

ELECTRICAL INDUSTRY PENSION TRUST FUND OF ALBERTA

Questions & Answers Section



ECAA

Electrical Contractors
Association of Alberta



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INTRODUCTION

The Trustees are pleased to present Plan Members with this revised booklet that describes the Pension Plan Benefits available to eligible electricians and other members of the electrical industry in Alberta.

This booklet presents an explanation of the benefits provided under the Pension Plan as of January 1, 2022 and contains a summary of the Pension Plan provisions which is designed to answer questions that Plan Members may have about the Pension Plan.

The Electrical Industry Pension Trust Fund of Alberta (Pension Plan) became effective April 1, 1973. The Pension Plan is financed by Employer Contributions specified in the Collective Agreement between Local 424 of the International Brotherhood of Electrical Workers and the Electrical Contractors Association of Alberta. When a pension plan is funded by two or more participating Employers, it is called a multi-employer pension plan (MEPP). Your Pension Plan is defined under legislation as a collectively bargained multi-employer plan (CBMEP).

The Pension Plan pools the risks and costs associated with the Pension Plan, which allows the individual cost that each Plan Member inherits to be less than it typically would be if they were to manage and invest their retirement savings on their own. Pooling of risks generally allows Plan Members to receive greater Benefits than if they had to absorb the risks and costs associated with retirement savings on their own. Contributions remitted to the Pension Plan by Employers are not allocated to any one individual. They are remitted, invested and used to provide Benefits under the Pension Plan. Starting January 1, 2022, any Pensioners who returned to Covered Employment will have their contributions placed into a Savings Plan.

The Pension Plan is a Defined Benefit Pension Plan, which sets an anticipated level of retirement income for each Plan Member's lifetime. This means that each month, you will receive a pre-defined Pension Benefit, commencing at your Retirement Date for your lifetime. Please refer to the Retirement Benefits section which outlines the formula that is used to calculate your monthly Pension Benefit.

The Trustees may amend or modify the Pension Plan within the framework of financial soundness. Accordingly, with the help of its advisors, the Trustees will continue to monitor the Contributions that are remitted to the Pension Plan and the performance of the Pension Plan's investments to ensure the pension Benefits are sustainable. In the last 47 years, the Plan has not had to reduce benefits.

The Plan Text of the Pension Plan, as interpreted and applied by the Trustees in conjunction with Applicable Pension Laws, will solely govern the amount of benefits payable under the Pension Plan and your rights to receive them.

The complete text of the Plan Text of the Pension Plan (with amendments made up to January 1, 2022 is included at the back of this booklet and should be used for more detailed information about the Pension Plan, with appropriate advice, including independent legal or financial advice, when necessary.

Sincerely,

BOARD OF TRUSTEES

A BRIEF SUMMARY OF THE PENSION PLAN

Normal Pension

The Normal Pension is payable to a Plan Member at age 65 and has no reduction.

Early Retirement Pension

An Early Retirement Pension is payable to a Plan Member who retires between the ages of 55 and 65 after satisfying eligibility requirements. To calculate an Early Retirement, the Normal Pension amount is reduced based on the Plan Member's age and the Plan Member's Total Years Credit at the time of retirement.

An Early Retirement Supplement is also payable from the Pension Plan as a monthly benefit as early as age 55, if the Plan Member has ten or more Total Years Credit.

Postponed Pension

A Postponed Retirement Pension is payable to a Plan Member who retires after age 65 but no later than December 1st in the year in which age 71 is attained. The Normal Pension amount at age 65 is increased by an additional 6% per year up to December 1st of the calendar year in which the Plan Member attains age 71.

Lifetime Pensions

The monthly pension Benefit is payable for the lifetime of the Pensioner.

If the Pensioner has a Pension Partner at retirement, unless specifically waived by the Pension Partner, the monthly pension benefit is payable for the lifetimes of the Pensioner and Pension Partner. The Pensioner receives a lower monthly pension in exchange for the guarantee that 60% of the lower pension will be continued to the Pension Partner, after the Pensioner's death, for the remainder of the Pension Partner's lifetime.

Further information on the pension options and other benefits is provided in the Plan Text section of this booklet.

Pension Statement/Post Pension Statement

Annually, the Pension Fund Office will send eligible Plan Members a Pension Statement (and Pensioners a Post-Pension Statement) summarizing critical information about their pension status as contained in the Plan's records. It is important that the Plan Members and Pensioners review the information on the statements every year and promptly advise the Pension Fund Office of any errors or omissions. At the time a Plan Member applies for his/her pension, there will be a final verification of the information.

Important Note

This very brief summary, the questions and answers, and examples that follow are intended to provide only an overview of the main features of the Pension Plan. All your rights under the Pension Plan are governed by the actual wording of the Plan Text and by Applicable Pension Laws.

QUESTION AND ANSWER SECTION

ELIGIBILITY, MEMBERSHIP & CONTRIBUTIONS

Who is eligible to become a Plan Member of the Pension Plan?

All Employees, excluding Travelers and Pensioners who are performing work for an Employer are eligible to become a Plan Member of the Pension Plan.

When do I become a Plan Member of the Pension Plan?

Employees working full-time or part-time must join the Pension Plan if they are a Local Union Member.

