Dear Participant:

A participant in the Annuity Plan may receive payment of his/her account balance under the following circumstances:

- At retirement
- Upon receipt of a **Social Security Disability Award** (Include copy of "Notice of Award" letter)
- Six months of continuous entitlement to a California, Nevada, or Utah **unemployment benefit**, whichever is applicable (include copy of unemployment pay stubs or claim payment history)
- Six months of continuous entitlement to a California, Nevada, or Utah **disability or worker's compensation** benefit, whichever is applicable (include copy of SDI or WC payment history record)
- Six months of continuous entitlement to any **combination of unemployment and disability benefits** from California, Nevada, or Utah (include copy of unemployment claim record, SDI or Workers' comp. payment history record)
- When he/she has worked **less than 300 hours in covered employment in the last two full plan years** (plan year = January through December)
- **Death** (payment to beneficiary)

For your use, we have enclosed an application, payment option form and withholding form. If you feel that you are entitled to receive money from your account, please complete these forms and return them to the Trust Fund office in the envelope enclosed.

ALL FORMS MUST BE COMPLETED AND RETURNED BEFORE PAYMENT CAN BE MADE

If your application is approved, payment of your account balance, plus interest, will be made approximately 30 after its receipt.

If you have any questions, please contact this office.

Sincerely,

Trust Fund Office Annuity Department (800) 251-5014

THIS FORM MUST BE COMPLETED

APPLICATION FOR BENEFITS

INSTRUCTIONS:

Please PRINT.

Be sure to sign and date the application.

Mail the completed forms in the envelope provided.

INCORRECT OR INCOMPLETE INFORMATION MAY DELATY PAYMENT OF YOUR BENEFIT.

1. NAME(Last)	(First)	(Middle)	() Telephone Number	
2. ADDRESS				
3. DATE LAST WORK	(ED	4.	SOCIAL SECURITY #	
5. DATE OF BIRTH(PROVII	DE PROOF OF AGE; SEE	ENCLOSED "INSTRUCTIONS	 CONCERNING PROOFS OF AGE" FOR A LIST	OF ACCEPTABLE ITEMS
			DIVORCED [] DIVORCED & REMAR	
If <u>divorc</u> Marital S	ed, include complete of ettlement Agreement(of your Marriage Certifica copy of the Final Judgemer s) attached to the Final Jud opy of your spouse's Deat		mplete copy of any
SPOUSE'S NAME: (If	legally married)		DATE OF MARRIAGE	
SPOUSE'S SOCIAL S	SECURITY #		BIRTHDATE	
marriage (or a separation of the separation of t	s" please attach a copy	of the judgement or order to	o your application.	
[] Retirement	[]Recei	pt of Social Security Disab	ility Benefits (Provide Notice of Award Lette	er from SSA)
[] 6 Months o	f continuous receipt of	State Unemployment, Wo	rkers' Comp., or Disability Benefits (attac	ch Proof)
		he last two consecutive pla within the territorial jurisdic	n years of the type of kind of work that c tion of the union.	ould be covered by a
8. DATE YOU REQUE	EST DISTRIBUTION T	O BE MADE:		
9. FORM OF PAYME	NT [] Lump S	sum []C	Other – refer to Article 3 of the Summa	ry Plan Description
true to the best of my k shall have the right to r	nowledge and belief. I ecover any payments n	understand that a false state	ineers. I certify under penalty of perjury the ement may disqualify me for Annuity benef se statement. I acknowledge that I have rea	fits, and that the Trustees
SIGNATURE			DATE	

PROOF OF AGE MUST BE PROVIDED

OPERATING ENEGINEERS ANNUITY PLAN

INSTRUCTIONS CONCERNING SUBMISSION OF PROOF OF AGE

Proof of you age will be required before any benefits can be permitted. If you are married, it is also required that you provide your spouse's proof of age and a copy of your Marriage License.

The acceptable proofs of your age are listed below in two groups. Submit a <u>copy of ONE (1)</u> of the proofs listed in <u>Group A</u>. If you have it, or can possibly obtain it, since this class of proof of age is the more convincing. For example, in most instances, your Birth Certificate would be the best evidence.

If you cannot submit a proof in the group classification, submit **copies of TWO (2)** of the proofs listed in **Group B**. You are cautioned; however that Naturalization papers, United States passports and Immigration papers may not be copied. If you are submitting any of these, you must send the original document. It will be returned to you via certified mail.

