# Instructions for Requesting a Hardship Withdrawal

**STATE OF CONNECTICUT 403(b) PLAN**

## Instructions

Please print using blue or black ink. Enclosed are the following items needed to request a hardship withdrawal from your retirement plan. Please review and complete each of the items as described in the procedures below. Mail the required documents for approval and processing to the following address or fax it to 1-866-439-8602:

**Prudential**

PO Box 5410

Scranton PA 18505-5410

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## Procedure Checklist

<table>
<thead>
<tr>
<th>Item</th>
<th>Procedure</th>
<th>Return to address above?</th>
</tr>
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</table>
| **Hardship Withdrawal Request Form** | - Complete all relevant sections after reading all the information in the package.  
- Indicate the reason for your hardship request on the form.  
- You must also provide the appropriate documentation evidencing financial need.  
- Sign and date the form.  
- Return this form to the above address for review, approval and processing. | Yes |
| **Attachments to the Hardship Request Form and Hardship Documentation** | The documents you need to attach to your Request for Hardship Disbursement to substantiate the nature of your hardship request are detailed on the *Attachments to the Hardship Request*. If any of the required documents are missing, your request for hardship cannot be processed.  
- You must include acceptable documentation within the specified timeframe with the attachments or your request will be rejected. | Yes |
| **Approval / Denial of Hardship Request** | Upon receipt of your hardship request, all documents will be reviewed by Prudential.  
- If it is determined that you qualify for a hardship based on current Internal Revenue Code regulations and Plan provisions Prudential will process your request.  
- All hardship distributions are reported to the Internal Revenue Service on Form 1099-R.  
- In the event of an audit you must retain documentation to support your claim of financial hardship and to demonstrate compliance. Tax or legal counsel should be consulted regarding the permissibility of any distribution.  
- If your paperwork is not in good order, the hardship distribution request will be denied. We will notify you of our findings. Please note that the documents submitted will not be returned to you, therefore, please make copies for your records. | No |

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Customer Service representatives are available to help you complete the forms, or answer general questions you may have about your distribution or about the plan. Personal assistance with a Customer Service representative is available Monday through Friday, 8 a.m. to 9 p.m. Eastern Time, except on holidays. Our representatives look forward to providing you with information in English, Spanish, or many other languages through an interpreter service. Account information is available for the hearing impaired by calling us at 1-877-760-5166. On the website, you are able to review your account information. You may access information on your account at [www.prudential.com/online/retirement](http://www.prudential.com/online/retirement) which is generally available 24/7.

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**Important information and signature required on the following pages**
Hardship Withdrawal Request Form
STATE OF CONNECTICUT 403(b) PLAN

About You

Plan number
0 1 0 0 8 3

Social Security number

First name    MI    Last name

Address

City     State     ZIP code

Email address

Date of birth     Gender     Fax Number

Daytime telephone number     Evening telephone number (Best time to call ____________ pm)

Please review all the enclosed information before proceeding.

Withdrawal Request Amount

The withdrawal amount will be taken from your account according to the hierarchy determined by the Plan/Program. If the amount requested exceeds your maximum hardship withdrawal amount, you will be paid the maximum amount available.

Amount: $________________ (REQUIRED-MUST BE COMPLETED)

If you do not check the box below, the "gross up" will not occur. You may include additional funds in the disbursement amount necessary to pay anticipated federal or state income tax. (this is called a "gross up"). If you would like your gross payment to include taxes and fees reasonably anticipated to result from this withdrawal, check the following box.

☐ I would like to increase the amount of my hardship withdrawal request to cover any federal and state income taxes, penalties, and any applicable fees that may reasonably be anticipated as a result of this disbursement.

Note: Your election for Federal and State Income Tax in the following sections will be used as the amount of reasonably anticipated taxes and fees in the "gross up" calculation.
Reason for Hardship Withdrawal
(Check all that apply)

☐ Medical/Dental expenses incurred by me, my spouse, or any of my dependents. These are unreimbursed medical/dental expenses that must be paid to receive medical/dental care for the participant, the participant’s spouse, the participant’s dependents, or primary beneficiary. *Please refer to the Attachment to the Hardship Withdrawal Request: Medical/Dental Expenses for required documentation.

☐ Purchase (excluding mortgage payments) of my principal residence. These are expenses directly related to the purchase of a principal residence in which I shall reside excluding mortgage payments. *Please refer to the Attachment to the Hardship Withdrawal Request: Purchase of a Principal Residence for required documentation.

☐ Payment of tuition for the next 12 months of post-secondary education for me, my spouse, or any of my children, dependents. This includes tuition, related education fees, and room & board expenses for up to the next 12 months of post secondary education for the participant, the participant’s spouse, the participant’s children or dependents, or primary beneficiary. *Please refer to the Attachment to the Hardship Withdrawal Request: Payment of Tuition and Related Expenses for required documentation.

☐ Payments needed to prevent eviction or mortgage foreclosure on my principal residence. These payments are necessary to prevent eviction of the participant from the participant’s principal residence or foreclosure on the mortgage of the residence. *Please refer to the Attachment to the Hardship Withdrawal Request: Payments to Prevent Eviction or Foreclosure for required documentation.

☐ Payment of burial or funeral expenses for my deceased parent, spouse, children, dependents. This includes payment for burial or funeral expenses for the participant’s deceased parents, the participant’s spouse, the participant’s children or dependents, or primary beneficiary. *Please refer to the Attachment to the Hardship Withdrawal Request: Payments for Burial or Funeral Expenses for required documentation.

☐ Expenses for the repair of damage to my principal residence that qualifies for a casualty deduction. This includes a casualty loss to the participant’s principal residence that arose from fire, storm, earthquake or some other casualty. Only the portion of the expense that is not covered by insurance is eligible for this purpose. *Please refer to the Attachment to the Hardship Withdrawal Request: Payments for Damage to Principal Residence for required documentation.

☐ Expenses and losses as a result of a federally declared disaster. Expenses and losses (including loss of income) incurred by the employee on account of certain disasters declared by the Federal Emergency Management Agency (FEMA), provided that the employee’s principal residence or principal place of employment at the time of the disaster was located in an area designated by FEMA for individual assistance with respect to the disaster as allowed by your plan. *Please refer to the Attachment to the Hardship Withdrawal Request: Expenses and Losses as a Result of a Federally Declared Disaster for required documentation.
Election for Withholding of Federal Income Tax

Federal tax laws require us to withhold income taxes from the taxable portion of a qualified retirement plan distribution. Some states also require withholding from the taxable portion of your distribution if federal income tax is withheld. Hardship disbursements are subject to 10% federal income tax withholding, unless you elect otherwise. You can elect to have no federal income taxes withheld by checking the box below. If you elect out of withholding, you are still responsible for payment of any taxes due, and you may incur penalties if your withholding and/or estimated tax payments are not sufficient. If you do not check one of the options below, 10% federal income tax withholding will be automatically deducted from your payment.

1. ☐ I elect to have federal income tax withheld at 10% from the taxable amount of my distribution.

2. ☐ I elect not to have federal income tax withheld from my distribution.

3. ☐ I elect to have federal income tax withheld from the taxable amount of my distribution at either the following percentage or dollar amount. The federal withholding calculated from your election below must be at least 10% of the taxable amount of my distribution amount.

   % or $ .00

It is our understanding a hardship disbursement is not eligible to be rolled over. All or part of the taxable portion of your hardship disbursement may be subject to an additional 10% federal income tax penalty on early distributions, unless you qualify for an exception. Since neither Prudential nor any of its employees, agents or representatives can give legal or tax advice, or financial advice on behalf of the Plan, you are urged to consult your own personal legal, tax and/or financial advisor with any questions on allowances, deductions, or tax credits that may apply to your particular situation before you take any action.

Important Notice Regarding In-Service Disbursement Restrictions

This transaction will be effective on the date that the properly completed Request for Hardship Withdrawal form is received at Prudential.

The Tax Reform Act of 1986 imposed restrictions on the disbursement of employee salary reduction contributions (elective deferrals) and any earnings on these contributions. Exceptions will only be permitted upon separation from service, attainment of age 59 1/2, death, disability (as defined in Section 72(m)(7) of the Internal Revenue Code), or hardship (if permitted by your employer's plan). These in-service disbursement restrictions will only apply to employee salary reduction contributions (and the earnings on these contributions) made after December 31, 1988, and to the earnings on the December 31, 1988, employee salary reduction account balance.

Disbursements are subject to federal income tax (plus any applicable state or local income tax). In addition, the 10% excise tax on disbursements will continue to apply to in-service disbursements or other distributions received prior to age 59 1/2, except in the following circumstances:

(a) Death
(b) Disability (as defined in Section 72(m)(7) of the Internal Revenue Code)
(c) Termination of employment after age 55
(d) Lifetime annuity benefits
(e) For tax deductible medical expenses
(f) Pursuant to a Qualified Domestic Relations Order
A. Mandatory State Withholding: If you reside in a state where state income tax withholding is mandatory AR, CA*, DC (mandatory for total single sum distributions only), DE, IA, KS, MA, MD (mandatory for eligible rollover distributions only, subject to 20% mandatory federal withholding), CT, ME, MI (see below), NC, NE, OK*, OR*, VA or VT* applicable withholding will be deducted automatically, unless an election out is applicable (see below). Note: Some states require withholding if federal income tax is withheld from the distribution.

If you are a resident of IA, have federal income taxes withheld, and receive one or more distributions totaling more than $6,000 in the calendar year, IA income taxes are required to be deducted for the amount over $6,000.

☐ My resident state is AR, DE, KS, ME, NC, NE, or VA (for NE and VA, election out is allowed for payments from IRA's only) and I do not want state income tax withholding deducted from my distribution. (An election out of AR, DE, KS, ME, NC, or VA state tax is not allowed for eligible rollover distributions, subject to 20% mandatory federal withholding.)

Important note to Maine (ME) residents. If you elect out of ME withholding, you must either have elected out of federal withholding, or have no Maine State tax liability in the prior or current years.

