MEMBER HANDBOOK
LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM FOR LOCAL LAW ENFORCEMENT OFFICERS

North Carolina Total Retirement Plans

REvised January 2019
Welcome to the Local Governmental Employees’ Retirement System! You are now part of one of the five best pension plans in the country, according to S&P Global.

The Local Governmental Employees’ Retirement System (LGERS) is a pension plan administered by the North Carolina Total Retirement Plans within the Department of State Treasurer (DST). Here, our mission is to preserve and protect this benefit for current and future public employees in North Carolina.

Partners in Planning for Your Retirement
DST is excited to partner with you during and after your service to North Carolina. In this partnership, our role at DST is to maintain the integrity and sustainability of the NC Total Retirement Plans. Your role is to make sure you’re doing all you can to secure your financial future. Each month, you, your employer and DST (through investment gains) contribute to your retirement account. As you can see in the graphic, your employer and the pension system are investing a lot in you because your work to this state is highly valued!

Many financial experts suggest that individuals will need a monthly income in retirement equal to 80 percent of their pre-retirement pay. When planning for a secure retirement, I encourage you to determine how much retirement income you’ll need to feel secure after you stop working. As you make that determination, I urge you to consider not only your LGERS benefits but your personal savings as well. We have some amazing supplemental retirement plans available exclusively to the public employees in North Carolina. The NC 401(k) and NC 457 Plans have some of the lowest fees in the nation and are a great way to make sure that your retirement income will support the lifestyle you imagine.

Understanding Your Pension Benefit
In this handbook you’ll find all the details you need to understand your retirement options. You’ll also find many of the tools and resources you need to make informed decisions about your retirement on ORBIT, our secure web portal, at ORBIT.MyNCRetirement.com. Once you’ve registered, you’ll be able to safely and securely manage your pension account and stay informed. You can also visit our website at www.MyNCRetirement.com for additional retirement resources.

If you have questions specific to you, contact the North Carolina Total Retirement Plans at the number below. Our retirement counselors can assist with the status of an application or answer questions about your LGERS retirement benefits.

Thank you for your service to the people of North Carolina, and we look forward to working with you!

Sincerely,

Dale Folwell, CPA

1-877-NC-SECURE (877-627-3287) Toll-free
nc.retirement@nctreasurer.com
www.MyNCRetirement.com
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**DISCLAIMER:** The availability and amount of all benefits you might be eligible to receive is governed by North Carolina law. The information provided in this handbook cannot alter, modify or otherwise change the controlling North Carolina law or other governing legal documents in any way, nor can any right accrue to you by reason of any information provided or omission of information provided herein. In the event of a conflict between this information and North Carolina law, North Carolina law governs.
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The Local Governmental Employees’ Retirement System (LGERS) is a defined benefit plan qualified under Section 401(a) of the Internal Revenue Code. Defined benefit plans use a formula to calculate monthly retirement benefits once eligibility requirements have been met. This handbook explains LGERS benefit eligibility requirements and the formula used to calculate benefits. Terms in bold type are defined in Section 16 – Glossary of Terms.

You, your employer and the investment earnings on total contributions pay the cost of providing your retirement benefits.

**Paying for Your Retirement Benefits**

Your share of the cost is currently 6 percent of your compensation, and it is automatically deducted from your paycheck. Your compensation includes all eligible salaries and wages, as defined by statute, paid to you from public funds, earned at your covered job while working for your employer.

Your employer’s share of the cost is based on calculations prepared by an actuary.

**Tax Savings**

Since July 1, 1982 (January 1, 1984, if you were a member of the former Law Enforcement Officers’ Retirement System), your contributions have been tax-deferred. This means your contributions are deducted from your pay before taxes are calculated, and you pay taxes on them when you begin receiving monthly retirement benefits or if you elect a refund of your contributions. This is a benefit to you because your current taxable income is lowered and the amount of annual taxes you pay is less than if you made contributions after paying taxes. See pages 25 and 26 for more information about your tax liability on benefits.

**Investing Contributions**

Contributions to LGERS are invested by the Department of State Treasurer and these funds are protected by the Constitution of North Carolina from being used for any purpose other than retirement system benefits and expenses.

**ORB IT Secure Account**

ORB IT is a secure site that allows you to view your personal account information, download retirement forms, and access retirement resources 24 hours a day, seven days a week. To set up or log in to your personal ORBIT account, go to the ORBIT website at https://orbit.myncretirement.com and follow the log in instructions, or register for an ORBIT account. See page 38 for more information about ORBIT.
Section 2: Membership in LGERS

You become a member of LGERS as a local law enforcement officer on your hire date if you are a permanent, full-time paid employee of an employer, who (i) possesses the power of arrest, (ii) has taken the law enforcement oath administered under the authority of the state as prescribed by G. S. 11-11 and (iii) is certified as a law enforcement officer under the provisions of Chapter 17C of the General Statutes or certified as a deputy sheriff under the provisions of Chapter 17E of the General Statutes.

“Law enforcement officer” also means the sheriff of the county. In addition, the number of paid personnel employed as law enforcement officers by a law enforcement agency may not exceed the number of law enforcement positions approved by the applicable local governing board.

As a law enforcement officer, when you become a member of LGERS, you are automatically a member of the NC 401(k) Plan. See page 30 for details.

Please note: If you are a local law enforcement officer who works for a local government unit that does not participate in LGERS and you wish to join LGERS, you should notify your employer.

Designating Beneficiaries

After your employer enrolls you in LGERS, you should name beneficiary(ies) to receive a return of your retirement contributions and, if applicable, a death benefit, should you die before retirement. To add or change beneficiaries, log in to ORBIT or complete Form 2C (Designating Beneficiary(ies)).

Forfeiting Eligibility Based on Criminal Offenses

Elected government officials who were not vested on July 1, 2007, will forfeit their right to a monthly benefit from LGERS if convicted of certain state or federal offenses related to their service as an elected official. Elected officials who were vested on July 1, 2007, are not entitled to creditable service accrued in LGERS after July 1, 2007, if convicted of certain state and federal offenses related to their service as an elected official.

If you were not vested as of December 1, 2012, and are convicted of a state or federal felony directly related to your employment while in service under LGERS, you are prohibited from receiving any retirement benefit other than a return of your contributions plus interest. If you were vested as of December 1, 2012, you are prohibited from receiving any retirement benefit for service rendered after December 1, 2012, other than a return of your contributions plus interest for the period of service after December 1, 2012.
Section 3: Qualifying for Benefits

Vesting

You become vested in LGERS once you have completed a minimum of five years of creditable service as an officer. This means that you are eligible to apply for lifetime monthly retirement benefits based on the retirement formula in effect at the time of your retirement and the age and service requirements described in this handbook provided you do not withdraw your contributions.

Service Retirement (Unreduced Benefits)

You may retire with an unreduced service retirement benefit after you:

- Reach age 55 and complete five years of creditable service as an officer
- Complete 30 years of creditable service at any age

Early Retirement (Reduced Benefits)

You may retire early with a reduced retirement benefit after you:

- Reach age 50 and complete 15 years of creditable service as an officer
- Complete 25 years of creditable service at any age and complete 15 years of service as an officer (effective July 1, 2019)

Your early retirement benefit is calculated using the same formula as a service retirement benefit multiplied by a reduction percentage based on your age and/or service at early retirement. Because your benefit may be paid over a longer period of time than if you had waited until being eligible for service retirement, your benefit will be reduced. The table on page 12 shows the effect these reductions would have on your benefit.

Vested Deferred Benefit

If you leave LGERS for any reason other than retirement or death, you can either receive a refund of your contributions and interest, or leave your contributions in LGERS and keep all the creditable service you earned to that date.