Non-bargaining Employees may elect to join the Pension Plan provided their Employer makes Contributions on their behalf.

An Employee becomes a Plan Member on January 1st following two consecutive years of having hours reported by a Contributing Employer. Plan Members earn one Future Hours Credit for each Covered Employment Hours with an Employer that contributes to the Pension Plan. In order to qualify for Benefits, the Plan Member must earn 350 hours in each of the two consecutive Plan years.

Do union dues affect my entitlement to take my pension?

No.

If my service terminates, do I lose my Benefit entitlement under the Pension Plan?

No, once a Plan Member has met the eligibility requirement (previously called the vesting rule), he/she cannot lose their earned entitlements, even if the Plan Member is no longer working in Covered Employment.

However, if a Plan Member does not meet the eligibility requirement, no Benefits are payable from the Pension Plan.

Can a Plan Member make Contributions to the Pension Plan?

No, this Pension Plan does not allow Plan Members to make Contributions on their own behalf.

RETIREMENT DATES

What is my Normal Retirement Date?

Your Normal Retirement Date is the first day of the month on which you attain age sixty-five if your birthdate is on the first of a month. Otherwise, your Normal Retirement Date is the first day of the month following the month in which you attained age sixty-five.

What is the earliest date I can retire and begin being paid my pension?

You may retire and begin receiving your pension on the first day of any month prior to your Normal Retirement Date provided you are age 55 or older. Prior to age sixty-five, your pension is subject to any applicable reduction for early retirement.

RETIREMENT BENEFITS

How do I calculate my Normal Pension amount?

The Normal Pension amount is the sum of:

- (a) \$5.60 multiplied by the number of months of Past Months Credit (not to exceed 120 months) received by the Plan Member; plus
- (b) \$4.50 for each 100 Future Hours Credit received by the Plan Member from April 1, 1973 to December 31, 1996; plus
- (c) \$4.50 for each 100 Future Hours Credit received by the Plan Member from January 1, 1997 to December 31, 2000; plus
- (d) \$6.00 for each 100 Future Hours Credit received by the Plan Member on and after January 1, 2001.

What is Future Hours Credit and how is it earned?

Since April 1, 1973, Plan Members earn one Future Hours Credit for each Covered Employment hour with an Employer that contributes to the Pension Plan. A member who is already receiving a pension, called a Pensioner, does not accrue Future Hours Credit after their date of retirement.

What are the reductions for Early Retirement?

- A. A Plan Member with less than 10 years of Total Years Credit (who does not qualify for the Early Retirement Supplement) will have their Normal Pension amount reduced by 6% for each year less than age 65. The reductions would be as follows:

Age 55 - 60% reduction, 40% payable
Age 56 - 54% reduction, 46% payable
Age 57 - 48% reduction, 52% payable
Age 58 - 42% reduction, 58% payable
Age 59 - 36% reduction, 64% payable
Age 60 - 30% reduction, 70% payable
Age 61 - 24% reduction, 76% payable
Age 62 - 18% reduction, 82% payable
Age 63 - 12% reduction, 88% payable
Age 64 - 6% reduction, 94% payable
Age 65 - 0% reduction, 100% payable

- B. A Plan Member with greater than 10 years of Total Years Credit, but their Age and Service less than 85, will have their Total Hours Credit for the period of April 1, 1973 to December 31, 1996 reduced by 1% for each year less than age 65 and

Age 55 - 10% reduction, 90% payable
Age 56 - 9% reduction, 91% payable
Age 57 - 8% reduction, 92% payable
Age 58 - 7% reduction, 93% payable
Age 59 - 6% reduction, 94% payable
Age 60 - 5% reduction, 95% payable
Age 61 - 4% reduction, 96% payable
Age 62 - 3% reduction, 97% payable
Age 63 - 2% reduction, 98% payable
Age 64 - 1% reduction, 99% payable
Age 65 - 0% reduction, 100% payable

Plan Members with greater than 10 years of Total Years Credit, but their Age and Service less than 85, will have their Total Hours Credit after January 1, 1997 reduced by 6% for each year less than age 65, but will then be entitled to the Early Retirement Supplement. The reductions would be as follows:

Age 55 - 30% reduction, 70% payable
Age 56 - 24% reduction, 76% payable
Age 57 - 18% reduction, 82% payable
Age 58 - 12% reduction, 88% payable
Age 59 - 6% reduction, 94% payable
Age 60 - 0% reduction, 100% payable

- C. A Plan Member with greater than 10 years of Total Years Credit and their Age and Service is equal or greater than 85, will have their Total Hours Credit for the period of April 1, 1973 to December 31, 1996 reduced by 1% for each year less than age 65 and

Age 55 - 10% reduction, 90% payable
Age 56 - 9% reduction, 91% payable
Age 57 - 8% reduction, 92% payable
Age 58 - 7% reduction, 93% payable
Age 59 - 6% reduction, 94% payable
Age 60 - 5% reduction, 95% payable
Age 61 - 4% reduction, 96% payable
Age 62 - 3% reduction, 97% payable
Age 63 - 2% reduction, 98% payable
Age 64 - 1% reduction, 99% payable
Age 65 - 0% reduction, 100% payable

Plan Members with greater than 10 years of Total Years Credit and their Age and Service equal or greater than 85, will have their Total Hours Credit after January 1, 1997 reduced by 6% for each year less than age 65, but will then be entitled to the Early Retirement Supplement. The reductions would be as follows:

Age 55 - 0% reduction, 100% payable

What is the Early Retirement Supplement?