☐* My resident state is one of the following: CA, OK, OR, **VT and withholding is required if federal income tax is withheld, unless I elect out of state withholding. By checking this box I am electing out of state withholding.

☐** An election out is not allowed for eligible rollover distributions, subject to 20% mandatory federal withholding.

☐ My resident state is CT and Prudential will withhold 6.99% on your taxable distribution. Please note that if you are not requesting a distribution of your entire account balance and if Form CT-W4P, Withholding Certificate for Pension or Annuity Payments, applies to you, please return Form CT-W4P as part of this distribution form. Form CT-W4P is available on the Department of Revenue Services (DRS) website, at www.ct.gov/DRS.

My resident state is MI and withholding of 4.25% is required, unless my payments are not taxable and I opt out.

☐ My resident state is MI and I would like to opt out of MI withholding. Note: Opting out may result in a balance due on your MI-1040 as well as penalty and/or interest.

☐ My resident state is MI and if my payments are taxable, I wish to have MI state withholding based on the number of exceptions selected. I have entered the number of exemptions below:

       Enter the number of personal exemptions allowed on your Michigan Income Tax Return (MI-1040). The total number of exemptions you claim may not exceed the number of exemptions you are entitled to claim when you file your MI-1040. Withholding will be computed at the percentage determined by the state after subtracting your personal exemption allowances.

☐ My resident state is MI and I am requesting ________% additional MI state tax withheld from my payment. This amount must be a whole percentage.

B. Voluntary State Withholding: Please check the appropriate box below. If state income tax withholding is not mandatory in your state, you may be allowed to request state tax withholding. If your state of residence is not listed, or if you choose a method of withholding that is not offered for your state, we cannot withhold state income tax.

☐ I reside in one of the following voluntary withholding states: AL, CO, DC (voluntary for partial and systematic distributions), GA, ID, IA (voluntary if no federal tax withheld) IL, IN, KY, LA, MD (non-eligible rollover distributions only), MA (voluntary if no federal income tax withheld), MN, MO, MS (voluntary except for early distributions), MT, ND, NE, NJ, NM, NY, OH, PA, RI, SC, UT, VA, WI, WV (NE and VA state withholding is voluntary for payments from IRA's only) and would like state income tax withheld. (Specify a percentage or dollar amount to be withheld.)

       %  or  $

☐ I reside in one of the voluntary withholding states listed above and I do not want state income tax withholding deducted from my distribution.

C. No State Withholding: Some states do not have state income tax withholding.

☐ My resident state is one of the following: AK, FL, HI, NV, NH, SD, TN, TX, WA, WY and there is no state income tax withholding.

☐ My resident state is AZ and there is no state income tax withholding on non-periodic (single sum) payments.

Important information and signature required on the following pages
If you would like your disbursement sent to you via Electronic Funds Transfer (EFT), please check the following box and complete the information below. You must also attach a voided check verifying your account number and routing number. If all of the necessary information is not provided or if this section does not apply to your disbursement request, a check may be made payable to you.

☐ I would like my payment(s) sent by EFT.

Financial Institution name
__________________________________________

Account number
__________________________________________

Please verify the entire account number with your financial institution to ensure acceptance of payments.

Type of Account:  ☐ Checking  ☐ Savings

Financial Institution Routing/Transit/ABA Number
__________________________________________

I have carefully read this form and I hereby authorize Prudential to make this Plan payment(s) to the financial institution listed above in the form of Electronic Fund Transfer (EFT). I understand Prudential is not responsible for any losses associated with incorrect information provided (e.g. wrong banking instructions). The credit will typically be applied to your account within 2 business days of being processed.

In the event that an overpayment is credited to the financial institution account listed above, I hereby authorize and direct the financial institution designated above to debit my account and refund any overpayment to Prudential. This authorization will remain in effect until Prudential receives a written notice from me stating otherwise and until Prudential has had a reasonable chance to act upon it.

☐ I wish to have my disbursement check sent by express mail. Therefore, please deduct $25.00 per check from my account prior to the distribution. Please Note: Express mail is not available for delivery to post office boxes.
I certify that the information provided on this form and on any attached forms is true, correct, and complete to the best of my knowledge. I authorize representatives of my plan to verify any or all of the information submitted. I acknowledge and agree that any false or misleading information submitted on this form or any attached form may subject me to personal liability. Furthermore, my employer may exercise its rights against me if damaged by false or misleading information I submit, i.e. termination. I also certify that I am eligible for distribution of funds from the Plan. I am aware this distribution will increase my taxable income for the year. I further certify that this withdrawal is necessary to satisfy the hardship described, that the amount requested is not in excess of the amount necessary to relieve the financial need, and the financial need cannot be satisfied from other resources reasonably available. I have read the entire Hardship Withdrawal form and application.

As a Participant of the above-named plan, I hereby request a distribution in the form indicated above, subject to the terms of the plan. I hereby certify and represent that:

I have read the attached Special Tax Notice Regarding Plan Payments and I understand the tax implications regarding this disbursement.

I certify that I have reviewed all the information contained in the Attachment to the Hardship Withdrawal Request and believe, in good faith, that I qualify for this hardship withdrawal.

I have included in this submission the requested documentation that evidences my financial need.

I understand that my request for a hardship withdrawal from the Plan may generally not be revoked once processed.

Generally, forms expire after 90 days. I understand that I may be required to complete a new form if all required information and documentation is not received before the expiration date.

Privacy Act Notice:
If your employer engages the services of Prudential Retirement to qualify hardships on their behalf, this information is to be used by Prudential Retirement in determining whether you qualify for a financial hardship under your retirement Plan. It will not be disclosed outside Prudential Retirement except as required by your Plan and permitted by law for regulatory audits. You do not have to provide this information, but if you do not, your application for a hardship may be delayed or rejected.

Consent:
By signing below, I consent to allow Prudential Retirement to request and obtain information for the purposes of verifying my eligibility for a financial hardship under this Plan.

If there are investment options available through your retirement account that are subject to the fund’s market timing policies, you may be subject to restrictions or incur fees if you engage in excessive trading activity in those investments. You may wish to review the fund prospectus or your retirement account’s market timing policy prior to submitting this transaction request. If a fee applies to the transaction, you will be able to view the details after the transaction is processed by logging on to the retirement internet site at www.prudential.com/online/retirement.

X
Participant’s signature (REQUIRED)
Hardship Withdrawals and other Plan Withdrawal Options

If your plan allows for other in-service withdrawals (e.g., age 59 1/2, after-tax withdrawal, rollover withdrawals, etc.) or loans, these must be used before a hardship withdrawal can be made. You may not request a withdrawal amount in excess of the need detailed in your hardship documentation enclosed.

Federal and State Tax Withholding

The withdrawals you receive from the plan are subject to Federal Income Tax withholding unless you elect not to have withholding apply. Withholding will only apply to the portion of your distribution or withdrawal that is included in your income subject to Federal Income Tax. If you elect not to have withholding apply to your withdrawal, or if you do not have enough Federal Income Tax withheld from your withdrawal, you may be responsible for payment of estimated tax. You may incur penalties under the estimated tax rule if your withholding and estimated tax payments are not sufficient.

Note that a voluntary withholding election cannot be made involving accounts for which a name and/or taxpayer identification number (TIN) is incorrect or missing. See IRS Publication 1586 for information about mandatory withholding when a participant’s (or beneficiary’s) TIN is missing or incorrect.

You may elect not to have withholding apply to your hardship withdrawal or to have a specific percentage withheld. If less than the maximum amount available is requested, your distribution will be increased by the applicable tax withholding unless you elect not to have the distribution “grossed up” by the amount of the withholding tax.

If you are a resident of Arkansas, California, Delaware, Iowa, Kansas, Maine, Maryland, Massachusetts, Mississippi, Nebraska, North Carolina, Oklahoma, Oregon, Vermont, and Virginia, state taxes will automatically be withheld if federal taxes are withheld. This list is subject to change based on changing state tax withholding requirements.

Dependent

The definition of “dependent” is important in the application of the “deemed hardship” withdrawal standards that pertain to plans/programs. Unless a specific exception applies, a dependent must either be a “qualifying child” or a “qualifying relative”. These terms are defined as follows:

Qualifying Child

A qualifying child is a child or descendant of a child of the taxpayer. A child is a son, daughter, stepson, stepdaughter, adopted child or eligible foster child of the taxpayer. A qualifying child also includes a brother, sister, stepbrother or stepsister of the taxpayer or a descendant of any such relative. In addition, the individual must have the same principal place of abode as the participant for more than half of the taxable year, the individual must not have provided over half of his own support for the calendar year, and the individual must not have attained age 19 by the end of the calendar year. An individual who has attained age 19 but is a student who will not be 24 as of the end of the calendar year and otherwise meets the requirements above is also considered a qualifying child. Special rules apply to situations such as divorced parents, separated parents, custodial and non-custodial parents, etc. Please see your tax advisor for further details regarding special situations.

Qualifying Relative

A qualifying relative is an individual who is not the participant’s “qualifying child”, but is the participant’s: child, descendant of a child, brother, sister, stepbrother, stepsister, father, mother, ancestor of the father or mother, stepfather, stepmother, niece, nephew, aunt, uncle, son-in-law, daughter-in-law, father-in-law, mother-in-law, brother-in-law, or sister-in-law. An individual who is not the participant’s spouse but who shares the same principal place of abode and is a member of the participant’s household may also be considered a qualifying relative. Regardless of the participant's relationship to the individual, the participant must provide over half of the individual’s support for the calendar year for that individual to be considered the participant’s qualifying relative. There are special rules for situations such as multiple support agreements, divorced or legally separated parents, custodial and non-custodial parents, etc. Please see your tax advisor for further details regarding special situations.

Qualifying Beneficiary Primary Beneficiary

A “primary beneficiary under the plan” is a named beneficiary under the plan with a certain unconditional right to all or a portion of the participant’s account balance upon the death of the participant. Thus, a hardship withdrawal may not be taken for the benefit of a contingent beneficiary. The normal hardship conditions such as an immediate and heavy financial need also must be satisfied. A plan that uses the safe harbor hardship events may make hardship distributions related to medical, tuition, and funeral expenses incurred by a primary beneficiary.