You may be entitled to receive a deferred benefit at a later date once you meet eligibility requirements after you have completed five years of creditable service, provided you do not withdraw your contributions. Your benefit is calculated using the formula in effect on your retirement date. It is based on your average final compensation and years of creditable service at that time.
Section 3: Qualifying for Benefits

Refund of Contributions

If you leave LGERS before you have five years of creditable service, the only payment you can receive is a refund of your contributions, plus interest.

State law prohibits us from making a refund earlier than 60 days after you leave employment with an employer that participates in LGERS. If you withdraw your retirement contributions, you forfeit your retirement service credit and rights to all benefits associated with the service for that time period, including medical coverage through the State Health Plan, if applicable.

However, if you leave LGERS employment and you do not take a refund, you will retain your benefits and rights should you return to LGERS service at a later time.

Set by state law, the interest credited on your contributions and paid with a refund is four percent compounded annually on your prior-year ending balance.

To receive a refund, complete Form 5 (Withdrawing Your Retirement Service Credit and Contributions).

Transferring Service & Contributions Between Systems

You can transfer your contributions and creditable service between LGERS and TSERS as long as you are an eligible member of the system to which you are transferring, do not receive a refund of your contributions from the system from which you are transferring and file Form 5TR (Transferring Service and Contributions Between Systems).

Transferred creditable service counts toward your eligibility for a monthly benefit and is used to compute the amount of your benefit. Overlapping transferred service cannot be counted twice for the same time period.

Required Distributions After Age 70½

In most cases, LGERS is required to pay benefits to non-retired members with open LGERS accounts by April 1 of the year following the year in which the member reaches age 70½ or ceases to be an employee, whichever is later. Members who are vested (five or more years of creditable service) who fail to complete the retirement process will receive a monthly retirement benefit based on the maximum allowance. Non-vested members who fail to complete a refund application will receive a refund of their contributions and interest by April 1 of the year following the year in which the member reaches age 70½.

However, only your creditable service in LGERS is used in computing the amount of your benefit in LGERS. Creditable service in any other system is used to compute benefits from that system.

Reciprocity Between Retirement Systems

Any credit you may have in the following retirement systems may be counted along with your credit in LGERS in order to determine your eligibility for a reduced or unreduced benefit:

- Legislative Retirement System (LRS)
- Consolidated Judicial Retirement System (CJRS)
- Teachers’ and State Employees’ Retirement System (TSERS)
Section 4: How Your Benefit is Calculated

Retirement Formula:

Your annual benefit = 1.85% of average final compensation x years and months of creditable service

Average final compensation is the average of your salary during your four highest-paid years in a row. If your four highest-paid years in a row include a final payment for unused vacation leave and/or prorated longevity, your average final compensation may be increased by the extra payment(s). Final payments, if any, for unused sick leave or reimbursements for expenses are not includable in your average final compensation.

Creditable service is the total of all service credit that counts toward retirement. It includes membership service for any period you contribute to LGERS, provided you have not withdrawn your contributions.

It also includes credit for eligible purchased service and eligible unused sick leave that is converted to creditable service at retirement. See pages 21-23 for more details.

Service Retirement Calculation Example

Assume employee Mike Benson retires at age 60 with 32 years and two months of creditable service and an average final compensation of $40,331. Because Mike has more than 30 years of creditable service at retirement, he receives his basic benefit of about $24,000 a year (about $2,000 monthly) for the rest of his life under the maximum allowance. Monthly payments would stop at his death. In addition, Mike may also be eligible for Social Security benefits as early as age 62.

The following table shows how we calculate Mike’s benefit. Use the spaces in the right-hand column to fill in your figures for an estimate of your benefit.
**Section 4: How Your Benefit is Calculated**

**Step 1**
*Add your salary during your 4 highest-paid years in a row*

You

<table>
<thead>
<tr>
<th>Year</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1</td>
<td>$38,930</td>
</tr>
<tr>
<td>Year 2</td>
<td>$39,830</td>
</tr>
<tr>
<td>Year 3</td>
<td>$40,830</td>
</tr>
<tr>
<td>Year 4</td>
<td>$41,734</td>
</tr>
</tbody>
</table>

Total $161,324

Divide by 4

$40,331

**Step 2**
*Multiply Step 1 by .0185 to apply the retirement formula* (see page 10)

Step 1 $40,331

$40,331 x .0185

Total $746.12

**Step 3**
*Determine your creditable service (see pages 21-23)*

32.1667 years

**Step 4**
*Calculate your annual benefit* by multiplying Step 2 by Step 3

Step 2 $746.12

$746.12 x 32.1667

Total $24,000.22

**Step 5**
*Calculate your monthly benefit* by dividing Step 4 by 12

Step 4 $24,000.02

$24,000.02 / 12

Total Monthly Benefit $2,000.02

(This is an estimate of the payment you will receive each month before taxes or any other deductions.)

*Remember, if you retire early, these numbers will change. See next page for how to calculate early retirement amounts.*
Section 4: How Your Benefit is Calculated

Early Retirement Reduction Percentages

Your age at retirement is an important factor in determining your monthly benefit. As you saw on page 9, if you do not meet the requirements for a full service retirement, you may still retire early, but you will receive a reduced monthly benefit for your lifetime. If you are younger than age 55, with less than 30 years of creditable service, your early service retirement benefit will be reduced by the percentages shown below. If you are between birthdays when payments start, the reduction will be adjusted proportionately.

<table>
<thead>
<tr>
<th>Years of Creditable Service</th>
<th>29</th>
<th>28</th>
<th>27</th>
<th>26</th>
<th>25</th>
<th>20</th>
<th>15</th>
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</thead>
<tbody>
<tr>
<td>Age</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>54</td>
<td>96%</td>
<td>96%</td>
<td>96%</td>
<td>96%</td>
<td>96%</td>
<td>96%</td>
<td>96%</td>
</tr>
<tr>
<td>53</td>
<td>95%</td>
<td>92%</td>
<td>92%</td>
<td>92%</td>
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<tr>
<td>52</td>
<td>95%</td>
<td>90%</td>
<td>88%</td>
<td>88%</td>
<td>88%</td>
<td>88%</td>
<td>88%</td>
</tr>
<tr>
<td>51</td>
<td>95%</td>
<td>90%</td>
<td>85%</td>
<td>84%</td>
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</tr>
<tr>
<td>50</td>
<td>95%</td>
<td>90%</td>
<td>85%</td>
<td>80%</td>
<td>80%</td>
<td>80%</td>
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</tr>
<tr>
<td>49</td>
<td>91%</td>
<td>86%</td>
<td>81%</td>
<td>76%</td>
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<tr>
<td>48</td>
<td>87%</td>
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<td>77%</td>
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<td>46</td>
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<td>74%</td>
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<td>64%</td>
<td>64%</td>
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<tr>
<td>45</td>
<td>75%</td>
<td>70%</td>
<td>65%</td>
<td>60%</td>
<td>60%</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Early Retirement Calculation Example

Assume employee Fred Wise retires at age 51 with 24 years and three months of creditable service and an average final compensation of $40,331.

Here is how we calculate this benefit

\[
\begin{align*}
\text{average final compensation} & \times \text{percentage at age 51} \\
$40,331.00 & \times 0.185 \\
$746.12 & \times 24.25 \\
$18,093.41 &
\end{align*}
\]

Fred receives a benefit under the maximum allowance of about $15,198 a year (about $1,266 monthly). His payment will start at age 51 and continue for the rest of his life.
Section 4: How Your Benefit is Calculated

Examples of Benefits Paid

The following chart shows the approximate monthly benefit paid under the maximum allowance option at various salary levels, depending on age and creditable service. These are only examples. Your own benefit is calculated individually and depends on your age, creditable service and average final compensation.