The Early Retirement Supplement provides lower reductions to your Normal Pension amount when taking an Early Retirement Pension. A Plan Member is entitled to the Early Retirement Supplement when they retire with ten (10) or more years of Total Years Credit and receive a monthly pension from the Pension Plan.

How is Total Years Credit calculated?

For the period April 1, 1973 to December 31, 1996, a Plan Member will earn 1.00 year of Total Years Credit for each year he/she has 100 hours reported that were not lost to a Break in Service or transferred out of the Plan.

For the years 1997 to present, a Plan Member's service is calculated based on the "lesser of" - Total Hours Credit divided by 1,000, or lapsed time in the Plan. To calculate your Total Years Credit, you may refer to the worksheet on page 19 of this booklet.

PAYMENT OF PENSION

When are pension payments made?

Pension payments are made on the first banking day of each month, for that month.

In what form is my pension paid?

Your pension is paid in either the normal form or an optional form.

What is the normal form of pension?

The normal form of pension shall be either:

- a) a pension payable for your lifetime and is guaranteed for 5 years; or
- b) if you have a Pension Partner at retirement, you will receive a joint and 60% survivor pension which is payable for your lifetime and upon your death pays 60% of your pension to your registered Pension Partner at the time of retirement. The lifetime pension that you receive under the joint and 60% survivor pension option is a reduced monthly pension that is actuarially equivalent to the pension payable under a).

What is an optional form of pension?

An optional form of pension is a pension which you may choose instead of the normal form of pension. This pension is actuarially equivalent to (has the same value as) the normal form of pension.

How is my choice of pension restricted if I have a Pension Partner when I retire?

Pension legislation requires that you choose a form of pension payment providing at least 60% of your monthly pension to your Pension Partner after your death, unless your Pension Partner agrees, in writing, to waive their rights.

If I do not have a Pension Partner, can I choose an optional form of pension?

You may elect any option other than the joint and 60% survivor option.

What optional forms of pension can be chosen?

You may choose one of the following forms of pension:

- a. a pension that is payable for your lifetime and has a 10-year guarantee.
- b. a pension that is payable for your lifetime and has a 15-year guarantee.

When can I take my pension?

Eligible Plan Members can commence receiving their pension as early as age 55, but must retire no later than December 1st of the year they attain age.71

The Pension Plan has a one-month filing requirement. You must request a pension application at least three months in advance of your anticipated retirement date.

What documents are required when I apply to take my pension?

The Pension Fund Office will require a copy of your proof of age in the form of a birth certificate, passport, citizenship card or baptism certificate. You will be asked to complete a Pension Application, Relationship Declaration, tax forms, and provide your banking information. Other documents may also be required after the application is processed.

How long is my pension payable?

The Pensioner will receive a monthly pension for his/her lifetime.

What happens to my pension if I were to pass away while receiving a pension?

If you had a Pension Partner and elected a “Joint & 60% Survivor” option at retirement, then upon your death, your Pension Partner (on record at retirement) will receive a lifetime pension equal to 60% of the pension you received, for his/her lifetime.

If you did not have a Pension Partner at retirement, or if your Pension Partner waived his/her rights to a lifetime pension, then upon your death, any remaining guaranteed payments will be paid to your named Beneficiary(s). If the guarantee period has expired, no payments are made subsequent to the Pensioner’s date of death.

Can I change my option after I have been receiving my pension?

No, once you have elected your pension option and your pension has commenced, you cannot change the pension option.

Can I change my Beneficiary after I have been receiving my pension?

You can only change your Beneficiary if you have elected any option other than a Joint & Survivor option and your Pension Partner at retirement has waived their rights to being the named Beneficiary. Please note, that if you have elected a Joint & Survivor option, you cannot change your Beneficiary if you become separated, divorced, remarried, or if your Pension Partner predeceases you.

Can I assign my pension to someone else?

The Pension Plan can only assign a pension when court ordered to provide payment due to a relationship breakdown, for a Requirement to Pay (from the Canada Revenue Agency), or to the Director of Maintenance (spousal and partner support payments).

Why is my Pension Partner not shown as a Beneficiary on my pension statement?

The Employment Pension Plans Act and Regulation does not allow for a Pension Partner to be shown as a Beneficiary on the Plan Member’s annual pension statement. Even though the Pension Partner may be entitled to a death Benefit, the Pension Partner must only be shown as the Pension Partner.

Will my pension be increased after I retire?

It may be increased from time to time, but only as determined by the Board of Trustees after consulting with the Pension Plan’s Actuary.

Is my pension indexed for inflation?

No, your pension is not indexed for inflation.

Will my pension payments affect my Canada/Quebec Pension Plan benefits in any way?

No, the Benefits provided under this Pension Plan are in addition to the Canada/Quebec Pension Plan benefits.

What is a pension adjustment?