*Additional proofs of age may be requested if the documents you submit do not constitute proof of your age.

Group A	Group B
1.Birth Certificate (Best proof in most instances)	1. Military Record.
 A Baptismal Certificate or a statement as to the Date of Birth shown by a church record, certified by the custodian of such record. 	2. Passport (Copy is acceptable).
3. Notification of Registration of Birth in a public registry of vital statistics.	School records, certified by the custodian of such record.
Certification of Record of age by the U.S. Census Bureau.	Vaccination record, certified by the custodian of such record.
5 . Hospital Birth record, certified by the custodian of such record.	5 . An insurance policy which shows the age or date of birth.
6. A foreign government record.	6. Marriage records showing date of birth or age. (Application for Marriage License or church record, certified by the custodian of such record, or Marriage Certificate).
7. A signed statement by the physician or mid-wife who was in attendance at birth, as to the date of birth shown on their records.	Other evidence such as signed statements from persons who have knowledge of the date of birth.
8. Naturalization Record (Copy not permitted: submit original).	8 . Letter from Social Security stating your date of birth as shown on its records.
9. Immigration Papers (Copy not permitted: submit original).	
10. State issued Identification Card or Driver License, which shows the age or date of birth.	

THIS FORM MUST BE COMPLETED

LUMP SUM PAYMENT

Your check may include interest on your balance. I understand the Plan provision for a lump sum payment and I will accept this single lump sum payment as final and understand that it is in lieu of all benefits under the Plan, present and future, PARTICIPANT'S SIGNATURE DATE SIGNED SOCIAL SECURITY NUMBER SPOUSE'S SIGNATURE DATE SIGNED SOCIAL SECURITY NUMBER CONSENT OF SPOUSE (IF MARRIED) I hereby consent to the requested distribution, recognizing that the distribution involves property in which I may claim a community or other interest. SPOUSE'S SIGNATURE DATE SIGNED SOCIAL SECURITY NUMBER NOTARIZATION (FOR CONSENT OF SPOUSE) State of ______) County of ______) On ______, before me, _____, Notary Public, Personally appeared ______, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of _____ that the foregoing paragraph is true and correct. WITNESS my hand and office seal.

Notary's Signature

THIS FORM MUST BE COMPLETED

ANNUITY PLAN OF THE PENSION TRUST FUND FOR OPERATING ENGINEERS ROLLOVER ELECTION FORM

ATTENTION: BEFORE COMPLETING THIS FORM YOU SHOULD READ THE SPECIAL TAX NOTICE REGARDING PLAN PAYMENTS CAREFULLY. YOU MAY ALSO WISH TO CONSULT YOUR TAX ADVISOR BEFORE MAKING THIS ELECTION.

	Social Security Number		e	Participant's Name
				Street Address
	Participant's Signature	Zip Code	State	City
irement plan (if it accepts in IRA or other retirement pla ithholding does not increase	llover distribution", you may elect to RA) or to another qualified retireme bution transferred directly to an IRA Federal Income taxes. This withholf for further information on direct roll the Plan has given you).	al Retirement Accour an eligible rollover di rcent of the payment income tax you owe ling Plan Payments th	sferred to an Individua I choose not to have a red to withhold 20 per I credited against any Special Notice Regard	distribution transfrollovers). If you the Plan is require taxes, but will be please read the S
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irement plan (if it accepts in IRA or other retirement platithholding does not increase at rollovers and withholding, ay me the full amount of my ber	RA) or to another qualified retireme bution transferred directly to an IRA Federal Income taxes. This withholf or further information on direct roll the Plan has given you). Ever of your annuity payment: ther qualified retirement plan. Pay me	al Retirement Accour an eligible rollover dis reent of the payment income tax you owe. ling Plan Payments the ot you elect a direct roll any payment to an IRA of noome taxes as require	sferred to an Individual choose not to have a red to withhold 20 per credited against any special Notice Regard andicate whether or not reant to rollover any of more percent for Federal I rollover my payment directions of the rollover my payment directions of the rollover my payment directions on	distribution transic rollovers). If you the Plan is require taxes, but will be please read the Second to in the Lambda of the La