<table>
<thead>
<tr>
<th>Age</th>
<th>50</th>
<th>52</th>
<th>55</th>
<th>N/A</th>
<th>N/A</th>
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<td>28</td>
<td>25</td>
<td>30</td>
<td>40</td>
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<td>$90,000</td>
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<td>$3,495</td>
<td>$3,468</td>
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<td>3,108</td>
<td>3,083</td>
<td>3,700</td>
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<td>70,000</td>
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<td>2,719</td>
<td>2,697</td>
<td>3,237</td>
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<tr>
<td>60,000</td>
<td>1,110</td>
<td>2,331</td>
<td>2,312</td>
<td>2,775</td>
<td>3,700</td>
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<td>55,000</td>
<td>1,017</td>
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<td>2,543</td>
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<td>50,000</td>
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<td>45,000</td>
<td>832</td>
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<tr>
<td>40,000</td>
<td>740</td>
<td>1,554</td>
<td>1,541</td>
<td>1,850</td>
<td>2,466</td>
</tr>
<tr>
<td>35,000</td>
<td>647</td>
<td>1,359</td>
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<td>1,156</td>
<td>1,387</td>
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<tr>
<td>25,000</td>
<td>462</td>
<td>971</td>
<td>963</td>
<td>1,156</td>
<td>1,541</td>
</tr>
</tbody>
</table>
Section 4: How Your Benefit is Calculated

Benefit Limitations

Occasionally, a retiree may be subject to the benefit limitations described below:

- Contribution-Based Benefit Cap

As a member of LGERS, you contribute six percent of your monthly income toward your retirement. If you receive significant salary increases in the years before retirement or over the course of your career, your monthly retirement benefit at retirement may exceed what your contributions would be expected to fund. Significant late-career promotions, conversion of benefits into compensation, and leave payouts at retirement may also cause your monthly retirement benefit to exceed what your contributions would be expected to fund. The Contribution-Based Benefit Cap was created to protect this system for current and future retirees, by providing a method for the payment of these unforeseen costs.

If you retire on or after January 1, 2015, with an average final compensation (AFC) of $100,000 or more (adjusted annually for inflation), you may fall under a contribution-based benefit cap.

If you were first hired before January 1, 2015, your last employer will be required to pay the additional contribution if it is determined that your allowance is in excess of the cap and is subject to an adjustment. LGERS will notify your employer and will provide a statement of the cost of the additional contribution required to pay for your benefit in excess of the cap.

If you were first hired on or after January 1, 2015, your employer may choose whether or not to pay this additional contribution; if your employer chooses not to pay, you will be required to accept a benefit reduced to the benefit cap unless you pay the additional contribution. LGERS will notify you and will provide a statement of the cost of the additional contribution required to pay for your benefit in excess of the cap, along with the deadline to submit permit.

- IRC Section 415(b) Annual Pension Benefit Limit

If you are a highly compensated employee, your LGERS benefits may be subject to the Internal Revenue Code (IRC) section 415(b) annual pension benefit limit. The determination of whether your retirement benefit will be subject to the limit can only be made at retirement. The limit varies every year, so your benefit could be affected one year but not the next. The limit varies each year and is set by the IRS. The limit is affected by many factors that were established by the IRS that may or may not apply to a particular individual.

The General Assembly established a Qualified Excess Benefit Arrangement (QEBA) fund to pay the part of a retiree’s retirement allowance that exceeds the limit. Members hired prior to January 1, 2015, are eligible to receive benefit payments from the QEBA fund.
Section 5: Your Benefit Payment Options

At retirement, you must elect one of the payment options described on page 16. On average, the payment options are mathematically equal to one another. That is, each option is calculated so that its total value is the same as the value of the other options if you and the beneficiary you name (if any) to receive a monthly payment after your death live your expected life spans. The monthly payment amounts will differ based on the age of the beneficiary you select, if any.

Considering Your Options

First, decide whether you need a payment option that provides a monthly benefit to a beneficiary after your death. If you do not select one of these options, all of your retirement benefits will be used to provide you with a lifetime monthly payment that stops at your death.

Your choice of payment options is personal and should take into account your needs during retirement and the needs of a dependent, if any, after your death. Neither the payment plan selected by a co-worker nor the one selected by the largest number of retirees should have any effect on your personal decision.

Permanent Decision

You cannot change your selected payment option once you cash your first retirement check or after the 25th of the month following the month your first check is mailed (whichever is earlier) except under one of the following two conditions:

- If you select an option that provides a monthly benefit to your spouse as a beneficiary after your death (Option 2, 3, 6-2 or 6-3) and later become divorced from that spouse.
- If you are rehired in a position covered by LGERS and contribute to your new account for at least three years.
Section 5: Your Benefit Payment Options

Here are Your Benefit Payment Options:

- **Maximum Allowance**
  
  When you retire with a full service retirement benefit, your basic benefit is the maximum allowance and is calculated under the formula on page 10. If you retire early, your maximum allowance is calculated using the same formula, which is then reduced for early retirement. In either case, you will receive your maximum allowance for as long as you live. All monthly payments stop at your death.

- **Option 2: 100% Joint & Survivor**
  
  - You receive reduced monthly payments for life.
  - After you die, your monthly survivor beneficiary receives the same amount monthly for life.

- **Option 3: 50% Joint & Survivor**
  
  - You receive reduced monthly payments for life which are slightly larger than the payments in Option 2.
  - After you die, half of your payment continues to your monthly survivor beneficiary for life.

- **Option 6–2: Modified Joint & Survivor (combination Maximum Allowance and Option 2)**
  
  - You receive reduced monthly payments for life.
  - After you die, your monthly survivor beneficiary receives the same amount monthly for life.
  - However, if your beneficiary dies before you do, your monthly payments increase to the amount payable under the maximum allowance.

- **Option 6–3: Modified Joint & Survivor (combination Maximum Allowance and Option 3)**
  
  - You receive reduced monthly payments for life.
  - After you die, half of your payment continues to your monthly survivor beneficiary for life.
  - However, if your beneficiary dies before you do, your monthly payments are increased to the amount payable under the maximum allowance.

It is important to note that if you select a benefit payment option that names a beneficiary, you should immediately notify the Retirement Systems if that person dies before you.
Section 5: Your Benefit Payment Options

• Option 4: Social Security Leveling
  • You receive larger monthly payments than you would otherwise be entitled to receive until you are eligible for Social Security at age 62.
  • Beginning the month after the month of initial entitlement for Social Security age 62 benefits, your monthly payments will be reduced to an amount that is less than what you would otherwise be entitled to receive. Nevertheless, your reduced retirement payments after age 62, plus your allowance from the Social Security Administration, should be approximately the same amount as the inflated payment you received from LGERS before age 62.
  • The actual amount of your retirement payments both before and after age 62 will be based on the estimate of benefits you provide to us from the Social Security Administration before your retirement.
  • All monthly payments stop at your death.

The reduction in your monthly retirement payments after age 62 allows us to recover the inflated amounts you received before age 62.

Any percentage increase you are granted in your retirement benefit before age 62 will be applied to the inflated benefit you are receiving at that time. However, when you reach age 62, your retirement benefit will be reduced to the original amount promised after age 62 plus the percentage increases (not the dollar amount of increases) granted before age 62.

NOTE: Under Options 2, 3, 6-2 and 6-3, you may name only one beneficiary to receive a monthly survivor benefit after your death. You may not change your survivor beneficiary after you retire except under one of the following circumstances:

• If you named your spouse as survivor beneficiary at the time of retirement and later become divorced from that spouse.
• If you return to employment covered under LGERS and contribute to a new retirement account for at least three years.
• If you chose Option 2 or 3 at retirement, and designated your spouse as survivor beneficiary, and this spouse dies before you, and you remarry, you may request to nominate your new spouse as your beneficiary within 90 days of your remarriage under the same option you chose at retirement. Contact our office and we will mail you a letter outlining the documents we need to make the change. You must file this redesignation with LGERS within 120 days of your remarriage.