If you are requesting a hardship withdrawal to cover expenses that pertain to the individuals listed below, copies of the following additional documents must also be submitted:

- Your spouse: Your most recent Form 1040 US Income tax return.
- Your dependent: Dependent’s birth, or adoption certificate; and your most recent Form 1040 US Income tax return.
- Your primary beneficiary: The individual must match the beneficiary information we have on file OR a new Beneficiary Designation must be executed and submitted.
ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST FOR MEDICAL/DENTAL EXPENSES

**Definition:** Expenses for (or necessary to obtain) medical and dental care. *

**IMPORTANT: PLEASE READ AND COMPLETE BEFORE SUBMISSION OF REQUEST**

*Please check the documentation that you have enclosed to be sure it follows the guidelines listed below.*

☐ If these expenses are for a dependent, **ONE** of the following **MUST** be provided to show proof of dependency:
  ● First page of the latest federal 1040 tax form
  ● Copy of a birth/adoptive certificate (listing mother and father) – only if the child is 18 years of age or younger
  ● Official Marriage License/Certificate

**REQUIRED DOCUMENTATION**

**Qualified Medical Expenses:** *(Check all that apply and enclose with Hardship Withdrawal Request Form and Documentation)*

**Note:** Funds can only be disbursed for **Unpaid** bills.

☐ **Medical/Dental Expenses:** Copy of current dated (within the last 45 days) unpaid medical bill that show:
  ● Patient’s name (must be the participant or a dependent)
  ● Date(s) of service
  ● The insured and uninsured portion of expenses
  ● Total amount due after insurance has been applied

**Note:** If medical costs are not covered by insurance, the medical bill must be noted by the medical provider; and must be signed, titled, and dated by a representative of that medical provider.

☐ **Long Term Care Services:**
Copy of current dated (within the last 45 days) itemized bill on the medical provider’s letterhead showing the following:
  ● Patient’s name
  ● The total amount due after insurance has been applied.

☐ **Future Treatment Plan:**
Copy of current dated (within the last 45 days) treatment plan on the medical provider’s letterhead showing the following:
  ● Patient’s name,
  ● A statement indicating the payment is due at time of service,
  ● Estimated insurance portion, and
  ● The amount due by patient.
  ● The treatment plan **MUST** be signed, titled, and dated by a medical provider representative

☐ **Insurance Premiums for Medical Expenses or Long-Term Care Services:**
  ● Copy of insurer’s bill for premiums on letterhead (dated within the last 45 days)
  ● The participant or dependent **listed** as the patient or insured.

**Note:** These premiums cannot be reimbursed by any Employer.

I am requesting this amount due to my: *(please check one, complete as necessary, and then sign/date)*
  ○ Own medical/dental expenses
  ○ Spouse’s medical/dental expenses
  ○ Child’s medical/dental expenses
  ○ Dependents/Primary Beneficiary medical/dental expenses

Name________________________________________________Relationship ______________________________

I certify that the expenses for which I am requesting a hardship withdrawal: 1) have not and will not be reimbursed or paid through insurance or otherwise, and 2) were incurred for medically necessary services.

Signature X____________________________________________________
Date_____________________________

* Expenses for (or necessary to obtain) medical and dental care would be deductible under IRC section 213(d) (determined without regard to whether the expenses exceed 7.5% of adjusted gross income).*
**EXAMPLE**

**Address:**
Emergency Physicians
123 Hospital Lane
Medicine OH 32145

**Provider Information**

**Recipient:**
John Doe
456 Circle Lane
Medicine OH 32145

**Date Responsible for Payment:**
If other than participant, proof of dependency is required.

**Statement Date:**
03/09/09

**Payment Information:**
- Pay This Amount: 20.99
- Past Due Date: 03/20/09

**Billing Office Hours:**
8 AM to 5 PM

**Contact Information:**
- Phone: 800-111-6655
- Para Espanol: 800-111-6656
- Referring Doctor: Bentley, Earl M.
- Service Provider: AD REGIONAL MEDICAL CT
- Statement Date: 03/09/09

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**Date of Service, Type of Procedure, Applied Insurance and Amounts Due/Credited:**

**Important Information:**
Please see reverse side for important information.

**Employer:**

**Primary Insurance:**

**Injury Date:**

**Admission Date:**

**Discharge Date:**

**Balance Due:**

Unpaid balance due.

**Final Determination of Acceptable Documentation:**
Made by your plan administrator or as delegated by your plan administrator.

**Insurance:**


Who the patient is, if other than participant, proof of dependency is required, 1040.
ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST
Purchase of a Principal Residence

Definition: Expenses directly related to the purchase of a principal residence for the employee (excluding mortgage payments). This means that he/she expects to move into the residence within a fairly short period of time after purchasing it.

IMPORTANT: PLEASE READ BEFORE SUBMISSION OF REQUEST

Note: In the event that the amount requested is more than the amount available in your account for withdrawal, the withdrawal will be limited to the amount available in your account.

REQUIRED DOCUMENTATION

Purchase of a Principal Residence: (Please provide below documentation and enclose with Hardship Withdrawal Request Form)

Note: Funds can only be disbursed for Unpaid expenses.

☐ Provide a complete copy of the binding contractual agreement to build or purchase your primary residence, including addendums. This documentation must include the following:

- Participant’s name
- Full street address of the property being purchased or built.
- Total purchase price.
- Signed/dated by both the buyer and the seller.
- Future closing/settlement date not to exceed 6 months from the request date for a purchase or 1 year from the request date for construction. If not available, provide ONE of the following:
  a. A letter from the mortgage company or the realtor on letterhead referencing your name and property address and the future closing date. This must be signed/titled/dated by a representative from the mortgage company. OR
  b. An addendum to the purchase agreement showing a future closing date that is signed by both the buyer and the seller.

☐ In addition to the contractual agreement noted above, please provide ONE of the below documents to verify the estimated funds due at closing:

Note: A Good Faith Estimate is not an acceptable form of documentation to show the estimated funds due at closing. Please share this important information with your lender.

- The Initial Fee Worksheet OR
- A copy of the typed Uniform Residential Loan Application (URLA).

This documentation must include the following:

- Participant’s name.
- Full street address of the property being purchased or built.
- Total purchase price.
- Dated within 45 days
- Estimated funds due at closing, cash from borrower due at closing, or cash due at closing is acceptable language. Note: Closing costs is unacceptable language.
THIS IS AN EXAMPLE OF DOCUMENTATION REQUIRED FOR A HARDSHIP WITHDRAWAL REQUEST. THE FINAL DETERMINATION OF ACCEPTABLE DOCUMENTATION IS TO BE MADE BY YOUR PLAN ADMINISTRATOR OR AS DELEGATED BY YOUR PLAN ADMINISTRATOR.

Participant Name: John Doe

Address of property to be purchased: 1235 Main St. St Joseph, FL 71268

Purchase Price: $451,110.00

Closing date is required.

Buyer and seller signature required.

Signatures must be dated.

EXAMPLE
Definition: Payment of tuition, related educational fees, and room/board expenses, for up to the next 12 months of post-secondary education for the employee, or the employee’s spouse, children, dependents. See the discussion of dependent in the earlier section of this form packet.

IMPORTANT: PLEASE READ AND COMPLETE BEFORE SUBMISSION OF REQUEST

Note: If an online screen print is provided for your education expenses, the web page address must be visible on the page for the information to be considered valid.

REQUIRED DOCUMENTATION

Payment of Tuition & Related Fees (Check all that apply and submit with the Hardship Withdrawal Request Form)

Note: Funds can only be disbursed for Unpaid bills.

☐ Copies of actual invoices for future tuition of up to the next 12 months of post-secondary education.
  The bill must include:
  • School letterhead showing name of school
  • Student’s name
  • Period for which the expenses are incurred (i.e. Fall 2013)
  • Total amount due
    (If invoice contains financial aid/student loans, must show total amount due after aid is applied)
  • Unpaid invoices must be current dated (within the last 45 days)
  • Contain a term start date of no more than 90 days before the start of the term or during the term for which the expenses are incurred
  • Contain a term end date for which the expenses are incurred (end date must be a future date)
  • Invoice cannot be for “estimated” costs

  Note: Expenses for prior terms/semesters are not an eligible hardship withdrawal reason.

☐ Dormitory/Housing Fees. The documentation must include:
  • School letterhead showing the name of the school
  • Student’s name
  • Name of the dormitory/housing provider (if off campus)
  • Signed/dated (by all interested parties) copy of the complete lease agreement indicating the rent amount
  • Future ending period not more than 1 year later than the date of submission
  • Total amount due

☐ Board (meals) expenses (or estimate of boarding expenses). The documentation must include:
  • School letterhead showing the name of the school
  • Student’s name
  • Contain the name of the establishment providing the board (if off campus)
  • Future ending period of not more than 1 year later than the date of submission
  • Total amount due

I am requesting this amount due to my:

☐ Own educational expenses
☐ Spouse’s educational expenses (1st page of the 1040 US income tax return or marriage certificate required)
☐ Child’s educational expenses (1st page of the 1040 US income tax return or birth/adoption certificate required)
☐ Dependent’s educational expenses (1st page of the 1040 US income tax return)

Dependent Name_________________________________________Relationship__________________________

Post-secondary education generally refers to education that commences after the completion of high school. Expenses that would qualify for a hardship withdrawal would include tuition, fees charged for the use of technological or other facilities required for the post-secondary program (such as computer fees or gym facility fees), dormitory expenses and expenses of a room or apartment close to the educational facility, and meals while attending the educational program. Payment of text books are not educational expenses. Loan repayments of student loans are not educational expenses for this purpose.
Provide invoice on facility letterhead.

Current dated (within 45 days)

June 12, 2009

Provide name of student, if other than participant, proof of dependency is required, 1040.

Jane Doe
321 College Drive
Smartville IL 45612

Provide the semester start date of no more than 90 days before start of the semester or during the semester for which the expenses are incurred.