If you elect a dire roll over can be r		provide all of the follo	wing information.	Until you provide this information, no dire	
Name of IRA Trustee or Qualified Retirement Plan			Account Number		
Mailing Address					
City	State	Zip Code			
If you elected a c	direct rollover of all or	part of your benefits,	please read and s	ign the following statement:	
Retirement Annu trustee of the IRA	uity, or a qualified reti A or qualified plan wil	rement plan that accep	ots rollovers. I und of the Annuity Pla	lividual Retirement Account, an Individual derstand that payment of my benefits to the n of the Pension Trust Fund for Operating penefits so paid.	
Signature			Date	9	
signature guaran	ntee, and the original	form below with a med	allion signature m	0.00 or more – A Notary is not a medallion nust be provided. You can obtain a medallio ings bank, credit union, or broker-dealer.	
Please place the	medallion signature	guarantee in the space	below:		
Double in out of Circumstance	moture.		Data		
Participant's Sig	mature		Date		

Operating Engineers Annuity Plan and Hawaii Annuity Plan for Operating Engineers

30 - DAY NOTICE WAIVER STATEMENT

Notice to Participant and Spouse

Federal Law requires that the Board of Trustees provide you with a written explanation of the effect of distribution under the Operating Engineers Annuity Plan. This written explanation must be provided to you no later than 30 days prior to processing your application for annuity distribution. The 30-day minimum is intended to give you and your spouse sufficient time to weigh your options. However, you may waive the 30-day period and receive your distribution sooner by completing the *30-Day Notice Waiver Statement* below.

After receiving this notice, you have at least 30 days to consider whether or not to have withdrawal directly rollover to another qualified plan and/or take a taxable distribution. If you do not wish to wait until this 30-day notice period ends, you may waive the notice period by completing this form.

If you waive the 30-day waiting period, then your distribution will be processed without the waiting period. Under the law you and your spouse have the right to consider your distribution options for at least 30 days to make your decisions, and no one can force you to receive payment sooner.

If you complete the waiver below, then for 7 days after you have been given this form, you may nonetheless revoke the waiver, change your mind and take additional time to consider your benefit options.

Please note that by signing this form you are officially waiving the notice period after this 7-day period has expired.

Participant and Spouse Waiver	
I,, have read understand that my spouse and I have the opportunity to co days after I am provided with the application for benefit. Be this period ends, I voluntarily elect to waive my right to delamake payment to me as soon as administratively possible provided to me. I understand that I may change my mind an	cause I wish to receive payments of my benefits before by payment for 30 days. Instead, I request that the Plan e after the 7th day of such forms and information are
Participant's Signature	Date
Spouse's Signature	Date

SPECIAL TAX NOTICE REGARDING PLAN PAYMENTS

This notice explains how you can continue to defer federal income tax on your retirement savings in the Operating Engineers Annuity Plan (the "Plan") and contains important information you will need before you decide how to receive your Plan benefits. Because Operating Engineers Annuity Plan cannot provide you with tax advice and tax rules are complex, you may wish to consult a qualified tax professional before you made a withdrawal decision.

Your Right to Waive the 30-Day Notice Period. After receiving this notice, you have at least 30 days to consider whether or not to have your withdrawal directly rolled over. If you do not wish to wait until this 30-day notice period ends before your election is processed, you may waive the notice period by making an affirmative election on the appropriate application indicating whether or not you wish to make a direct rollover. Your withdrawal will then be processed in accordance with your election as soon as practical.

YOUR ROLLOVER OPTIONS

You are receiving this notice because all or a portion of a payment you are receiving from the "Plan" is eligible to be rolled over to an IRA or an eligible employer plan. This notice is intended to help you decide whether to do such a rollover. The term "IRA" as used in this notice includes traditional IRAs and individual retirement annuities, and Roth IRAs or Roth individual retirement annuities. It does not include SIMPLE IRAs or Coverdell Education Savings Accounts. An "eligible employer plan" includes a plan qualified under section 401(a) of the Internal Revenue Code, including a 401(k) plan, profit-sharing plan, defined benefit plan, stock bonus plan, and money purchase plan; a section 403(b) tax sheltered annuity plan; and an eligible section 457(b) plan maintained by a governmental employer (governmental 457 plan).

Rules that apply to most payments from a plan are described in the "General Information about Rollovers" section. Special rules that only apply in certain circumstances are described in the "Special Rules and Options" section.

GENERAL INFORMATION ABOUT ROLLOVERS

How can a rollover affect my taxes?