Your new benefit will be reduced on the basis of your age and the age of your spouse at the time of the change. The benefit payable to you will be the benefit you received before the death of your previous spouse, additionally reduced to cover your new spouse as beneficiary.
## Example of Payment Options

Assume John Murphy has earned a service retirement benefit under the maximum allowance of $2,000 a month. He wants to share his benefit with his wife, Pam, who is 51 when John retires at 57 after 30 years and three months of creditable service. The table below shows how much John and Pam would receive monthly under each payment option.

<table>
<thead>
<tr>
<th>Payment Option</th>
<th>To John</th>
<th>To Pam After John’s Death</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Maximum Allowance</strong></td>
<td>$2,000 monthly</td>
<td>$0.00</td>
</tr>
<tr>
<td>Option 2</td>
<td>$1,834.60 monthly</td>
<td>$1,834.60 monthly</td>
</tr>
<tr>
<td>Option 3</td>
<td>$1,913.80 monthly</td>
<td>$956.90 monthly</td>
</tr>
<tr>
<td>Option 4*</td>
<td>$2,650.90 monthly up to age 62, $1,650.90 monthly thereafter</td>
<td>$0.00</td>
</tr>
<tr>
<td>Option 6-2</td>
<td>$1,822.60 monthly; if Pam dies before John, he receives $2,000 monthly thereafter</td>
<td>$1,822.60</td>
</tr>
<tr>
<td>Option 6-3</td>
<td>$1,907.20 monthly; if Pam dies before John, he receives $2,000 monthly thereafter</td>
<td>$953.60 monthly</td>
</tr>
</tbody>
</table>

*Assumes John’s primary Social Security benefit is $1,000 a month at age 62.

These are only examples. Your own benefit is calculated individually and the actual amounts of your payment options are based on many factors, such as your age, your beneficiary's age and when payments start.
Section 6: Initiating Your Retirement Benefits

Once you decide to retire and meet the eligibility requirements for monthly benefits, you must follow certain steps to begin your retirement process.

To be legally retired, you must end your employment, live until your effective date of retirement, have no intent or agreement, express or implied, to return to LGERS service and generally not perform any work for an LGERS employer at any time during the month of your effective date of retirement.

Generally, if you die before your effective retirement date, your beneficiary is ineligible for a monthly retirement allowance, based on your retirement account, except as provided under the Survivor’s Alternate Benefit.

Retirement Application Process

Before you begin the retirement process, we encourage you to discuss your retirement plans with your family and your employer’s benefits coordinator, and contact the Retirement System to meet with a retirement counselor to discuss your options.

About 120 to 90 days before your planned retirement date, complete Form 6 (Claiming Your Monthly Retirement Benefit), available from your employer or in ORBIT. The form has additional detailed information about the retirement process.

If you contribute to LGERS during the six months before your effective date of retirement (or you are currently out of service, but your last day of service with your last participating LGERS employer is within 365 days before your effective date of retirement, and you had unused sick leave), your employer should complete the employer certification section (Section H) on your Form 6 before the form is sent to us.

If you want an estimate of your benefit under Option 4, you must also send us an estimate from the Social Security Administration (SSA) of your age 62 Social Security benefit. Request this estimate from SSA within two years before your effective retirement date.

Monthly retirement benefits are effective the first day of any month. You must sign, date and file your retirement application (Form 6) at least one day and not more than 120 days before your effective date of retirement.

Once we receive your Form 6, we will send you an acknowledgment letter that includes instructions on your next steps in the retirement process. We will also send you:

- Form 170 (Authorizing Direct Deposit)
- Form 290 (Choosing Income Tax Withholding Preferences)
- Form 333 (Choosing the Contributory Death Benefit for Retired Members), which includes information about the cost and coverage provisions of the optional $10,000 Contributory Death Benefit for Retired Members. To enroll, you must make your election within 60 days of the effective date of your retirement.
Section 6: Initiating Your Retirement Benefits

Later, we will send you an estimate of the maximum allowance and the other payment options, if applicable. Along with the estimate, you will receive:

- Form 6E (Choosing Your Retirement Payment Option)
- Form 333BEN (Designating Beneficiary(ies) for the Contributory Death Benefit for Retired Members)

Your First Monthly Benefit

Your first monthly retirement benefit will be mailed to you. Thereafter, we will direct deposit your monthly benefit into your bank account on the 25th day of each month. In December, your benefit will be deposited on the 20th. If the pay date falls on a Saturday, Sunday or holiday, your deposit will be made on the last work day before the pay date. Direct deposit is fast, automatic and free.

The Retirement Systems Division calculates your monthly benefit amount based on all information available prior to your retirement date. Frequently, information available only after the retirement date, such as final salary reports from your employer, impacts the amount of the benefit. While the division makes every effort to provide the most accurate benefit amount at the beginning of your retirement period, it is required by law to adjust the benefit amount when additional information is received.

Overpayments happen for a variety of reasons, one of which is that the Retirement Systems pays you a benefit based on an estimate. See page 29 for more information about overpayments.

Optional Supplemental Insurance

Optional supplemental insurance coverage is available to retirees and benefit recipients through Pierce Insurance Agency. Pierce will mail information to you after your first retirement benefit has been issued.

Post-Retirement Increases

Post-retirement increases are not guaranteed. However, your benefit may be increased periodically after retirement to help you keep up with the cost of living. Increases depend on changes in the Consumer Price Index and the availability of funds.

Cost-of-living increases are usually figured as a percentage increase in your monthly benefit, which becomes a permanent part of your monthly benefit, under all payment plans, and the monthly benefit to be paid to your beneficiary after your death under Options 2, 3, 6-2, and 6-3. (See page 16 regarding increases under Option 4.)

For more information about Cost of Living Adjustments (COLAs) and how they are calculated and approved, visit www.myncretirement.com.
Section 7: Adding to Your Creditable Service

Your benefit at retirement is based, in part, on your creditable service. Creditable service includes your years and months of membership service in which you contributed to LGERS and may also include prior service credit, sick leave credit, military service credit and certain types of purchased service credit, which are described below.

- **Prior Service**
  
  If you were employed by your employer before its participation in LGERS, you may have received credit for your service before you became a member. Also, if you were a member of the former Law Enforcement Officers’ Retirement System and have completed 10 years as a contributing law enforcement officer, you may purchase credit for service performed as an officer after July 1, 1940. The cost, which must be paid in a lump-sum payment, will cover the employee and employer funding, and will likely be lower if credit is purchased within 3 years from the date you become eligible. It is optional with your employer whether to share the cost with its employees.

- **Sick Leave**
  
  Unused sick leave can be converted to additional retirement service credit at the time of your retirement if all of the following conditions are met:

  - Your sick leave was earned under a duly adopted sick leave policy.
  - You would receive full salary when using the sick leave if absent from work because of illness.
  - You have not, and will not, receive any compensation for this sick leave.
  - Your last day of service with your last participating LGERS employer is within 365 days before your LGERS effective date of retirement.

  When you retire, you are allowed one month of credit for each 20 days of unused sick leave. For any part of 20 days left over, one additional month is allowed provided the remaining portion is at least one hour.

  A sick leave “day” is determined by your employer’s sick leave accrual policy and may or may not be equal to eight hours. For example, assume John Smith earns one day of sick leave per month under his employer’s sick leave accrual policy while working an extended shift of 12 hours per day and he accrues 12 hours of sick leave each month. When his employer certifies his unused sick leave on his retirement application (Form 6), for each 12 hours of eligible unused sick leave, his employer should report one day of unused sick leave, rather than 1.5 days.