Statement of Account for School Year 2009/10

Fall Semester Start Date: September 1, 2009  (Current or Future Start Date)

<table>
<thead>
<tr>
<th>Charges:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Tuition</td>
<td>$23,100.00</td>
</tr>
<tr>
<td>Room</td>
<td>4,085.00</td>
</tr>
<tr>
<td>Meals</td>
<td>2,800.00</td>
</tr>
<tr>
<td>Winter Term Meals</td>
<td>290.00</td>
</tr>
<tr>
<td>Activity Fee</td>
<td>175.00</td>
</tr>
<tr>
<td>Computer Connection Fee</td>
<td>75.00</td>
</tr>
</tbody>
</table>

| Total Charges           | $30,525.00 |

Provide itemized charges.

<table>
<thead>
<tr>
<th>Credits:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Resident Assistant</td>
<td>($7,375.00)</td>
</tr>
<tr>
<td>Achievement Award</td>
<td>($6,000.00)</td>
</tr>
<tr>
<td>PC Grant</td>
<td>($2,000.00)</td>
</tr>
<tr>
<td>Unsub Stafford Loan</td>
<td>(7,500.00)</td>
</tr>
<tr>
<td>Unsub Stafford Fees</td>
<td>150.00</td>
</tr>
</tbody>
</table>

| Total Credits           | ($22,525.00) |

Provide any credits that are applied toward tuition and related fees.

Balance due for 2009/10 school year

$8,000.00

Provide the total amount due.

101 Beginning Blvd
Education IL 76543
800-111-2222

Provide the facility contact information.

THIS IS AN EXAMPLE OF DOCUMENTATION REQUIRED FOR A HARDSHIP WITHDRAWAL REQUEST. THE FINAL DETERMINATION OF ACCEPTABLE DOCUMENTATION IS TO BE MADE BY YOUR PLAN ADMINISTRATOR OR AS DELEGATED BY YOUR PLAN ADMINISTRATOR.
ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST
Payments to Prevent Eviction or Foreclosure

Definition: Expenses necessary to prevent the eviction of the employee or foreclosure on the mortgage from the employee’s principal residence.

IMPORTANT: PLEASE READ AND COMPLETE BEFORE SUBMISSION OF REQUEST

Please check the documentation that you have enclosed to be sure it follows the guidelines listed below. Note: Funds can only be disbursed for Unpaid bills.

REQUIRED DOCUMENTATION

Payments to Prevent Eviction Documentation: (Check box and enclose with Hardship Withdrawal Request Form)

☐ Copy of the eviction notice or court order that must provide all of the following:
  - Your name (this must be listed to show financial responsibility)
  - Property address (if address on documentation does not match address on file with Prudential, see info below)**
  - Be dated within 45 days of your request
  - Total amount due to prevent eviction
  - Future due date to prevent eviction
  - Specific months for which the rent/payment is due
  - Landlord's dated signature and TITLE (Examples: landlord, property manager, homeowner, etc)
  - Landlord’s contact information (phone number and/or address)

Payments to Prevent Foreclosure Documentation: (Check all that apply and enclose with Hardship Withdrawal Request Form)

☐ Copy of the foreclosure notice/reinstatement letter from the financial institution that provides the following:
  - Notice or letter must be on financial institution’s letterhead
  - Your name (this must be listed to show financial responsibility)
  - Property address (if address on documentation does not match address on file with Prudential, see info below)**
  - Be dated within 45 days of your request
  - Total amount due to prevent foreclosure (months may be required upon review of documentation)
  - Future due date to prevent foreclosure

☐ Delinquent property taxes qualify if they are taxes on the participant’s primary residence and will result in foreclosure or sale of the property. This notice must provide the following:
  - The county tax office on business letterhead
  - Your name (this must be listed to show financial responsibility)
  - Property address (if address on documentation does not match address on file with Prudential, see info below)**
  - Be dated within 45 days of your request
  - The tax year(s) that are due (current year does not qualify)
  - Total amount due to prevent the foreclosure/sale of property
  - Future due date to prevent foreclosure/sale of property

**If your address on file with Prudential does not match the address of your primary residence on the eviction or foreclosure notice, please provide ONE of the following as proof of your primary residence:
  - Copy of your valid driver’s license showing your primary residence OR
  - Copy of a current dated (within the last 45 days) bill showing your primary residence OR
  - A signed, dated, NOTARIZED letter stating that the home in foreclosure or the residence that you are being evicted from is your primary residence.
Eviction Notice

John Doe
333 Wagon Wheel Circle
Forest Park IL 12345

We are terminating your tenancy and want to evict you from the property listed above.

Our reason for evicting you is because

You have not paid 3 months rent and have lost the means to do so.

April $975.00
May $975.00
June $975.00

Total Amount Due = $2925.00

You must move from the property or remedy our reason for evicting you by the following date if amount is not brought current:

In order to prevent eviction, the total amount due must be paid by June 22, 2009.

If you do not agree with this eviction notice you have the right to legal advice and may contact a lawyer.

Name of Owner or Agent:
Ralph Jones, Owner
200 Hickory Lane
Jasmine IL 12344
Telephone Number: 321-222-7659

Signature:
(Must be signed by Landlord)

Date:
(Must be current date)

THIS IS AN EXAMPLE OF DOCUMENTATION REQUIRED FOR A HARDSHIP WITHDRAWAL REQUEST. THE FINAL DETERMINATION OF ACCEPTABLE DOCUMENTATION IS TO BE MADE BY YOUR PLAN ADMINISTRATOR OR AS DELEGATED BY YOUR PLAN ADMINISTRATOR.
EXAMPLE

Provide mortgage company contact information.

PPT Mortgage
4231 Leadle Road
Mt. Minton, NV 12345

Tel 800-111-2222
Fax 800-111-3333

Provide current dated statement (within 45 days).

May 16, 2009

John Doe
123 Participant Ave
Handawa NY 12345

Name and address must match address on file with Prudential.

Loan Number: 000A123456
Property Address:
123 Participant Ave
Handawa NY 12345

Address in foreclosure must be primary residence.

NOTICE OF INTENTION TO FORECLOSE

Dear Customer(s):

The mortgage on your property is past due for the April 01, 2009 payment.
The TOTAL AMOUNT to bring your account up to date is $ 2259.26.
To AVOID FORECLOSURE, we require a payment in "CERTIFIED FUNDS" for the total amount due.

In addition, please be advised as of the date of this letter, $ 75.72 in late charges have also accrued.

In the event you do not cure the default in full within THIRTY (30) days from the date of this letter (as provided by the terms of the mortgage), payment of the current principal balance will be accelerated and foreclosure proceedings will be initiated.

Again, all remittances must be in the form of "CERTIFIED FUNDS ONLY". Anything less than the TOTAL DUE and/or not in "CERTIFIED FUNDS", will be refused.

Please contact us immediately at 1-800-330-0423. This is an attempt to collect a debt, any information obtained will be used for that purpose.

Sincerely,

Loan Counseling Center

(XC007)
ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST
FOR FUNERAL/BURIAL EXPENSES
Definition: Payments for burial/funeral expenses for the employee’s deceased parent, spouse, children, dependents.

IMPORTANT: PLEASE READ AND COMPLETE BEFORE SUBMISSION OF REQUEST

Please check the documentation you have enclosed to ensure it qualifies as an eligible expense and follows the guidelines below.

Eligible Expenses: opening/closing of a grave, burial plot, burial vault or grave liner, marker or monument, crypt, cemetery perpetual care charges, honoraria for clergy, funeral breakfast/luncheon/dinner expenses associated with the funeral/memorial service, flowers, guest registers and acknowledgment cards, music, urn or casket.

Not Eligible Expenses: invoices that have been paid, burial expenses to the extent that they are covered by Veterans benefits, travel expenses incurred by family members to attend the funeral, and prearranged/prepaid funerals.

☐ If these expenses are for a dependent, ONE of the following MUST be provided to show proof of dependency:
  • First page of the latest federal 1040 tax return
  • Copy of birth/adoption certificate (listing mother and father)
  • Official Marriage License/Certificate

REQUIRED DOCUMENTATION

Qualified Burial/Funeral Expenses (Check all that apply and enclose with Hardship Withdrawal Request Form and Documentation) Note: Funds can only be disbursed for Unpaid bills.

☐ Provide a copy of the current (dated within 45 days) Funeral Home bill showing the following:
  • On Funeral Home letterhead
  • Name of the deceased
  • The unpaid balance due
  • The participant as the responsible party for payment

☐ Provide a copy of unpaid, itemized invoice(s) from other parties which are current dated (within 45 days). Show the following:
  • Letterhead of provider
  • Name of the deceased
  • Unpaid balance due showing the participant as the responsible party for payment

☐ Copy of the death certificate

I am requesting this amount due to my: (please check one and complete as necessary)
☐ Parent’s death
☐ Spouse’s death
☐ Child’s death
☐ Dependent's death
Dependent Name _________________________________________ Relationship ____________________
### Example

222 Peaceful Valley Road
Peaceful Valley IL 76543
Phone 141-111-3333

Provide a copy of the current dated, (within 45 days) unpaid, invoice showing the responsible party.