A pension adjustment is the amount by which your Registered Retirement Savings Plan (RRSP) contribution room is reduced in a given year, based on the Contributions made to this Pension Plan in the same calendar year.

Who reports your pension adjustment each year?

Your Contributing Employer is responsible for reporting your pension adjustment on your yearly T4.

BENEFICIARY OPTIONS

How do I designate a Beneficiary before I retire?

At any time prior to retirement, the Plan Member can complete a new “Registration and Declaration of Beneficiary Form” to change their Beneficiary(s).

For Plan Members with a Pension Partner, it is important to note that Death Benefits are always payable to the Pension Partner. In cases where the Plan Member does not have a Pension Partner, or the Benefit was waived by the Pension Partner, or the Pension Partner predeceased the Plan Member, then Benefits will be made payable to the registered Beneficiary(s), and not the Pension Partner.

How do I designate a Beneficiary after I retire?

Upon retirement, the Plan Member must complete a pension “Designation of Beneficiary Form” naming a Primary and a Successor Beneficiary(s). In the event of the Pensioner’s death **and he/she does not have a Pension Partner**, the death Benefit is payable to the Primary Beneficiary. In the event the Primary Beneficiary is deceased, Benefits are paid to the Successor Beneficiary. If there is no Successor Beneficiary, then payment is payable to the Estate.

How are pre-retirement death Benefits distributed?

Pension Partners receiving a death Benefit have the following options:

- a. transfer into a LIRA, or
- b. transfer into another Pension Plan, if that plan permits and administers the funds as they existed immediately prior to the funds’ transfer date, or
- c. if the Commuted Value (CV) meets the requirement for a small pension, the Pension Partner can transfer into an RRSP, or
- d. if the Commuted Value (CV) meets the requirement for a small pension, the Pension Partner can take a cash lump-sum payment, less withholding tax.

All other Beneficiaries must take a cash lump-sum payment, less withholding taxes.

How are post-retirement death Benefits distributed (for pension options other than a Joint & 60% Survivor)?

Pension Partners receiving a death Benefit have the following options:

- a. can take monthly installments for the remaining guarantee, or
- b. transfer into a LIRA, or
- c. transfer into another Pension Plan, if that plan permits and administers the funds as they existed immediately prior to the funds' transfer date, or
- d. if the Commuted Value (CV) meets the requirement for a small pension, the Pension Partner can transfer into an RRSP, or
- e. if the Commuted Value (CV) meets the requirement for a small pension, the Pension Partner can take a cash lump-sum payment, less withholding tax.

All other Beneficiaries are able to:

- a. take monthly installments for the remaining guarantee, or
- b. take a cash lump-sum payment, less withholding taxes.

COMMUTED VALUES AND LUMP SUM PAYMENTS BEFORE RETIREMENT

What is a Commuted Value?

The Commuted Value of your monthly pension is its lump-sum value today.

The Commuted Value is based on your accrued pension, the interest rate in effect, your age and actuarial assumptions. The Commuted Value amount does not include the Early Retirement Supplement.

What is a Break in Service?

A Break in Service occurs when you have less than 350 Future Hours Credit reported during two consecutive calendar years.

Plan Members must meet the eligibility requirement and then incur a Break in Service prior to being able to transfer out of the Pension Plan. Once a transfer out of the Plan has been made, all of the Plan Member's Total Years Credit shall be cancelled.

How would a Break in Service affect me?

If a Plan Member incurs a Break in Service prior to meeting the Plan's eligibility requirement, all previously accumulated Benefit is cancelled and there are no Benefits payable.

When a Plan Member meets the Plan's eligibility requirements and then incurs a Break in Service, he/she remains entitled to the pension Benefit that was earned to the date that the Break in Service occurred.

What Benefit will I be entitled to if I incur a Break in Service?

Upon incurring a Break in Service prior to age 55, (and provided requirements are met), the Plan Member may elect to receive either a Commuted Value transfer (or lump-sum payment) equal to the amount of pension Benefit he/she has earned to the date of their Break in Service, or a deferred pension.

When can I transfer out of the Pension Plan?

Once you are over age 55, you cannot transfer out of the Plan.

If you are under age 55 and you incur a Break in Service, you are allowed to transfer out of the Pension Plan.

How is a Commuted Value calculated?

The Commuted Value amount is calculated using actuarial formulae prescribed by Applicable Pension Laws.

Commuted Value calculations do not include the Early Retirement Supplement; therefore, if you qualify for the Early Retirement Supplement (by having over ten years of Total Years Credit), it may be beneficial for you to take a deferred pension instead of the Commuted Value.

Can I be forced to take a Commuted Value instead of a monthly pension?

Yes, if the Commuted Value of your pension is deemed to be a Small Pension, meaning the value is less than 20% of the Canada Pension Plan year's maximum pensionable earnings (YMPE), you must receive your pension as a Commuted Value.

Where is my money transferred to when it leaves the Pension Plan?

If the Commuted Value of your monthly pension is deemed to be a Small Pension, you have the following options:

1. Transfer the funds to a Registered Retirement Savings Plan, or
2. Take a lump-sum cash payment, less applicable taxes.