  In another example, assume Mary Brown earns one day of sick leave per month while working 7.5 hours per day and accrues 7.5 hours of sick leave.
Section 7: Adding to Your Creditable Service

each month. When her employer certifies her unused sick leave on her Form 6, for each 7.5 hours of eligible unused sick leave, her employer should report one day of unused sick leave.

Sick leave is used to increase your creditable service, but it cannot be used to meet the minimum qualifications for a disability retirement benefit, deferred benefit or the Survivor’s Alternate Benefit. You may use your sick leave to complete 30 years of service regardless of age. You may also use the portion of your sick leave you earned as an officer to complete 15 years of service after age 50 or five years of service as an officer after age 55.

- Military Service

You may receive retirement credit for up to five years of qualifying military service at no cost if you were an eligible LGERS member when you entered active duty, and:

- You returned to employment for 10 or more years with the same LGERS employer after discharge from the military, or
- You returned to LGERS membership service within the time limit mandated by federal law for reporting back to work and meet all of the following requirements:
  - You did not provide written notice of intent not to return to work after military service.
  - You are not eligible for benefits from any other retirement plan based on this service.
  - You purchased your LGERS withdrawn service credit, if any.

Your LGERS employer is required to pay the employer and employee contributions to LGERS for the full period of your military service under the above provisions if you return to work within two years after your earliest military discharge date.

If you are ineligible for free credit under these rules, you may be eligible to buy credit for your first period plus later required periods of active duty by making a lump-sum payment.

To be eligible to purchase military service credit, you must have contributed to LGERS for five years. Your cost will be equal to the full actuarial liabilities created from the additional credit purchased.

If your military service is creditable in another retirement system, generally you will not be eligible to purchase credit in LGERS.

- Withdrawn Service

If you have ever received a refund of your contributions from LGERS, TSERS, or the former Law Enforcement Officers’ Retirement System, you may be eligible to purchase, with a lump-sum payment, in LGERS, the amount of creditable service you lost when you received your refund.

Before you are eligible to pay for this service, you must be rehired and contribute to LGERS for five years or have a combination of five years of current membership service in CJRS, LRS, TSERS or LGERS.
Section 7: Adding to Your Creditable Service

Your cost, which must be paid in a lump sum, will be equal to the amount of contributions withdrawn plus interest at 6.5 percent compounded annually from the year of withdrawal to the year of repayment. In addition, you will pay a $25 administrative fee.

- Purchasing Other Withdrawn Service

If you ever received a refund of your contributions from CJRS, LRS or TSERS, you may be eligible to make a lump-sum payment to purchase the amount of withdrawn creditable service in the system from which it was withdrawn.

Before you are eligible to pay for this service, you must have five years of current membership service in LGERS or in CJRS, LRS or TSERS, or have a combination of five years of membership service in any of these systems. This type of purchased service may be used to determine your eligibility for benefits in LGERS. However, only your creditable service in LGERS will be used in computing the amount of your LGERS benefit. Creditable service in any other system will be used to compute benefits from that system.

Eligible withdrawn service you purchase in LGERS or TSERS counts as creditable service, not membership service.

- Other Types of Service Purchases

In addition to withdrawn service and military service purchases, you may be eligible to purchase credit for the following types of service:

- Out-of-State Service
- Temporary Local and State Service
- Educational Leave
- Local Probationary or Waiting Period Service
- Workers’ Compensation Leave
- Part-Time Local and State Service
- Other Service with a Local Government
- Service with the Federal Government
- Federally-funded Public Community Service in North Carolina
- Omitted Service

Any service that was forfeited due to a felony conviction cannot be repurchased. See p. 7 for information about forfeiting eligibility based on criminal offenses. For detailed information about the eligibility requirements for purchasing creditable service, please see the applicable purchase form found in the forms section of ORBIT.

- Rollovers to Purchase Retirement Credit

We will accept pre-tax money from an eligible retirement plan or an eligible IRA via rollover or in-service, plan-to-plan transfer to purchase creditable service. For more information and instructions, see Form 398 (Using a Distribution of Tax-Sheltered Savings to Purchase Retirement Credit), available in ORBIT.
Section 8: NC 401(k) and NC 457

Are you starting to think about how to generate retirement income from your NC Total Retirement Plans 401(k) and 457 Plans supplement savings? Your account savings can help in many ways.

- **Get the big picture.** Learn more about your retirement resources and benefits by viewing your myNCRetirement Statement in ORBIT.

- **Consider making a one-time contribution to the plan(s).** You can contribute additional compensation or payouts on a one-time basis, such as longevity, vacation and/or bonus leave payments. For more information, refer to our One-time Contribution Flyer found on NCPlans.prudential.com.

- **Roll over money into your plan account from another qualified retirement plan.** As long as you have a balance in the plan(s), you can roll money into your NC 401(k) and/or NC 457 Plan account. To learn more, check out our Rollover Brochure at NCPlans.prudential.com. Consider these advantages:

<table>
<thead>
<tr>
<th></th>
<th>Consolidated into NC 401(k)/NC 457</th>
<th>Multiple Accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Money remains tax deferred</td>
<td>✔</td>
<td>✔</td>
</tr>
<tr>
<td>Avoid taxes and penalties</td>
<td>✔</td>
<td>✔</td>
</tr>
<tr>
<td>Convenience</td>
<td>✔</td>
<td>✔</td>
</tr>
<tr>
<td>Lower Costs</td>
<td>✔</td>
<td></td>
</tr>
<tr>
<td>Easier to maintain proper asset allocation: access to GoalMaker</td>
<td>✔</td>
<td></td>
</tr>
<tr>
<td>Strong oversight of fund managers and fees from the Supplemental Retirement Board of Trustees</td>
<td>✔</td>
<td></td>
</tr>
<tr>
<td>Additional fees</td>
<td>✔</td>
<td>✔</td>
</tr>
</tbody>
</table>

**Be careful! Others may encourage you to roll your balance out, but if you do, you will likely pay much higher fees and lose the high-quality features and strong oversight of the Supplemental Retirement Plan Board of Trustees.**

- **Meet for personal, confidential help.** Find your NC Total Retirement Plans retirement education counselor by calling 1-866-NCPlans or visit NCPlans.prudential.com.

- **Consider the Transfer Benefit, also known as NC Lifetime Income.** This allows you to make a one-time transfer of any portion of your eligible contributions, not including Roth contributions and earnings, from your NC 401(k) and/or NC 457 Plan to LGERS and receive the balance as monthly income. There are many factors you should consider before taking advantage of this option – This benefit may not be for everyone. Visit the Transfer Benefit Estimator in ORBIT and www.NCLifetimeIncome.org for more information. There is a one-time fee of $100 for this option.
Section 9: Income Tax

Beginning July 1, 1982, if your employer adopted a resolution to have your contribution made as a before-tax basis, your contributions have been tax-deferred. This means your contributions are deducted from your pay before taxes are calculated, and you pay taxes on them when you begin receiving monthly retirement benefits or if you elect a refund of your contributions. The following is a brief outline of current tax laws as they apply to LGERS benefits. However, because tax laws often change, we recommend you consult your tax advisor for more information.

Retirement and Disability Retirement Benefits

After you retire, each January we will send you a Form 1099-R, which is similar to Form W-2 (Statement of Income and Tax Withheld), which you received annually while you were employed. The 1099-R shows the amount of your retirement benefits, the taxable portion (if any) of those benefits, the amount of tax withheld (if any), and other related information. We also send copies to the Internal Revenue Service and the North Carolina Department of Revenue. Therefore, you should report your retirement benefits on your federal and North Carolina tax returns regardless of whether you owe any income tax.