---

**PEACEFUL VALLEY FUNERAL HOME**

### SERVICES FOR (Name of deceased)

<table>
<thead>
<tr>
<th>CHARGE TO: (Required)</th>
<th>DATE: (Required)</th>
<th>RELATIONSHIP: (Required)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### ADDRESS: (Required)

<table>
<thead>
<tr>
<th>TERMS OF PAYMENT (Required)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

---

**OUR CHARGES**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Casket</td>
<td>1,525 00</td>
</tr>
<tr>
<td>Vault (Opening and closing grave, set-up with tent, grass, chairs and marker)</td>
<td>675 00</td>
</tr>
<tr>
<td>Professional Services</td>
<td>825 00</td>
</tr>
<tr>
<td>Hearse and Limo Service</td>
<td>320 00</td>
</tr>
<tr>
<td>Use of Facilities</td>
<td>1650 00</td>
</tr>
<tr>
<td>Removal from Hospital</td>
<td>50 00</td>
</tr>
<tr>
<td>Embalming</td>
<td>350 00</td>
</tr>
<tr>
<td>Programs (150)</td>
<td>18 1 00</td>
</tr>
<tr>
<td>Death Certificates (7)</td>
<td>40 00</td>
</tr>
<tr>
<td>Extra Limo</td>
<td></td>
</tr>
<tr>
<td>Headstone</td>
<td></td>
</tr>
<tr>
<td>Casket Cover (Family)</td>
<td>000 00</td>
</tr>
<tr>
<td>Shroud</td>
<td></td>
</tr>
<tr>
<td>Gloves</td>
<td></td>
</tr>
<tr>
<td>Extra Transportation Charges</td>
<td></td>
</tr>
<tr>
<td>Newspaper Obituary</td>
<td></td>
</tr>
</tbody>
</table>

*Total: Our Charges*  

**4,596 00**

*Sales Tax, If Applicable*  

**132 00**

*TOTAL*  

**4,728 00**

*Credit By:*  

*Less, Total Credits*  

**300 00**

*BALANCE DUE*  

**4428 08**
ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST
Repair of Damage to the Employee's Principal Residence that Qualifies for a Casualty Deduction

Definition: Expenses for the repair of damage to the employee’s principal residence that would qualify for the casualty deduction under section 165 (determined without regard to whether the loss exceeds 10% of adjusted gross income).

IMPORTANT: PLEASE READ AND COMPLETE BEFORE SUBMISSION OF REQUEST
Please check the documentation that you have enclosed and be sure to indicate the total amount requested. If the amount requested is more than the amount available in your account for withdrawal, the withdrawal will be limited to the amount available in your account.

REQUIRED DOCUMENTATION

☐ Evidence of casualty (a detailed description of the events that resulted in the casualty). Please submit:
  - Pictures and/or articles of newspaper clippings as evidence
  - A signed/dated letter of explanation indicating the property address that sustained the loss.
  
  NOTE: The property address which sustained the loss must be your primary residence.

☐ Unpaid current dated (within 45 days of hardship request) invoices and/or contracts that provide:
  - Your name and property address (must match the address on file with Prudential)
  - Itemization of the repair(s)
  - Total amount due
  - Signature of both the participant and the contractor
  
  NOTE: We cannot accept an ESTIMATE of these charges.

☐ Copies of insurance claims from your insurance company as evidence that the damages have not been covered by your homeowner’s insurance.

☐ If your address on file with Prudential does not match the address of your primary residence as listed on the casualty description or invoices, please submit ONE of the following:
  - A copy of your current driver’s license which shows your primary residence address. OR
  - A signed/dated/NOTARIZED letter stating that the home affected by the casualty is your primary residence.

I am requesting this amount because of damages that were caused to my principal residence due to:

☐ Fire
☐ Storm
☐ Shipwreck
☐ Other Casualty* This may require further review by plan, legal, etc.
☐ Theft*

Description of the Casualty or Theft:
_____________________________________________________________________________________________________
_____________________________________________________________________________________________________
_____________________________________________________________________________________________________

A casualty loss is defined as a sudden, unusual or unexpected event resulting in an uninsured loss. Causes of such rapid losses include flood, fire, earthquake, wind damage, water damage, theft, accident, vandalism, hurricane, tornado, riot, shipwreck, snow, rain and ice. To be deductible, a casualty loss must occur quickly, usually instantly or over a few days. Slow losses that occur over months or years, such as mold damage, dry rot, moth or termite damage, or normal home maintenance to repair or replace windows, roofs or plumbing generally are not tax-deductible, and therefore do not qualify for a financial Hardship.

The participant can only qualify for a Hardship withdrawal for this reason when there is a casualty loss to his principal residence that arose from fire, storm, shipwreck, or some other casualty, or from theft. Only the portion of the expense that is not covered by insurance is eligible for this purpose.

The amount of loss is based upon the lesser of the difference between the market value of the property before and after the casualty occurrence or the loss in the basis of the property.

Because of the difficulties of ascertaining the timing of the casualty loss and the dollar amount of the loss, your claim can only be processed through this procedure using the specified documents, and you are strongly urged to discuss with your own tax, accounting or legal advisors the proper measurement of the amount of the casualty deduction loss and the taxable year for which it qualifies as a casualty loss.
# ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST
## EXPENSES & LOSSES AS A RESULT OF A FEDERALLY DECLARED DISASTER

### DEFINITION
This attachment is intended to be utilized by participants who have incurred expenses and losses (including loss of income) on account of a disaster declared by the Federal Emergency Management Agency (FEMA) under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, Pub. L. 100-707, provided that the employee’s principal residence or principal place of employment at the time of the disaster was located in an area designated by FEMA for individual assistance with respect to the disaster.

### 1. DISASTER INFORMATION
- Federally declared disaster reason (list the event / disaster):
- Provide a description of the expenses or loss and its cause (the loss must have occurred within the last 12 months)
- You must reside or work in an area designated as a disaster by FEMA as described above:
  - I reside in an area that was affected. County: 
    - Address of residence**: 
  - I work in an area that was affected. County: 
    - Address of employment: 
      - The address must be in a FEMA designated disaster area, as described above. You must provide ONE of the following four items to verify that the address of your employment is in a designated disaster area:
        1) Paystub, 2) Business card, 3) Employee ID card or 4) Letter from your employer

### 2. DOCUMENTATION REQUIREMENTS
- I hereby request a Hardship Withdrawal resulting from a Federally declared disaster area for the following reason(s). I understand I need to provide supporting documentation, as detailed below:

<table>
<thead>
<tr>
<th>Expense (check all that apply):</th>
<th>Documentation Required:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Food or Shelter (Hotel, lodging)</td>
<td>• Itemized receipts or credit card statement identifying the expense(s):</td>
</tr>
<tr>
<td>- Fuel for Primary Heat Source (Heating oil, natural gas, firewood, or gasoline for generator)</td>
<td>o Statement or receipt date within 60 days of the request</td>
</tr>
<tr>
<td>- Clean-up Items (Rental or purchase of wet/dry vacuum, dehumidifier)</td>
<td>o Itemization of the expense(s)</td>
</tr>
<tr>
<td>- Transportation Needs (Towing, gasoline, repairs, public transportation while vehicle is being repaired)</td>
<td>OR</td>
</tr>
<tr>
<td>- Essential Non-Luxury Personal Items (Phone, tools required for job, clothing destroyed in storm, furniture, appliances)</td>
<td>• Unpaid invoices evidencing the expenses, listing the following:</td>
</tr>
<tr>
<td>- Moving and Storage (Storage units, moving company, rental of a moving vehicle)</td>
<td>o Invoice date within 60 days of the request</td>
</tr>
<tr>
<td>- Restoration of Property (Tree removal, debris removal)</td>
<td>o Name of the company</td>
</tr>
<tr>
<td>- In addition to the above documentation, the following information is required for Restoration of Property expenses:</td>
<td>o Itemization of the costs(s)</td>
</tr>
<tr>
<td>- Loss of Income</td>
<td>o Total amount due</td>
</tr>
<tr>
<td>- See below</td>
<td></td>
</tr>
</tbody>
</table>

** If your address on file with Prudential does not match the address listed, you must provide ONE of the following items for proof of residence:
- Copy of your valid driver's license
- Copy of any bill dated within the last 60 days

**IMPORTANT:** Your signature is required on the following page (under #3 Certification). Your request will not be accepted without this.
ATTACHMENT TO THE HARDSHIP WITHDRAWAL REQUEST
EXPENSES & LOSSES AS A RESULT OF A FEDERALLY DECLARED DISASTER

LOSS OF INCOME (Complete this section only if "Loss of Income" is selected on Page 1)

NOTE TO ALL PARTIES: The information provided is subject to further review, up to and including verification by your Plan Administrator. Incomplete or incorrectly completed forms will not be accepted.

SECTION I: TO BE COMPLETED BY THE PARTICIPANT

INSTRUCTIONS FOR RETIREMENT PLAN PARTICIPANT:
For loss of income claims relating to a Federally declared disaster area, please complete ONLY Section I, then present this page to the Plan Administrator to complete Section II. Return this page and the request forms to Prudential.

☐ I am requesting the amount of $_____________________ due to my own loss of income on account of a disaster declared by FEMA for individual assistance.

❖ Please note: The amount requested should be included in the amount shown in the "Hardship Request Amount" section of the Hardship Withdrawal Request Form.

❖ Start Date of Loss of Income: _____/_____/_____           Return Date / Anticipated Return: _____/_____/_____

SECTION II: TO BE COMPLETED BY THE EMPLOYER

INSTRUCTIONS FOR PLAN ADMINISTRATOR: The employee listed above has initiated a transaction with Prudential Retirement that requires additional information from you, the Plan Administrator. Please complete all fields below.

Your Name: _____________________________________________  Title:  __________________________________________

Contact phone number: ________________________________ Company Name: _____________________________________________

Contact business address: _________________________________________________________________________________________

☐ I, the Plan Administrator, authorize and approve this application as requested by the participant.

Plan Administrator's signature: ________________________________ Today's date: __________________

3. CERTIFICATION

☐ In addition to the representations included in the hardship withdrawal form, I hereby certify, under the pains and penalties of perjury, that: (1) this request is made on account of a hardship resulting from a federally declared disaster; (2) the amount I am requesting does not exceed the amount necessary to relieve this financial need; (3) I reside and/or work in an area located in a county identified for individual assistance by FEMA; (4) I was not otherwise reimbursed for the expense (such as my insurance or by FEMA).

X ________________________________ Date ____________

Participant’s signature (REQUIRED)
SPECIAL TAX NOTICE REGARDING PLAN PAYMENTS
Retain for Your Records

This notice is provided to you by Prudential Financial, Inc., on behalf of the plan administrator (“Plan Administrator”).