If the Commuted Value of your monthly pension is not deemed to be a Small Pension, the funds must be transferred into a Locked-in Retirement Account (LIRA), or to another registered Pension Plan.

RE-EMPLOYED PENSIONER QUESTIONS

After retirement, does my Employer still have to provide Contributions to the Pension Plan if I return to Covered Employment?

Yes, your Employer is bound to the terms of the Collective Agreement with Local Union 424 and must continue to submit Contributions. Contributions made on behalf of a Pensioner who has returned to covered employment after January 1, 2022 are placed into a Savings Plan held by the Fund.

Do I receive any further Benefits for hours contributed to the Pension Plan if I return to Covered Employment after my pension commences?

Yes, Contributions made on behalf of a Pensioner who has returned to covered employment after January 1, 2022 are placed into a Savings Plan held by the Fund for the Pensioner, unless the Pensioner is over the age of 71. The Income Tax Act prohibits the Fund from accepting pension contributions at any time after the end of the calendar year in which the Pensioner turns 71 years old. Your current monthly pension is not recalculated to include any additional hours contributed to the Pension Plan after your retirement. You will continue to receive your monthly pension with no suspension while working in Covered Employment.

Can my Contributions be reciprocated to another Local after retirement?

No, once you are retired, your Contributions can not be reciprocated to another Local Union.

UNLOCKING OF A PENSION

Can I unlock my pension and take a single lump-sum cash payment?

Only in very limited circumstances. One of the purposes of Applicable Pension Laws is to ensure that pension savings actually provide retirement income until a Pensioner's death. Accordingly, lump sum cash payments are only permissible if:

- (a) you permanently leave Canada and become a non-resident (must be confirmed by the Canada Revenue Agency); or
- (b) you have yet to retire and you have an illness or a physical disability that will considerably shorten your life expectancy (must be confirmed by a medical doctor) and you qualify for CPP disability benefits; or
- (c) your pension entitlement is deemed to be a Small Pension, which means the Commuted Value of your pension at the time you are retiring or electing portability, is less than 20% of the Canada Pension Plan year's maximum pensionable earnings.
 - In 2022, the maximum pensionable earnings are \$64,900 20% of \$64,900 = \$12,980
 - Therefore, if the Commuted Value of your monthly pension is less than \$12,980 in 2022, you are deemed to have a Small Pension

Note: If your pension is unlocked and paid in cash, it is no longer protected from creditors and can be seized.

MISCELLANEOUS

How is the Pension Plan run?

A Board of Trustees, consisting of an equal number of Employee and Employer representatives administers the Pension Plan by keeping records of service and Contributions and by calculating pensions and Benefits under the Pension Plan. Subject to Applicable Pension Laws, the Board of Trustees has full control and responsibility for the Pension Plan.

The Custodian holds the Pension Plan invested assets separate and apart from the assets of the Union or Health & Welfare Plan.

The Investment Managers make investment decisions within guidelines and objectives set by the Trustees.

The Actuary makes periodic estimates of Pension Plan funding requirements.

Can the Pension Plan be changed or terminated?

Yes, the Trustees may amend, modify, or terminate the Pension Plan. However, termination of the Pension Plan would occur only under extreme circumstances.

What happens if the Pension Plan is terminated?

If the Pension Plan is terminated, the assets of the Pension Plan, after providing for the expenses of the Pension Plan, shall be allocated **to the extent that they are sufficient** to pay out Plan Member entitlements as follows:

- a. For Pensioners receiving a pension, an annuity will be purchased from an Insurance Company in the same form and amount that was payable from the Pension Plan as at the date that the Pension Plan is terminated.
- b. For Plan Members who have attained age 55 and who have not submitted a written application prior to the date that the Pension Plan is terminated to receive a monthly pension from the Pension Plan, either:
 - i. An annuity purchased from an Insurance Company equal to their monthly pension amount, or
 - ii. A lump sum transfer of the Commuted Value of their monthly pension
- c. For Plan Members who have not attained age 55, a lump-sum payment of the Commuted Value of their pension will be paid out.

What happens if the assets of the Pension Plan are insufficient to provide for all of the Benefits?

If the assets of the Pension Plan are insufficient to pay out the Benefits that each Plan Member has earned, every Plan Member's Benefit will be reduced by an equal percentage. See Article 10.3 of the Plan Text for complete details.

Can an Employer or the Union ever get a refund of Pension Plan surplus?

No. The assets of the Pension Plan are for the exclusive Benefits of Plan Members, Pensioners, Beneficiaries, and for Pension Plan expenses.

How is the Pension Plan funded?

The Pension Plan is fully funded by Employer Contributions negotiated through collective bargaining, plus the investment earnings generated from those Contributions.

I hear much about privacy issues. What personal information does the Pension Plan require of me and my Beneficiary, and why?

The Pension Plan requires your personal information to determine and administer your Benefits under the Pension Plan. The information will only be used for this purpose. Examples of such personal information (not an exhaustive list) are your legal name, your Social Insurance Number, your date of birth, your hours worked, your Beneficiary's name, and your Beneficiary's date of birth.

Why do I have to complete an Annual Pensioner Information form each year?