Federal Income Tax

Part of your retirement benefit may not be subject to federal income tax because the tax was withheld while you were working. Included in the non-taxable part of your retirement benefits are contributions you made before the date your employer adopted a tax sheltering resolution (if they have done so), and any non-rollover service purchases you made.

North Carolina Income Tax

If you are a North Carolina resident and have maintained five or more years of retirement service credit as of August 12, 1989, your LGERS retirement benefit is not subject to North Carolina income tax. If you do not have five years of maintained retirement service credit as of August 12, 1989, the taxable portion of your retirement benefit is subject to North Carolina income tax.

If you are not a resident of North Carolina, you may not owe North Carolina income tax on your LGERS retirement benefit. However, you may owe state income tax in the state where you live. Contact your tax advisor, the North Carolina Department of Revenue or the Department of Revenue in your resident state for information relative to your situation. NC Retirement Systems can withhold only North Carolina income tax. We cannot withhold any other state's income tax from your monthly benefit.

Guaranteed Refund and Return of Contributions

In January of the year after the year you received a refund, we will send you a Form 1099-R showing the amount of your refund, the taxable portion, the amount of tax withheld (if any), and other related information. We will also send copies to the Internal Revenue Service and North Carolina Department of Revenue.
Section 9: Income Tax

- **Federal Income Tax**

  You pay no federal income tax on after-tax purchase of service or on the amount you contributed before the date your employer adopted a tax sheltering resolution (if they have done so). However, the amount you contribute after the date your employer adopted a tax sheltering resolution (if they have done so), is subject to federal income tax. Also, all interest your contributions have earned is subject to federal income tax.

  Federal income tax laws require withholding from the taxable portion of your refund unless that portion of your refund is directly rolled over to an eligible IRA or eligible employer retirement plan that will accept your rollover. If you do not roll over the taxable portion of your refund directly to an eligible IRA or eligible employer plan that will accept your rollover, we will withhold 20 percent of the taxable portion of your refund for federal income tax purposes. Withholding is mandatory unless the taxable portion of your refund is directly rolled over.

  In addition to income tax, you may owe a 10 percent excise tax on the taxable portion of a refund received before your death, disability, or reaching age 59½. You can defer the income tax and avoid the 10 percent excise tax by rolling over the taxable portion of your refund to an eligible IRA or eligible employer plan. Consult the Internal Revenue Service, your attorney or your accountant for information relative to your situation.

- **North Carolina Income Tax**

  If you are a North Carolina resident and have maintained 5 or more years of retirement service credit as of August 12, 1989, your refund of LGERS contributions is not subject to North Carolina income tax. If you do not have five years of maintained retirement service credit as of August 12, 1989, the taxable portion of your refund is subject to having four percent withheld for North Carolina income tax.

**Active Death Benefits and Contributory Death Benefits**

Generally, your beneficiary pays no income tax on the lump-sum death benefit for active employees or the $10,000 Contributory Death Benefit for Retirees, which are treated as life insurance benefits for tax purposes.
Section 10: Returning to Work After Retirement

If you work in any capacity for an employer under LGERS after you have officially retired and are receiving monthly benefits, you will be subject to the return-to-work provisions described below. These provisions may limit your earnings or require you to re-enroll as a contributing member of LGERS.

You will be subject to return-to-work provisions based on the nature of the particular work you perform for a LGERS employer, regardless of your job classification or your technical employment status (which may include being assigned to work for a LGERS employer by a private company such as a temporary staffing agency).

One-Month Break in Service Required

You must complete separation from active service with no intent or agreement, express or implied, to return to service and begin receiving monthly retirement benefits. You must perform no work for a participating LGERS employer, including part-time, temporary, substitute, or contract work at any time during the same month immediately following the effective first day of retirement. If you return to work before the required one-month break, then you will be required to pay an amount that is calculated based on one of the following conditions:

- You will be deemed to have retired the month after the month you performed services for the employer and repay all retirement benefits received until that date (the new retirement date must be after you have satisfied a one-month break in service); or
- You will be required to make a lump sum payment to LGERS equal to three times the compensation earned during the month immediately following the effective date of your retirement.

You will be required to pay the lesser of these two amounts as determined by the retirement system. If you return to active LGERS membership during the month of your effective date of retirement, your LGERS benefit will be cancelled retroactively to your retirement date, and you will be required to repay all retirement benefits received since your retirement date.

Working After a One-Month Break With a LGERS Membership

After the required one-month break, you may return to work in a position that requires membership in LGERS. Your retirement benefit will be suspended on the first day of the month following the month of your reemployment, and you will again become a contributing LGERS member in the month in which you are restored to membership service.
Section 10: Returning to Work After Retirement

If you return to service and contribute to LGERS for at least three additional years, at the time you end your second period of employment, you can choose one of the following options for your benefit:

- You can combine your service from your first and second periods of employment to create one (generally larger) monthly retirement benefit. You can change the retirement payment plan and/or beneficiary you selected at the time of your original retirement. If you selected Option 4 for your first retirement, we must actuarially adjust benefits when you retire again.
- You can re-instate your first retirement account and withdraw your contributions only from your second account.

If you return to service and contribute to LGERS for fewer than three additional years, at the time you end your second period of employment, your first retirement benefit will be re-instated. You can choose one of the following options for your second retirement account:

- You can apply to receive a second (generally smaller) monthly benefit based on your second period of employment.
- You can withdraw your contributions from your second account.
- You can leave your second account open.

After a one-month break, if you return to work with an LGERS employer in a position that is not eligible for LGERS membership, your earnings will be restricted to the greater of the following:

- $33,560 (2019 amount)
- 50 percent of your gross 12-month pre-retirement salary (excluding termination payments)

The dollar figure is adjusted annually according to the Consumer Price Index. These earnings restrictions apply for the 12 months immediately following your retirement and for each calendar year following the year of retirement.

1,000 Hour Rule After the One-Month Break

After a one-month break, if you are regularly employed as an employee of a LGERS employer in a regular position that requires at least 1,000 hours of work in a calendar year,

- You are required to be a contributing member of LGERS, and your monthly retirement benefit will be suspended.
Section 10: Returning to Work After Retirement

- You will not be a contributing member of LGERS if your work is considered “temporary employment,” meaning employment for a limited term which does not exceed 12 consecutive months on a non-recurring basis for an LGERS employer or “statutorily required interim employment,” meaning employment as an interim city or county manager for a period that does not exceed 12 months on a non-recurring basis.

You may be assessed an overpayment if you are not in compliance with the guidelines above.

Exceeding Your Earnings Limitations

If you exceed your earnings limitations, your retirement benefit will be suspended on the first day of the month following the month in which you exceeded the limit for the remainder of the calendar year. Your retirement payment will start again on January 1 of the year after your benefit is suspended. If your earnings exceed the allowable amount in the month of December, your benefit will not be suspended.

Overpayments

An overpayment of benefits means you are receiving a larger benefit than you are entitled to receive. Statutory provisions require us to recover overpayments. This includes, but is not limited to, the following methods of recovery:

- Deductions from a monthly benefit
- Monthly payment remittal
- Lump-sum payments
- Intercept tax refunds from the North Carolina Department of Revenue and North Carolina Education Lottery winnings
- Deductions from an active payroll check (required if you are employed by an LGERS employer and have received an overpayment from LGERS)

After Receiving Disability

If you are in receipt of a monthly disability retirement allowance from LGERS and accept public or private employment, you may earn on an annual basis, up to the difference between your highest consecutive 12 months of salary in the 48 months preceding your disability retirement date and the amount of your annual disability retirement benefits, without affecting your disability retirement benefit. If you earn more than this amount, your disability retirement benefit will be reduced dollar-for-dollar by the amount of your excess earnings. The amount you are allowed to earn is adjusted each January by any increase in the annual national Consumer Price Index.