Right to Defer Distributions from Defined Contribution Plans
You may be eligible to receive a distribution from your employer’s retirement plan now. Instead of taking a distribution now, you may elect to defer receiving a distribution until a later date -- typically as late as age 70½. (If your account balance does not exceed $5,000 (or the amount of your plan’s cashout threshold), you may not have a right to defer payment.) If you defer receiving a distribution, the plan investment options available to you thereafter (including related fees) generally will be the same as those available to active employees. However, certain plan features, such as the right to repay or take a loan from the plan, may not be available if you have terminated employment. Please refer to your summary plan description and fund fact sheets for more information about plan investment options, investment related expenses, any plan restrictions or charges applicable to terminated employees, payment options, and any other special rules that may impact your distribution decision. If you elect to receive a distribution that you roll over to another eligible retirement plan such as an IRA, the investment options offered under your current employer’s plan (e.g., mutual funds, employer stock) may not be available to you or, if available, are likely to carry higher expenses if transferred to an IRA. If you elect to receive a distribution but do not roll it over to another eligible retirement plan, such action triggers taxation (possibly including a 10% penalty), results in loss of future tax- deferred earnings (if any) and may diminish the funds available to you for retirement purposes. For additional information about plan investment options (and related fees), plan restrictions or charges applicable to terminated employees who defer receiving a distribution, or if you have other questions regarding your right to defer a distribution, and the consequences of failing to defer, please contact Prudential at the number provided on your benefit statement.

For Payments Not From a Designated Roth Account
This notice describes the rollover rules that apply to payments from your employer’s plan (the “Plan”) that are not from a designated Roth account (a type of account with special tax rules in some employer plans). A different notice is provided for payments from a designated Roth account.

YOUR ROLLOVER OPTIONS

This notice is provided to you because all or part of the payments that you may receive from the Plan may be eligible for rollover to an IRA or an eligible employer plan. This notice is intended to help you decide whether to do such a rollover. If you have additional questions after reading this notice, you can contact your Plan Administrator. Rules that apply to most payments from a plan are described in the “General Information About Rollovers” section. Special rules that only apply in certain circumstances are described in the “Special Rules and Options” section.

GENERAL INFORMATION ABOUT ROLLOVERS

How can a rollover affect my taxes?
You will be taxed on a payment from the Plan if you do not roll it over. If you are under age 59½ and do not do a rollover, you will also have to pay a 10% additional income tax on early distributions (generally, distributions made before age 59½), unless an exception applies. However, if you do a rollover, you will not have to pay tax until you receive payments later and the 10% additional income tax will not apply if those payments are made after you are age 59½ (or if an exception applies).

What types of retirement accounts and plans may accept my rollover?
You may roll over the payment to either an IRA (an individual retirement account or individual retirement annuity) or an employer plan (a tax-qualified plan, section 403(b) plan, or governmental section 457(b) plan) that will accept the rollover. The rules of the IRA or employer plan that holds the rollover will determine your investment options, fees, and rights to 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 do either a direct rollover or a 60-day rollover.

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

If you do not do a direct rollover, you may still do a rollover by making a deposit into an IRA or eligible employer plan that will accept it. Generally, you will have 60 days after you receive the payment to make the deposit. If you do not do a direct rollover, the Plan is required to withhold 20% of the payment for federal income taxes (up to the amount of cash and property received other than employer stock). 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% withheld. If you do not roll over the entire amount of the payment, the portion not rolled over will be taxed and will be subject to the 10% additional income tax on early distributions if you are under age 59½ (unless an exception applies).

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 payment from the Plan is eligible for rollover, except:
- Certain 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 after age 70½ (or after death);
- Hardship distributions;
- ESOP dividends;
- Corrective distributions of contributions that exceed tax law limitations;
- Loans treated as deemed distributions (for example, loans in default due to missed payments before your employment ends);
- Cost of life insurance paid by the Plan;
- Payments of certain automatic enrollment contributions requested to be withdrawn within 90 days of the first contribution; and
- Amounts treated as distributed because of a prohibited allocation of S corporation stock under an ESOP (also, there will generally be adverse tax consequences if you roll over a distribution of S corporation stock to an IRA).

The Plan Administrator or the payor 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% additional income tax on early distributions?
If you are under age 59½, you will have to pay the 10% additional income tax on early distributions for any payment from the Plan (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 income tax on the payment not rolled over.

The 10% additional income tax does not apply to the following payments from the Plan:
- 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 from a governmental plan made after you separate from service if you are a qualified public safety employee and you will be at least age 50 in the year of the separation;
- Payments made due to disability;
- Payments after your death;
- Payments of ESOP dividends;
- Corrective distributions of contributions that exceed tax law limitations;

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• Cost of life insurance paid by the Plan;
• 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;
• Certain payments made while you are on active duty if you were a member of a reserve component called to duty after September 11, 2001, for more than 179 days;
• Payments of certain automatic enrollment contributions requested to be withdrawn within 90 days of the first contribution;
• Payments for certain distributions relating to certain federally declared disasters; and
• Phased retirement payments made to federal employees.

If I do a rollover to an IRA, will the 10% additional income tax apply to early distributions from the IRA?
If you receive a payment from an IRA when you are under age 59½, you will have to pay the 10% additional income tax on early distributions on the part of the distribution that you must include in income, unless an exception applies. In general, the exceptions to the 10% additional income tax for early distributions from an IRA are the same as the exceptions listed above for early distributions from a plan. However, there are a few differences for 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 (or age 50 for qualified public safety employees) does not apply.
- The exception for qualified domestic relations orders (QDROs) does not apply (although a special rule applies under which, as part of a divorce or separation agreement, a tax-free transfer may be made directly to an IRA of a spouse or former spouse).
- The exception for 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).

Will I owe State income taxes?
This notice does not describe any State or local income tax rules (including withholding rules).

SPECIAL RULES AND OPTIONS

If your payment includes after-tax contributions
After-tax contributions included in a payment are not taxed. 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 after-tax contributions through either a direct rollover or a 60-day rollover. You must keep track of the aggregate amount of the after-tax contributions in all of your IRAs (in order to determine your taxable income for later payments from the IRAs). If you do a direct rollover of only a portion of the amount paid from the Plan and at the same time 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 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 employer plan all of a payment that includes after-tax contributions, but only through a direct rollover (and only if the receiving plan separates accounts for after-tax contributions and is not a governmental section 457(b) plan). You can do a 60-day rollover to an employer plan of part of a 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 (IRAs).

If your payment includes employer stock that you do not roll over
If you do not do a rollover, you can apply a special rule to payments of employer stock (or other employer securities) that are either attributable to after-tax contributions or paid in a lump sum after separation from service (or after age 59½, disability, or the participant’s death). Under the special rule, the net unrealized appreciation on the stock will not be taxed when distributed from the Plan and will be taxed at capital gain rates when you sell the stock. Net unrealized appreciation is generally the increase in the value of employer stock after it was acquired by the Plan. If you do a rollover for a payment that includes employer stock (for example, by selling the stock and rolling over the proceeds within 60 days of the payment), the special rule relating to the distributed employer stock will not apply to any subsequent payments from the IRA or employer plan. The Plan Administrator can tell you the amount of any net unrealized appreciation.

If you have an outstanding loan that is being offset
If you have an outstanding loan from the Plan, your Plan benefit may be offset by the outstanding amount of the loan, typically when your employment ends. The offset amount is treated as a distribution to you at the time of the offset. Generally, you may roll over all or any portion of the offset amount. Any offset amount that is not rolled over will be taxed (including the 10% additional income tax on early distributions, unless an exception applies). You may roll over offset amounts to an IRA or an employer plan (if the terms of the employer plan permit the plan to receive plan loan offset rollovers).

How long you have to complete the rollover depends on what kind of plan loan offset you have. If you have a qualified plan loan offset, you will have until your tax return due date (including extensions) for the tax year during which the offset occurs to complete your rollover. A qualified plan loan offset occurs when a plan loan in good standing is offset because your employer plan terminates, or because you sever from employment. If your plan loan offset occurs for any other reason, then you have 60 days from the date the offset occurs to complete your rollover.

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 apply to you. For more information, see IRS Publication 575, Pension and Annuity Income.

If you are an eligible retired public safety officer and your payment is used to pay for health coverage or qualified long-term care insurance
If the Plan is a governmental plan, you retired as a public safety officer, and your retirement was by reason of disability or was after normal retirement age, you can exclude from your taxable income Plan payments made directly as premiums to an accident or health plan (or a qualified long-term care insurance contract) that your employer maintains for you, your spouse, or your dependents, up to a maximum of $3,000 annually. For this purpose, a public safety officer is a law enforcement officer, fire fighter, or public safety officer.
If you roll over your payment to a Roth IRA
If you roll over a payment from the Plan 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% additional income tax on early distributions will not apply (unless you take the amount rolled over out of the Roth IRA within 5 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 59½ (or after your death or disability, or as a qualified first-time homebuyer distribution of up to $10,000) and after you have had a Roth IRA for at least 5 years. In applying this 5-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% additional income tax on early distributions (unless an exception applies). You do not have to take required minimum distributions from a Roth IRA during your lifetime. For more information, see IRS Publication 590-A, Contributions to Individual Retirement Arrangements (IRAs) and IRS Publication 590-B, Distributions from Individual Retirement Arrangements (IRAs).

If you do a rollover to a designated Roth account in the Plan
You cannot roll over a distribution to a designated Roth account in another employer’s plan. However, you may be able to roll the distribution over into a designated Roth account in the distributing Plan. If you roll over a payment from the Plan to a designated Roth account in the Plan, the amount of the payment rolled over (reduced by any after-tax amounts directly rolled over) will be taxed. However, the 10% additional tax on early distributions will not apply (unless you take the amount rolled over out of the designated Roth account within the 5-year period that begins on January 1 of the year of the rollover). If you roll over the payment to a designated Roth account in the Plan, later payments from the designated Roth account that are qualified distributions will not be taxed (including earnings after the rollover). A qualified distribution from a designated Roth account is a payment made both after you are age 59½ (or after your death or disability) and after you have had a designated Roth account. However, if you made a direct rollover to a designated Roth account in the Plan from a designated Roth account in a plan of another employer, the 5-year period begins on January 1 of the year you made the first contribution to the designated Roth account in the Plan or, if earlier, to the designated Roth account in the plan of the other employer. Payments from the designated Roth account that are not qualified distributions will be taxed to the extent of earnings after the rollover, including the 10% additional income tax on early distributions (unless an exception applies).