The Annual Pensioner Information form must be completed each year as required by the Board of Trustees. Completing the Annual Pensioner Information form:

- updates your information, including bank details so Pensioners receive their pension;
- provides for the security of pensions;
- complies with audit requirements and administration for tax purposes

FILING REQUIREMENTS

There are certain filing requirements which you must follow in order to protect your rights under the Pension Plan.

The requirements are as follows:

Registration Form

The Plan Member is responsible for maintaining his/her registration and the registration of his/her Pension Partner prior to applying for a retirement pension. Failure to properly register may delay the payment of a Plan Member's monthly pension.

Pension Application

A Pension Application and accompanying documents for your retirement pension should be filed with the Pension Fund Office at least two months in advance of the date on which your retirement is expected to take place.

Pension Partner Waiver Form

In the event your Pension Partner agrees to waive their rights to a lifetime pension when you retire, the government waiver form must be properly executed and received in the Pension Fund Office within ninety (90) days of your pension effective date.

Application for Transfer

In the event of termination (provided you have satisfied the vesting or eligibility requirement and are entitled to transfer out of the Pension Plan), the Plan Member can elect to transfer the Commuted Value of his/her pension out of the Plan. However, if a transfer is desired, an Election of Option form must be received in the Pension Fund Office after you have received your Break in Service Statement.

Application for Death Benefits

In the event of your death prior to your retirement, your Pension Partner may be entitled to a transfer of the Commuted Value of your accrued pension into a locked-in retirement account or other approved pension plan. The transfer can only be made following receipt by the Pension Fund Office of the completed prescribed Application for Death Benefit and accompanying forms.

Court Order for Relationship Breakdown

In the event of a relationship breakdown prior to retirement, your previous Pension Partner will receive a transfer of the Commuted Value of the assigned portion of your accrued pension into a locked-in retirement account or other approved pension plan. In the event of relationship breakdown after retirement, the pensioner and the previous pension partner will receive the value divided between them. They will both receive a lifetime benefit and the option is converted into a single life pension. A court certified Family Property Order or Family Property Agreement must be served to the Trustees of the Pension Plan.

SAMPLES

CALCULATING A NORMAL PENSION

A fictional Plan Member became vested and then retired on April 1, 2016. He had no Past Years Credit. The Plan Member had **6,400** hours reported (8 years with 800 hours per year) reported between January 1, 1989 and December 31, 1996. For the period of January 1, 1997 through December 31, 2000, the Plan Member had **3,200** hours reported (4 years with 800 hours per year) and for the period of January 1, 2001 to March 31, 2016 the Plan Member had **12,800** hours reported on his behalf (16 years with 800 hours per year).

(a)	(Past Years Credit)	\$5.60	x	0 months	=	\$0	plus
(b)	(1973 to 1996)	\$4.50	x	6,400 hours / 100	=	\$288	plus
(c)	(1997 to 2000)	\$4.50	x	3,200 hours / 100	=	\$144	plus
(d)	(2001 to present)	\$6.00	x	12,800 hours / 100	=	<u>\$768</u>	

Normal Retirement Amount is: \$1,200

CALCULATING TOTAL YEARS CREDIT

The data for the example below is for the above fictional Plan Member who retired on June 1, 2016. The Plan Member had 8.00 years of credit as of December 31, 1996 and 16,000 hours reported for the period of January 1, 1997 to May 31, 2016.

A.	Years of Total Years Credit at December 31, 1996	<u>8.00 years</u>
B.	Future Hours Credit on and after January 1, 1997	<u>16,000 hours</u>
C.	<i>B.</i> divided by 1,000	<u>16.00 years</u>
D.	Period from later of date of Pension Plan entry or January 1, 1997 to the date of termination or retirement	<u>19.42 years</u>
E.	Calendar years after January 1, 1997 with less than 100 hours	<u>0.00 years</u>
F.	Total Years Credit after January 1, 1997 equals the lesser of <i>C.</i> and (<i>D.</i> minus <i>E.</i>)	<u>16.00 years</u>
G.	Total Years Credit at Retirement equals <i>A.</i> + <i>F.</i>	<u>24.00 years</u>

**EARLY RETIREMENT AT AGE 55
WITH MORE THAN 10 YEARS OF TOTAL YEARS CREDIT
AGE AND SERVICE IS LESS THAN 85**

Assuming that this same Plan Member is age 55 at retirement, his/her Age and Total Years Credit is equal to 79.00 (Age 55.00 plus 24.00 years). His/her age and service is less than 85, so you can follow the reductions in Section B on page 11. Therefore, the hours worked before 1997 (pre-97 hours) are reduced by 10% and the hours worked after 1996 (post-96 hours) are reduced by 30%.

Pre-97 hours	-	\$288 x 90%	= \$259.20
Post-96 hours	-	\$912 x 70%	= <u>\$638.40</u>
Total Monthly Pension			\$897.60

**EARLY RETIREMENT AT AGE 55
WITH MORE THAN 10 YEARS OF TOTAL YEARS CREDIT
AGE AND SERVICE IS GREATER THAN 85**

This same Plan Member is age 55 at retirement and has 30.00 years of Total Years Credit. This will give him/her Age plus Service equal to 85. Following the reductions in Section C on page 11, the Plan Member's pre-97 hours are reduced by 10% and the post-96 hours are reduced by 0%.