For additional information, please see the Disability section on our website at www.MyNCRetirement.com.

Election Day Service

Legislation enacted in 2018 clarifies that service to a county board of elections on Election Day does not interrupt payment of the Special Separation Allowance. See p. 31. However, the rules described in this section still apply to your LGERS benefit, because your LGERS benefit is different from the Special Separation Allowance.
NC 401(k) Plan

As a law enforcement officer, you are automatically a member of the NC 401(k) Plan. Your employer pays an amount equal to 5 percent of your salary into your account in the Plan, and you may elect to make additional contributions. You decide how the contributions in your account are invested and also how you want to receive the contributions when you separate from employment.

As a law enforcement officer, you may, at retirement, elect to transfer eligible contributions, not including any Roth after-tax contributions, from the NC 401(k) Plan to LGERS and be paid an additional monthly benefit from LGERS based on your transferred balance.

The Retirement System has hired Prudential Retirement to administer the NC 401(k) Plan and they can give you further details about the plan. Their toll-free telephone number is 1-866-627-5267, and their website address is www.NCPlans.prudential.com.

Separate Insurance Benefits Plan

The Separate Insurance Benefits Plan provides certain temporary disability and death benefits to qualified active and retired law enforcement officer participants.

You are eligible to become a participant on your date of hire if you are a law enforcement officer employed by the state or any political subdivision of the state and:

- have the full power of arrest with the primary duty of enforcing criminal laws,
- are charged with the detection and prevention of crime, or
- serve civil processes.

The benefits under the plan are:

- Accident and sickness insurance
- A death benefit of $5,000 for participants in active service (while being paid salary)
- A death benefit of $4,000 for participants who are eligible former officers
- Accidental line-of-duty death benefit of $2,100

Payments due to accidental injury or sickness will be payable to the participant or his/her legal representative. Payments due to death will be payable to the surviving spouse, if any, or otherwise to the estate of the participant unless the participant had designated, in writing, since January 1, 1986, another person or persons as beneficiary(ies) and had filed this designation with the retirement system.
When you stop work as a law enforcement officer, you will end your participation in the plan unless you:

- Have 20 or more years of service as a law enforcement officer.
- Are receiving disability retirement benefits from any state-administered retirement system.

Neither you nor your employer pays anything to this plan for the benefits.

The Board of Trustees selects the company that provides the accident and sickness insurance, and the policy is presently carried with the Hartford Insurance Company. Their toll-free telephone number is 1-888-232-5340.

**Other Death Benefits**

The death benefit under this plan is administered by the Retirement Systems Division.

You may also be entitled to additional benefits, such as:

- A line-of-duty death benefit of $100,000 which is administered jointly by the North Carolina Industrial Commission and the Department of State Treasurer.

- A line-of-duty death benefit from the federal Public Safety Officers' Benefits Program, Bureau of Justice Assistance, United States Department of Justice.

Additional information is available from your employer or one of the above agencies.

**Special Separation Allowance**

As a law enforcement officer, if you retire on a service retirement allowance (i.e., 30 years of creditable service at any age, or age 55 with at least five years of credit as a law enforcement officer) you may be eligible for a monthly separation allowance payable until you reach age 62, or until you return to any employment with local government. Other conditions apply.

Contact your employer for details, since your employer is responsible for making all determinations of eligibility and for making these benefit payments when they become payable.
Section 12: Disability Retirement Benefits

You become eligible to apply for disability retirement benefits after five years of creditable service if you become totally and permanently disabled for your job, as approved by the Medical Review Board. If your disability is the result of injuries incurred while you were performing your duty as an officer, you are eligible to apply for disability retirement regardless of the amount of your creditable service.

Your disability benefit under the maximum allowance is calculated using the same formula as a service retirement benefit and you may choose any payment option except Option 4. See pages 16-17 for descriptions of retirement payment plans. If you choose a survivorship option, it will be calculated using disability reduction percentages.

Your average final compensation is calculated as of your disability retirement date, but creditable service is counted as though you continue working to the earliest date you would have qualified for an unreduced service retirement allowance, whether it be age 55, or with 30 years of service.

If you die after you have filed an application for disability retirement but before its effective date, and you have otherwise met all requirements for disability retirement benefits, your beneficiary may elect to receive a monthly retirement allowance provided by Option 2, instead of a return of your retirement contributions and interest, provided you have only one eligible beneficiary for the return of contributions living at the time of your death.
### Death Benefits

#### Active Employee Death Benefits

Although LGERS’ primary purpose is to provide retirement income, we recognize that some employees will not live to enjoy their retirement benefits. For that reason, LGERS protects your beneficiary(ies) should you die before retiring with the death benefits described below.

- **Return of Contributions**

  After your death, your beneficiary will receive a return of your contributions plus interest at four percent compounded annually on your prior-year ending balance, through your date of death. This is a lump-sum payment. If you meet certain eligibility requirements, a monthly Survivor’s Alternate Benefit may be paid to your beneficiary instead of a return of contributions if you have only one eligible beneficiary living at the time of your death.

- **Survivor’s Alternate Benefit**

  Provided you have not retired, the monthly Survivor’s Alternate Benefit may be payable if you have only one eligible beneficiary for the return of your contributions living at the time of your death and you die while in active service or within 180 days of your last day of service after meeting one of the following conditions:

  - You complete 20 years of creditable service (not including credit for unused sick leave) regardless of age.
  - You reach age 50 with 15 years of creditable service as a law enforcement officer.
  - You reach age 55 with five years of creditable service as an officer.
  - You complete 15 years of creditable service as an officer if killed in the line of duty.

  If you do not meet one of these conditions, your beneficiary(ies) will be able to receive only a return of your contributions.

  The Survivor’s Alternate Benefit does not apply if you have two or more eligible principal beneficiaries for the return of contributions living at the time of your death, if your estate or living trust is your eligible beneficiary at the time of your death, or if you have retired.

  This lifetime monthly benefit payable to your beneficiary equals the amount you would have been entitled to receive under Option 2 had you survived and retired on the first of the month following your death.

- **Lump-Sum Death Benefit for Active Employees**

  If you die while still in active service after one year as a contributing member, your beneficiary will receive a lump-sum payment equal to your highest salary for 12 consecutive months during the 24 months before
you die. The lump-sum payment will be at least $25,000 but no more than $50,000 and is also paid if you die within 180 days of your last day of service, provided you have not withdrawn your contributions. The death benefit is in addition to any other benefits to which your beneficiary(ies) may be entitled. For this death benefit, you may name the same or a different beneficiary(ies) than the one(s) you named to receive the return of contributions.

If you are a public safety worker and are killed in the line of duty, your beneficiary may also be entitled to a $100,000 line-of-duty death benefit. This lump-sum benefit is administered jointly by the North Carolina Industrial Commission and the Department of State Treasurer.

Retiree Death Benefits

If you die within 180 days of your last day of service, and meet all eligibility requirements, the lump-sum death benefit for active employees described above will be payable. Other retiree death benefits may also be payable as described below.

- Guaranteed Refund

You are automatically eligible for the Guaranteed Refund when you choose a payment option. Under the Guaranteed Refund provision, if you and your monthly survivor beneficiary (if any) both die before the total of all monthly payments equals the amount of your contributions and interest, the balance of your contributions and interest will be paid in one lump sum to another beneficiary(ies).

The Guaranteed Refund also covers any purchases you made for additional creditable service after retirement. You may name one or more beneficiaries for the Guaranteed Refund, and you may change your beneficiary selection(s) as often as you like. However, the beneficiary you choose for the Guaranteed Refund cannot be the same as your monthly survivor beneficiary.

