Before the Effective Date of the Open Season Change:

- a. If the employee is retiring before the effective date of an Open Season change, the Human Resources office should have the employee complete the Open Season SF 2809 and have the authorized agency official initial and date Part G to show that the Open Season registration was timely submitted. The name of the losing installation and the signature of its certifying officer should not appear on the SF 2809. Attach the unprocessed SF 2809 to other health benefits documents and the SF 2806 when they are submitted to OPM.
- b. If an Open Season change has already been processed, but the employee unexpectedly retires before the effective date of the change, the losing office should void all Open Season forms and transfer the existing enrollment (if any) to the gaining office (OPM). Tell the employee that the Open Season change has been voided and, if possible, have the employee complete a new SF 2809 and handle it as stated in a. above. If it is impossible to make this action quickly, notify OPM that the employee's Open Season change, which was timely filed, has been voided, and that a new Open Season SF 2809 will be sent to OPM. For further information, refer to the Federal Employees Health Benefits Program Handbook for Enrollees and Employing Offices. This is on the internet at www.opm.gov/insure. Click on FEHB Program and then on FEHB Handbook.

Titles	s of Forms Referred to in Section A:
SF 2801	Application for Immediate Retirement
SF 2801-1	Certified Summary of Federal Service
SF 2801-2	Spouse's Consent to Survivor Election
SF 2802	Application for Refund of Retirement Deductions
SF 2809	Health Benefits Registration Form
SF 2810	Notice of Change in Health Benefits Enrollment
SF 176	
SF 176T	Life Insurance Election
SF 2817	
SF 2818	Continuation of Life Insurance Coverage as an Annuitant or Compensationer
SF 2821	Agency Certification of Insurance Status
SF 54 \	D :
SF 2823	Designation of Beneficiary
SF 3112	Documentation in Support of Disability Retirement
OPM Form 1510	Certification of Agency Offer of Position and Required Documentation
OPM Form 1515	Military Service Deposit Election
DD214	Certificate of Release or Discharge from Active Duty