Pre-97 hours	-	\$288 x 90%	= \$259.20
Post-96 hours	-	\$912 x 100%	= <u>\$912.00</u>
Total Monthly Pension			\$1,171.20

**EARLY RETIREMENT AT AGE 55
WITH LESS THAN 10 YEARS OF TOTAL YEARS CREDIT**

If a Plan Member is 55 and has less than 10 years of Service, follow the reductions in Section A on page 11, all hours (pre-97 and post-96) are reduced by 6% for each year less than age 65.

\$1,200 x 40% = \$480.00

WORKSHEET

TOTAL YEARS CREDIT WORKSHEET

The worksheet shown below is used to calculate the years of Total Years Credit for the purpose of determining your Early Retirement Supplement.

- A. Years of Total Years Credit at December 31, 1996 _____
- B. Future Hours Credit on and after January 1, 1997 _____
- C. *B.* divided by 1,000 _____
- D. Period from later of date of Pension Plan entry or January 1, 1997 to the date of termination or retirement _____
- E. Calendar years after January 1, 1997 with less than 100 hours _____
- F. Total Years Credit after January 1, 1997 equals the lesser of *C.* and (*D.* minus *E.*) _____
- G. Total Years Credit at Retirement equals *A.* + *F.* _____

ELECTRICAL INDUSTRY PENSION TRUST FUND OF ALBERTA

PENSION PLAN HISTORY

Effective April 1, 1973

This Pension Plan resulted from Collective Agreements between Local Unions 254 and 424 of the International Brotherhood of Electrical Workers and the Electrical Contractors Association of Alberta. The Pension Plan is supported solely by Employer Contributions as specified in the Collective Agreements. Since its inception, significant improvements have been made to your Pension Plan as follows:

Effective January 1, 1975

A pre-retirement death Benefit was added to the Pension Plan which provides Benefits to a Beneficiary of an Employee who dies prior to retirement while vested in the Pension Plan. This is now subject to Pension Partner rights specified in Alberta pension legislation.

Effective September 1, 1975

The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$.73 to \$.87.

Effective August 1, 1976

The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$.87 to \$1.26. At the same time, the age requirement for early retirement was reduced to age 50, and the early retirement reduction factor for age was changed from 1/2 of 1% per month to 1/3 of 1% per month.

Effective January 1, 1978

The amount of Normal Pension for each month of Past Months Credit was increased from \$.46 to \$.60. The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$1.26 to \$1.70.

Effective January 1, 1979

The amount of Normal Pension for each month of Past Months Credit was increased from \$.60 to \$1.6666. The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$1.70 to \$2.00. The eligibility rules for Past Years Credit were revised and the age requirement for vesting was reduced to age 40.

Effective January 1, 1980

The amount of Normal Pension for each month of Past Months Credit was increased from \$1.6666 to \$2.0833. The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$2.00 to \$2.15.

Effective July 1, 1981

The amount of Normal Pension for each month of Past Months Credit was increased from \$2.0833 to \$4.1666. The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$2.15 to \$3.45. At the same time, the early retirement reduction factor was changed from 1/3 of 1% per month to 1/4 of 1% per month and the requirement for vesting was reduced to any age with 10 years of Total Years Credit.

Effective October 14, 1981

Prior to October 14, 1981, a 24-month waiting period was in place before any survivor benefits were payable under a Joint & Survivor pension option. On October 14, 1981, this waiting period was removed.

Effective January 1, 1982

The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$3.45 to \$3.60.

Effective October 1, 1983

The amount of Normal Pension for each month of Past Months Credit was increased from \$4.1666 to \$5.00. The amount of Normal Pension for each 100 hours of Future Hours Credit was increased from \$3.60 to \$4.00. At the same time, the early retirement reduction factor was changed from 1/4 of 1% per month to 1/12 of 1% per month, and the requirement for vesting was reduced from 10 years of Total Years Credit to 5 years.

Effective January 1, 1987

A number of changes were made to the Pension Plan in compliance with new legislation. A supplementary benefit (called the Early Retirement Supplement) was implemented for Employees who receive a pension from the Pension Plan as a result of early retirement after having received 10 years of Total Years Credit.

Effective September 1, 1990

The amount of Normal Pension for each month of Past Months Credit was increased from \$5.00 to \$5.10. The amount of Normal Pension for 100 hours of Future Hours Credit was increased from \$4.00 to \$4.10. Pensions in pay were increased by 2.5%.

Effective January 1, 1993

The amount of Normal Pension for each month of Past Months Credit was increased from \$5.10 to \$5.60. The amount of Normal Pension for 100 hours of Future Hours Credit was increased from \$4.10 to \$4.50. Pensions in pay were increased by 10%.

Effective January 1, 1997

The pension benefit payable on early retirement for Future Hours Credit worked after January 1, 1997 was changed to be based on your age and Total Years Credit at retirement.

Effective January 1, 2000 and March 1, 2000

The Pension Plan was amended to comply with Alberta legislation changes which include:

- (a) Vesting after two calendar years of continuous Pension Plan membership with at least 350 Future Hours Credit in each year.
- (b) Pre-retirement death benefit equal to 100% of the Commuted Value of the Plan Member's accrued entitlements.
- (c) Division of pension on relationship breakdown.