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

If you are a surviving spouse. If you receive a payment from the Plan as the surviving spouse of a deceased participant, you have the same rollover options that the participant would have had, as described elsewhere in this notice. In addition, if you choose to do a rollover to an IRA, you may treat the IRA as your own or as an inherited IRA. An IRA you treat as your own is treated like any other IRA of yours, so that payments made to you before you are age 59½ will be subject to the 10% additional income tax on early distributions (unless an exception applies) and required minimum distributions from your IRA do not have to start until after you are age 70½.

If you treat the IRA as an inherited IRA, payments from the IRA will not be subject to the 10% additional income tax on early distributions. However, if the participant had started taking required minimum distributions, you will have to receive required minimum distributions from the inherited IRA. If the participant had not started taking required minimum distributions from the Plan, you will not have to start receiving required minimum distributions from the inherited IRA until the year the participant would have been age 70½.

If you are a surviving beneficiary other than a spouse. If you receive a payment from the Plan because of the participant’s death and you are a designated beneficiary other than a surviving spouse, the only rollover option you have is to do a direct rollover to an inherited IRA. Payments from the inherited IRA will not be subject to the 10% additional income tax on early distributions. You will have to receive required minimum distributions from the inherited IRA. Payments under a qualified domestic relations order. If you are the spouse or former spouse of the participant who receives a payment from the Plan under a qualified domestic relations order (QDRO), you generally have the same options and the same tax treatment that the participant 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% additional income tax on early distributions.

If you are a nonresident alien
If you are a nonresident alien and you do not do a direct rollover to a U.S. IRA or U.S. employer plan, instead of withholding 20%, the Plan is generally required to withhold 30% 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 Form 1040NR and attaching your Form 1042-S. See Form W-8BEN for claiming that you are entitled to a reduced rate of withholding under an income tax treaty. For more information, see also IRS Publication 519, U.S. Tax Guide for Aliens, and IRS Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.

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 (not including payments from a designated Roth account in the Plan), the Plan is not required to allow you to do a direct rollover and is not required to withhold federal income taxes. However, you may do a 60-day rollover.

Unless you elect otherwise, a mandatory cashout of more than $1,000 (not including payments from a designated Roth account in the Plan) will be directly rolled over to an IRA chosen by the Plan Administrator or the payor. A mandatory cashout is a payment from a plan to a participant made before age 62 (or normal retirement age, if later) and without consent, where the participant’s benefit does not exceed $5,000, or the amount of your plan’s cashout threshold (not including any amounts held under the plan as a result of a prior rollover made to the plan).

You may have special rollover rights if you recently served in the U.S. Armed Forces. For more information on special rollover rights related to the U.S. Armed Forces, see IRS Publication 3, Armed Forces’ Tax Guide. You also may have special rollover rights if you were affected by a federally declared disaster (or similar event), or if you received a distribution on account of a disaster. For more information on special rollover rights related to disaster relief, see the IRS website at www.irs.gov.

If you expatriate from the U.S., you may be subject to special rules, and should consult with your personal tax advisor to determine if you are required to provide Prudential with IRS Form W-8CE.

FOR MORE INFORMATION
You may wish to consult with the Plan Administrator or payor, or a professional tax advisor, before taking a payment from the Plan. Also, you can find more detailed information on the federal tax treatment of payments from employer plans in: IRS Publication 575, Pension and Annuity Income; IRS Publication 590-A, Contributions to Individual Retirement Arrangements (IRAs); IRS Publication 590-B, Distributions from Individual Retirement Arrangements (IRAs); and IRS Publication 571, Tax-Sheltered Annuity Plans (403(b) Plans). These publications are available from a local IRS office, on the web at www.irs.gov, or by calling 1-800-TAX-FORM.

SPECIAL TAX NOTICE REGARDING PLAN PAYMENTS
This notice is provided to you by Prudential Financial, Inc., on behalf of the plan administrator (“Plan Administrator”).

Applies to Sections 401 and 403

Retain For Your Records

Ed. 10/2018
Right to Defer Distributions from Defined Contribution Plans

You may be eligible to receive a distribution from your employer's retirement plan now. Instead of taking a distribution now, you may elect to defer receiving a distribution until a later date -- typically as late as age 70½. (If your account balance does not exceed $5,000 (or the amount of your plan’s cashout threshold), you may not have a right to defer payment.) If you defer receiving a distribution, the plan investment options available to you thereafter (including related fees) generally will be the same as those available to active employees. However, certain plan features, such as the right to repay or take a loan from the plan, may not be available if you have terminated employment. Please refer to your summary plan description and fund fact sheets for more information about plan investment options, investment related expenses, any plan restrictions or charges applicable to terminated employees, payment options, and any other special rules that may impact your distribution decision. If you elect to receive a distribution that you roll over to another eligible retirement plan such as an IRA, the investment options offered under your current employer's plan (e.g., mutual funds, employer stock) may not be available to you or, if available, are likely to carry higher expenses if transferred to an IRA. If you elect to receive a distribution but do not roll it over to another eligible retirement plan, such action triggers taxation (possibly including a 10% penalty), results in loss of future tax-deferred earnings (if any) and may diminish the funds available to you for retirement purposes. For additional information about plan investment options (and related fees), plan restrictions or charges applicable to terminated employees who defer receiving a distribution, or if you have other questions regarding your right to defer a distribution, and the consequences of failing to defer, please contact Prudential at the number provided on your benefit statement.

For Payments From a Designated Roth Account

This notice describes the rollover rules that apply to payments from your employer’s plan (the “Plan”) that are from a designated Roth account. A different notice is provided for payments from a non-designated Roth account.

YOUR ROLLOVER OPTIONS

This notice is provided to you because all or part of the payments that you may receive from a designated Roth account in the Plan may be eligible for rollover to a Roth IRA or designated Roth account in an eligible employer plan. This notice is intended to help you decide whether to do such a rollover. If you have additional questions after reading this notice, you can contact your Plan Administrator.

Rules that apply to most payments from a designated Roth account are described in the “General Information About Rollovers” section. Special rules that only apply in certain circumstances are described in the “Special Rules and Options” section.

GENERAL INFORMATION ABOUT ROLLOVERS

How can a rollover affect my taxes?

After-tax contributions included in a payment from a designated Roth account are not taxed, but earnings might be taxed. The tax treatment of earnings included in the payment depends on whether the payment is a qualified distribution. If a payment is only part of your designated Roth account, the payment will include an allocable portion of the earnings in your designated Roth account.

If the payment from the Plan is not a qualified distribution and you do not do a rollover to a Roth IRA or a designated Roth account in an employer plan, you will be taxed on the earnings in the payment. If you are under age 59½, a 10% additional income tax on early distributions (generally, distributions made before age 59½) will also apply to the earnings (unless an exception applies). However, if you do a rollover, you will not have to pay taxes currently on the earnings and you will not have to pay taxes later on payments that are qualified distributions.

If the payment from the Plan is a qualified distribution, you will not be taxed on any part of the payment even if you do not do a rollover. If you do a rollover, you will not be taxed on the amount you roll over and any earnings on the amount you roll over will not be taxed if paid later in a qualified distribution.

A qualified distribution from a designated Roth account in the Plan is a payment made after you are age 59½ (or after your death or disability) and after you have had a designated Roth account in the Plan for at least 5 years. In applying the 5-year rule, you count from January 1 of the year your first contribution was made to the designated Roth account. However, if you did a direct rollover to a designated Roth account in the Plan from a designated Roth account in another employer plan, your participation will count from January 1 of the year your first contribution was made to the designated Roth account in the Plan or, earlier, to the designated Roth account in the other employer plan.

What types of retirement accounts and plans may accept my rollover?

You may roll over the payment to either a Roth IRA (a Roth individual retirement account or Roth individual retirement annuity) or a designated Roth account in an employer plan (a tax-qualified plan or section 403(b) plan, or governmental section 457(b) plan) that will accept the rollover. The rules of the Roth IRA or employer plan that holds the rollover will determine your investment options, fees, and rights to payment from the Roth IRA or employer plan (for example, no spousal consent rules apply to Roth IRAs and Roth IRAs may not provide loans). Further, the amount rolled over will become subject to the tax rules that apply to the Roth IRA or the designated Roth account in the employer plan. In general, these tax rules are similar to those described elsewhere in this notice, but differences include:

- If you do a rollover to a Roth IRA, all of your Roth IRAs will be considered for purposes of determining whether you have satisfied the 5-year rule (counting from January 1 of the year for which your first contribution was made to any of your Roth IRAs).
- If you do a rollover to a Roth IRA, you will not be required to take a distribution from the Roth IRA during your lifetime and you must keep track of the aggregate amount of the after-tax contributions in all of your Roth IRAs (in order to determine your taxable income for later Roth IRA payments that are not qualified distributions).
- Eligible rollover distributions from a Roth IRA can only be rolled over to another Roth IRA.

How do I do a rollover?

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

If you do a direct rollover, the Plan will make the payment directly to your Roth IRA or designated Roth account in an employer plan. You should contact the Roth IRA sponsor or the administrator of the employer plan for information on how to do a direct rollover.