- Optional $10,000 Contributory Death Benefit

When you retire, we will mail you a Form 333 (Choosing the Contributory Death Benefit for Retired Members). To enroll, you must make your election within 60 days of the effective date of your retirement. If you enrolled in the optional $10,000 Contributory Death Benefit for Retired Members and your death occurs on or after the first day of the month following the 24th month of coverage, a lump-sum payment of $10,000 will be paid to your designated beneficiary(ies). If no beneficiary has been designated, the benefit will be paid to your spouse, or legal representative if you are not survived by a spouse. If your death occurs before the first day of the month following the 24th month of coverage, the amount payable will be equal to your premiums plus interest.

- Continuation of Monthly Benefits under Survivor Options

If you choose one of the survivor options (Options 2, 3, 6-2 and 6-3), your survivor beneficiary will receive a monthly lifetime benefit after your death.

**NOTE:** During the month a retiree or beneficiary dies, the legal representative of the deceased retiree or beneficiary is entitled to a full check for the month the death occurred. It is a Class 1 Misdemeanor for a person to fraudulently receive the retirement benefit of a deceased retiree or beneficiary after the recipient's death.
Section 14: Administration and Funding

● Administration

LGERS is administered by the Board of Trustees, whose members are:

State Treasurer Dale R. Folwell, CPA, Chair
  Clee Atkinson
  Lentz Brewer
  Allen Buansi
  David Dear
  Vernon Gammon
  Kevin Gordon
  Brenda Howerton
  Aaron Meredith
  Mark Johnson
  Greg Patterson
  Sally Sandy
  Ashley Wooten

● Assets

The State Treasurer is the custodian of LGERS assets and serves as the Chief Investment Officer.

Equity assets (e.g., common stock, preferred stock, and debentures convertible into common stock) are invested in conjunction with policies adopted by the Investment Advisory Committee. Committee members are:

State Treasurer Dale R. Folwell, CPA, Chair
  John Aneralla
  Lentz Brewer
  Loris Colclough
  David Hartzell
  Michael Mebane
  Greg Patterson

● Disability Determination

The Medical Review Board determines eligibility for disability benefits. Board members are:

Dr. Robert H. Fleming
  Dr. Robert Gaddy
  Dr. Stephen N. Lang
  Dr. Bobby Sellers
  Dr. Nathaniel L. Sparrow
Section 14: Administration and Funding

- **Future of the System**

  The state expects to continue the Local Governmental Employees’ Retirement System indefinitely; however, because future conditions are unforeseeable, the North Carolina General Assembly reserves the right to modify the provisions of the system.

- **System Documents**

  This handbook summarizes the main features of the Local Governmental Employees’ Retirement System of North Carolina. The official text governing the operations of the system and the payment of all benefits is found in [Chapter 128 of the General Statutes](#) and [Title 20 of the North Carolina Administrative Code](#).

- **Contributions**

  Members currently contribute 6 percent of gross salary each month to LGERS.

  Employers contribute an actuarially-determined percentage of the gross payroll of members each month to LGERS for benefits.

- **Funded Status & Ratio**

  The Local Governmental Employees’ Retirement System has received several awards and recognitions for being a well-funded pension system. S&P Global named the NC Total Retirement Plans as one of the Top 5 Best Funded in the country in 2017. We continue to be labeled as “actuarially sound” because of the consistent use over the years of:

  - Actuarial assumptions based on experience
  - An approved actuarial funding method
  - The recognition of all promised benefits in the actuarial liabilities

  A generally accepted measure of the soundness of any retirement system is to relate the total assets to the total accrued liabilities. This determines the funded ratio or percentage of the system. The total of the accrued liabilities is found by adding the total assets and the unfunded accrued liabilities. The following page shows the assets and unfunded liabilities for the past several years, as of December 31 of each year and the funded ratio of the Local Governmental Employees’ Retirement System (the percentage of the assets to the total accrued liabilities).
### Accrued Liabilities

<table>
<thead>
<tr>
<th>Year</th>
<th>Funded</th>
<th>Unfunded</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017</td>
<td>$25,520,733,159</td>
<td>$2,225,134,471</td>
</tr>
<tr>
<td>2016</td>
<td>$24,424,927,820</td>
<td>$1,228,678,168</td>
</tr>
<tr>
<td>2015</td>
<td>$23,649,311,273</td>
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<tr>
<td>2014</td>
<td>$22,682,380,725</td>
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</tr>
<tr>
<td>2013</td>
<td>$21,498,147,032</td>
<td>$39,666,249</td>
</tr>
</tbody>
</table>

*Note: Figures are in USD.*
The North Carolina Department of State Treasurer created ORBIT to allow members convenient access to their retirement account information 24 hours a day, seven days a week. This secure site enables you to view your personal information, account information and other relevant details specific to your retirement system account.

In ORBIT, active employees are able to:

- Retire online
- View contribution history
- View service credit history
- View retirement estimates
- Designate beneficiaries
- View service purchase cost estimates
- View NC 401(k)/NC 457 Plan Transfer Benefit estimates
- View myNCRetirement Statements

Retirees are able to:

- Maintain direct deposit
- Maintain tax withholdings
- View and download 1099-R tax forms
- Generate income verification letters
- Update their contact information

To access ORBIT, go to our website at [www.MyNCRetirement.com](http://www.MyNCRetirement.com), click on the ORBIT icon and follow the instructions to log in to your personal ORBIT account.

1. Register for ORBIT via the Register button on the login page
2. Follow the prompts for registration
3. Access ORBIT using the User ID and Password that you created
Section 15: Resources and Contacts

Web-Based Resources

Visit our website to:

- View and download retirement benefits handbooks
- See Frequently Asked Questions
- Learn about North Carolina Total Retirement Plans – NC 401(k) and NC 457 Plans
- Review the retirement checklist
- Use our service purchase estimator
- Use our benefit estimators
- Learn about retirement planning resources
- Log into your personal ORBIT account

Contact Us

Toll-free 1-877-627-3287 (1-877-NCSECURE)
Fraud and Abuse Hotline 1-855-903-7283
retfraud@nctreasurer.com

Local Governmental Employees’ Retirement System
Department of State Treasurer
3200 Atlantic Avenue
Raleigh, North Carolina 27604

Office visits scheduled by appointment only. Please call or email our office to schedule an appointment.

nc.retirement@nctreasurer.com
https://www.facebook.com/MyNCRetirement
**Section 16: Glossary of Terms**

**Actuary:** A business professional with expertise in the fields of economics, statistics and mathematics who compiles and analyzes statistics in order to calculate financial risks and reserves.

**Average final compensation:** The average of your salary during your four highest-paid years in a row.

**CJRS:** Consolidated Judicial Retirement System

**Consumer Price Index:** A national measure of increase in the cost-of-living from one year to the next.

**Creditable service:** The total of all service credit that counts toward retirement.

**LGERS:** Local Governmental Employees’ Retirement System

**LRS:** Legislative Retirement System

**Membership service:** Service you earned while an active employee contributing to LGERS that has not been withdrawn.

**ORBIT:** The secure website for maintaining your retirement account

**Overpayment:** Payment to a benefit recipient in excess of what the benefit recipient is entitled to receive.

**Retirement:** Retirement marks the beginning of monthly retirement benefits and the complete separation from active service for vested employees with no intent or agreement, express or implied, to return to service.

**Statutorily-required interim employment:** Employment as an interim city or county manager for a period that does not exceed 12 months on a non-recurring basis.

**Temporary employment:** Employment for a limited term which does not exceed 12 consecutive months on a non-recurring basis for an LGERS employer.

**TSERS:** Teachers’ and State Employees’ Retirement System

**Vesting:** Having the right, after you have a minimum of five years of LGERS creditable service, to apply for lifetime monthly retirement benefits once you meet all retirement eligibility requirements, provided you do not withdraw your contributions.