Effective January 1, 2001

The following changes were made to the Pension Plan:

- (a) The amount of Normal Pension for each 100 hours of Future Hours Credit received on and after January 1, 2001 was increased from \$4.50 to \$6.00.
- (b) Plan Members who continue to work after age 65 will earn more Future Hours Credit and Future Years Credit but not beyond December 1 of the year when age 69 is attained. Secondly, Plan Members who retire after age 65 will have their pensions increased by 6% per year of postponement.
- (c) New Pensioners who are re-employed will no longer have their pensions suspended. Instead, they will continue to receive pensions but will earn no additional benefits. Existing Pensioners will be given a one-time election to choose the new rule, or to stay with the prior rule.

Effective April 1, 2001

All Pensioners and Beneficiaries were paid a one-time lump sum payment equal to 5% of total pension payments received in 2000.

Effective January 1, 2003

The Joint and Survivor with a Dependent as the Contingent Annuity pension option was removed due to the infrequent use of this option and replaced with a lifetime pension option that is guaranteed for 15 years.

Effective April 1, 2004

The age requirement for early retirement was changed to age 55 and the method to determine the guaranteed number of installments under a Level Income Option was revised.

Effective August 10, 2006 and April 1, 2007

A number of changes were made to the Pension Plan to comply with changes in legislation and changes requested by Alberta Finance.

Effective January 1, 2009

A Plan Member can become vested by having 500 or more Future Hours Credit in a calendar year. (This rule is no longer in effect as of September 1, 2014.)

Effective May 1, 2011

A Plan Member's Future Hours Credit earned on overtime hours was increased. The Future Hours Credit is increased by the ratio of the overtime contribution rate to the straight time contribution rate.

Effective September 1, 2014

In compliance with new legislation, all Plan Members with Future Hours Credit reported in 2014 became immediately vested in the Pension Plan and must meet an eligibility requirement to become a Plan Member. A Spouse is now referred to as a Pension Partner.

Effective January 1, 2015

An Employee becomes a Plan Member on January 1st following two consecutive years of hours reported by a Contributing Employer. In order to qualify for Benefits, the Plan Member must have 350 Covered Employment in each of the two consecutive Plan years.

The Level Income Options were eliminated from the Plan.

Effective May 1, 2016

Employers bound by the Collective Agreement ceased submitting Contributions to the Pension Plan for first year apprentices and started contributing 50% of Contributions for second year apprentices. First year apprentices will not earn any pension Benefits and second year apprentices will earn pension Benefits at a reduced rate.

Effective January 1, 2022

Effective January 1, 2022, the Board of Trustees changed the Maximum Postponed Retirement to December 1st of the year the Plan Member turns age 71. This means that Plan Members can continue to accrue pensionable Hours up to November 30th of the year they turn 71. Plan Members must start receiving their Benefits no later than December 1st of the year they turn 71.

A number of changes were made to the Pension Plan in compliance with the new legislation for Specified Multi Employer Pension Plans. In order to comply with the new legislation, a new Savings Plan is introduced. Starting January 1, 2022, any Pensioners who returned to Covered Employment will have their contributions placed into a Savings Plan.

PENSION CONTRIBUTION STANDARD RATES

April 1, 1973	\$0.15
April 1, 1974	\$0.20
April 1, 1976	\$0.35
May 1, 1977	\$0.50
December 1, 1978	\$0.57
May 1, 1979	\$0.65
May 1, 1980	\$0.75
May 1, 1981	\$0.85
November 1, 1982	\$0.915
May 1, 1983	\$1.175
October 1, 1984	\$1.15
May 1, 1990	\$1.30
November 1, 1991	\$1.40
May 1, 1992	\$1.60
November 1, 1992	\$1.80
May 1, 1994	\$2.28
May 1, 2001	\$2.53
November 1, 2001	\$2.78
May 1, 2002	\$3.03
November 1, 2002	\$3.28
February 21, 2005	\$3.78
May 2, 2005	\$3.93
May 1, 2006	\$4.08
October 30, 2006	\$4.28
August 12, 2007	\$4.61
May 4, 2008	\$4.89
May 3, 2009	\$5.22
May 2, 2010	\$5.50
May 6, 2012	\$5.76
November 4, 2012	\$6.00
May 5, 2013	\$6.14
November 2, 2014	\$6.35

DISCLAIMER

The summary and questions and answers are only brief explanations of the most important provisions of the Pension Plan. Nothing in these explanations is intended to change in any way the Plan Text of the Pension Plan. Your rights, if you are a Plan Member covered by this Pension Plan, are governed by the Plan Text and Applicable Pension Laws. For your convenience, a complete copy of the Plan Text (with amendments made up to January 1, 2022), appears in the second half of this booklet.

Any inquiry regarding the terms, administration, or amendments to the Plan Text may be directed to the Pension Fund Office. The authority to interpret the Plan Text of the Pension Plan, furnishing information, accepting applications, and other similar matters rest solely with the Board of Trustees.

Further information, or application forms, can be obtained from the Fund Office:

ELECTRICAL INDUSTRY PENSION TRUST FUND OF ALBERTA

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