If you do not do a direct rollover, you may still do a rollover by making a deposit within 60 days into a designated Roth account in an employer plan or, if earlier, to the designated Roth account in another employer plan (for example, a 401(k) plan, 403(b) plan, or governmental 457(b) plan) that will accept the rollover. The rules of the Roth IRA or employer plan that holds the rollover will determine your investment options, fees, and rights to payment from the Roth IRA or employer plan (for example, no spousal consent rules apply to Roth IRAs and Roth IRAs may not provide loans). Further, the amount rolled over will become subject to the tax rules that apply to the Roth IRA or the designated Roth account in the employer plan. You may roll over the payment to either a Roth IRA (a Roth individual retirement account or Roth individual retirement annuity) or a designated Roth account in an employer plan (a tax-qualified plan or section 403(b) plan, or governmental section 457(b) plan) that will accept the rollover. The rules of the Roth IRA or employer plan that holds the rollover will determine your investment options, fees, and rights to payment from the Roth IRA or employer plan (for example, no spousal consent rules apply to Roth IRAs and Roth IRAs may not provide loans). Further, the amount rolled over will become subject to the tax rules that apply to the Roth IRA or the designated Roth account in the employer plan. In general, these tax rules are similar to those described elsewhere in this notice, but differences include:

- If you do a rollover to a Roth IRA, all of your Roth IRAs will be considered for purposes of determining whether you have satisfied the 5-year rule (counting from January 1 of the year for which your first contribution was made to any of your Roth IRAs).
- If you do a rollover to a Roth IRA, you will not be required to take a distribution from the Roth IRA during your lifetime and you must keep track of the aggregate amount of the after-tax contributions in all of your Roth IRAs (in order to determine your taxable income for later Roth IRA payments that are not qualified distributions).
- Eligible rollover distributions from a Roth IRA can only be rolled over to another Roth IRA.

How much may I roll over?

You may roll over up to the amount of those earnings not rolled over, including the 10% additional income tax on early distributions if you are under age 59½ (unless an exception applies).

If you do a direct rollover of only a portion of the amount paid from the Plan and a portion is paid to you at the same time, the portion directly rolled over consists first of earnings.

If you do not do a direct rollover and the payment is not a qualified distribution, the Plan is required to withhold 20% of the earnings for federal income taxes (up to the amount of cash and property received other than employer stock). This means that, in order to roll over the entire payment in a 60-day rollover to a Roth IRA, you must use other funds to make up for the 20% withheld.

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 payment from the Plan is eligible for rollover, except:
• Certain 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 after age 70½ (or after death);
• Hardship distributions;
• ESOP dividends;
• Corrective distributions of contributions that exceed tax law limitations;
• Loans treated as deemed distributions (for example, loans in default due to missed payments before your employment ends);
• Cost of life insurance paid by the Plan;
• Payments of certain automatic enrollment contributions requested to be withdrawn within 90 days of the first contribution; and
• Amounts treated as distributed because of a prohibited allocation of S corporation stock under an ESOP (also, there will generally be adverse tax consequences if S corporation stock is held by an IRA).

The Plan administrator or the payor 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% additional income tax on early distributions?

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

The 10% additional income tax does not apply to the following payments from the Plan:
• 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 from a governmental plan made after you separate from service if you are a qualified public safety employee and you will be at least age 50 in the year of the separation;
• Payments made due to disability;
• Payments after your death;
• Payments of ESOP dividends;
• Corrective distributions of contributions that exceed tax law limitations;
• Cost of life insurance paid by the Plan;
• 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;
• Certain payments made while you are on active duty if you were a member of a reserve component called to duty after September 11, 2001 for more than 179 days;
• Payments of certain automatic enrollment contributions requested to be withdrawn within 90 days of the first contribution; and
• Payments for certain distributions relating to certain federally declared disasters.

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

If you receive a payment from a Roth IRA when you are under age 59½, you will have to pay the 10% additional income tax on early distributions on the earnings paid from the Roth IRA, unless an exception applies, or the payment is a qualified distribution. In general, the exceptions to the 10% additional income tax for early distributions from a Roth IRA listed above are the same as the exceptions for early distributions from a plan. However, there are a few differences for payments from a Roth 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 (or age 50 for qualified public safety employees) does not apply.
• The exception for qualified domestic relations orders (QDROs) does not apply (although a special rule applies under which, as part of a divorce or separation agreement, a tax-free transfer may be made directly to a Roth 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).

Will I owe State income taxes?

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

SPECIAL RULES AND OPTIONS

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 (IRAs).

If your payment includes employer stock that you do not roll over

If you receive a payment that is not a qualified distribution and you do not roll it over, you can apply a special rule to payments of employer stock (or other employer securities) that are paid in a lump sum after separation from service (or after age 59½, disability, or the participant’s death). Under the special rule, the net unrealized appreciation on the stock included in the earnings in the payment will not be taxed when distributed to you from the Plan and will be taxed at capital gain rates when you sell the stock. If you do a rollover to a Roth IRA for a nonqualified distribution that includes employer stock (for example, by selling the stock and rolling over the proceeds within 60 days of the distribution), you will not have any taxable income and the special rule relating to the distributed employer stock will not apply to any subsequent payments from the Roth IRA or employer plan. Net unrealized appreciation is generally the increase in the value of the employer stock after it was acquired by the Plan. The Plan Administrator can tell you the amount of any net unrealized appreciation.

If you receive a payment that is a qualified distribution that includes employer stock and you do not roll it over, your basis in the stock (used to determine gain or loss when you later sell the stock) will equal the fair market value of the stock at the time of the payment from the Plan.

If you have an outstanding loan that is being offset

If you have an outstanding loan from the Plan, your Plan benefit may be offset by the outstanding amount of the loan, typically when your employment ends. The offset amount is treated as a distribution to you at the time of the offset. Generally, you may roll over all or any portion of the offset amount. If the distribution attributable to the offset is not a qualified distribution and you do not roll over the offset amount, you will be taxed on any earnings included in the distribution (including the 10% additional income tax on early distributions, unless an exception applies). You may roll over the earnings included in the loan offset to a Roth IRA or designated Roth account in an employer plan (if the terms of the employer plan permit the plan to receive plan loan offset rollovers). You may also roll over the full amount of the offset to a Roth IRA.

How long you have to complete the rollover depends on what kind of plan loan offset you have. If you have a qualified plan loan offset, you will have until your tax return due date (including extensions) for the tax
year during which the offset occurs to complete your rollover. A qualified plan loan offset occurs when a plan loan in good standing is offset because your employer plan terminates, or because you sever from employment. If your plan loan offset occurs for any other reason, then you have 60 days from the date the offset occurs to complete your rollover.

If you receive a nonqualified distribution and 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 is not a qualified distribution and that you do not roll over, special rules for calculating the amount of the tax on the earnings in the payment might apply to you. For more information, see IRS Publication 575, Pension and Annuity Income.

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

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

If you are not a Plan participant

Payments after death of the participant. If you receive a distribution after the participant’s death that you do not roll over, the distribution will generally be taxed in the same manner described elsewhere in this notice. However, whether the payment is a qualified distribution generally depends on when the participant first made a contribution to the designated Roth account in the Plan. Also, the 10% additional income tax on early distributions and the special rules for public safety officers do not apply, and the special rule described under the section “If you receive a nonqualified distribution and you were born on or before January 1, 1936” applies only if the participant was born on or before January 1, 1936.

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

A Roth IRA you treat as your own is treated like any other Roth IRA of yours, so that you will not have to receive any required minimum distributions during your lifetime and earnings paid to you in a nonqualified distribution before you are age 59½ will be subject to the 10% additional income tax on early distributions (unless an exception applies).

If you treat the Roth IRA as an inherited Roth IRA, payments from the Roth IRA will not be subject to the 10% additional income tax on early distributions. An inherited Roth IRA is subject to required minimum distributions. However, if you have taken a required minimum distribution from the Plan, you will have to receive required minimum distributions from the inherited Roth IRA. If the participant had not started taking required minimum distributions, you will not have to start receiving required minimum distributions from the inherited Roth IRA until the year the participant would have been age 70½.

If you are a surviving beneficiary other than a spouse. If you receive a payment from the Plan because of the participant’s death and you are a designated beneficiary other than a surviving spouse, the only rollover option you have is to do a direct rollover to an inherited Roth IRA. Payments from the inherited Roth IRA, even if made in a nonqualified distribution, will not be subject to the 10% additional income tax on early distributions. You will have to receive required minimum distributions from the inherited Roth IRA.

Payments under a qualified domestic relations order. If you are the spouse or former spouse of the participant who receives a payment from the Plan under a qualified domestic relations order (QDRO), you generally have the same options and the same tax treatment that the participant would have (for example, you may roll over the payment as described in this notice).

If you are a nonresident alien

If you are a nonresident alien and you do not do a direct rollover to a U.S. IRA or U.S. employer plan, instead of withholding 20%, the Plan is generally required to withhold 30% 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 Form 1040NR and attaching your Form 1042-S. See Form W-8BEN for claiming that you are entitled to a reduced rate of withholding under an income tax treaty. For more information, see also IRS Publication 519, U.S. Tax Guide for Aliens, and IRS Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.

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 (only including payments from the designated Roth account in the Plan) are less than $200, the Plan is not required to allow you to do a direct rollover and is not required to withhold federal income taxes. However, you can do a 60-day rollover. Unless you elect otherwise, a mandatory cashout from the designated Roth account in the Plan of more than $1,000 will be directly rolled over to a Roth IRA chosen by the Plan Administrator or the payor. A mandatory cashout is a payment from a plan to a participant made before age 62 (or normal retirement age, if later) and without consent, where the participant’s benefit does not exceed $5,000, or the amount of your plan’s cashout threshold (not including any amounts held under the plan as a result of a prior rollover made to the plan).

You may have special rollover rights if you recently served in the U.S. Armed Forces. For more information on special rollover rights related to the U.S. Armed Forces, see IRS Publication 3, Armed Forces’ Tax Guide. You also may have special rollover rights if you were affected by a federally declared disaster (or similar event), or if you received a distribution on account of a disaster. For more information on special rollover rights related to disaster relief, see the IRS website at www.irs.gov.

If you expatriate from the U.S., you may be subject to special rules, and should consult with your personal tax advisor to determine if you are required to provide Prudential with IRS Form W-8CE.

FOR MORE INFORMATION

You may wish to consult with the Plan Administrator or payor, or a professional tax advisor, before taking a payment from the Plan. Also, you can find more detailed information on the federal tax treatment of payments from employer plans in: IRS Publication 575, Pension and Annuity Income; IRS Publication 590-A, Contributions to Individual Retirement Arrangements (IRAs); IRS Publication 590-B, Distributions from Individual Retirement Arrangements (IRAs); and IRS Publication 571, Tax-Sheltered Annuity Plans (403(b) Plans). These publications are available from a local IRS office, on the web at www.irs.gov, or by calling 1-800-TAX-FORM.