You will be taxed on a payment from the Plan if you do not roll it over. If you are under age 59 ½ and do not rollover, you will also have to pay a 10% additional income tax on early distributions (unless an exception applies). However, if you do a rollover, you will not have to pay tax until you receive payments later and the 10% additional income tax will not apply if those payments are made after you are age 59 ½ (or if an exception applies).

Where may I roll over the payment?

You may roll over the payment to either an IRA (an individual retirement account or individual retirement annuity including Roths) or an employer plan (a tax-qualified plan, section 403(b) plan, or governmental 457(b) plan) that will accept the rollover. The rules of the IRA or employer plan that holds the rollover will determine your investment options, fees, and rights to payment from the IRA or employer plan (for example, no spousal consent rules apply to IRAs and IRAs may not provide loans). Further, the amount rolled over will become subject to the tax rules that apply to the IRA or employer plan. Please note that there are special tax rules that apply to Roth IRAs and Roth Individual Retirement Annuities.

How do I do a rollover?

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

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

If you do not do a direct rollover, you may still do a rollover by making a deposit into an IRA or eligible employer plan that will accept it. You will have 60 days after you receive the payment to make the deposit. If you do not do a direct rollover, the Plan is required to withhold 20% of the payment for federal income taxes. This means that, in order to roll over the entire payment in a 60-day rollover, you must use other funds to make up for the 20% withheld. If you do not roll over the entire amount of the payment, the portion not rolled over will be taxed and will be subject to the 10% additional income tax on early distributions if you are under age 59 ½ (unless an exception applies).

How much may I roll over?

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

- Certain payments spread over a period of at least 10 years or over your life or life expectancy.
- Required minimum distributions after age 70 ½ (or after death).
- Corrective distributions of contributions that exceed tax law limitations.
- After-tax contributions.

The Plan administrator or the payer can tell you what portion of a payment is eligible for rollover.

If I don't do a rollover, will I have to pay the 10% additional income tax on early distributions?

If you are under age 59 1/2, you will have to pay the 10% additional income tax on early distributions for any payment from the Plan (including amounts withheld for income tax) that you do not roll over, unless one of the exceptions listed below applies. This tax is in addition to the regular income tax on the payment not rolled over. The 10% additional income tax does not apply to the following payments from the Plan:

- Payments made after you separate from service if you will be at least age 55 in the year of separation
- Payments that start after you separate from service if paid at least annually in equal or close to equal amounts over your life or life expectancy (or the lives or joint life expectancy of you and your beneficiary)
- Payments from a governmental defined benefit pension plan made after you separate from service if you are a public safety employee and you are at least age 50 in the year of separation
- Payments made due to disability
- Payments after your death
- Corrective distributions of contributions that exceed tax law limitations
- Payments made directly to the government to satisfy a federal tax levy
- Payments made under a qualified domestic relations order (QDRO)
- Payments up to the amount of your deductible medical expenses
- Certain payments made while you are on active duty if you were a member of a reserve component called to duty after September 11, 2001 for more than 179 days.

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

If you receive a payment from an IRA when you are under age 59 ½, you will have to pay the 10% additional income tax on early distributions from the IRA, unless an exception applies. In general, the exceptions to the 10% additional income tax for early distributions from an IRA are the same as the exceptions listed above for early distributions from a plan. However, there are a few differences for payments from an IRA, including:

- There is no exception for payments after separation from service that are made after age 55.
- The exception for qualified domestic relations orders (QDROs) does not apply (although a special rule applies under which, as part of a divorce or separation agreement, a tax-free transfer may be made directly to an IRA of a spouse or former spouse).
- The exception for payments made at least annually in equal or close to equal amounts over a specified period applies without regard to whether you have had a separation from service.
- There are additional exceptions for (1) payments for qualified higher education expenses, (2) payments up to \$10,000 used in a qualified first-time home purchase, and (3) payments after you have received unemployment compensation for 12 consecutive weeks (or would have been eligible to receive unemployment compensation but for self-employed status).

Will I owe State income taxes?

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

SPECIAL RULES AND OPTIONS

If your payment includes after-tax contributions

After-tax contributions included in a payment are not taxed. You will receive a separate payment for the after-tax contributions. At this writing the Plan does not have the authority to allow a direct rollover of your after-tax contributions.

If you miss the 60-day rollover deadline

Generally, the 60-day rollover deadline cannot be extended. However, the IRS has the limited authority to waive the deadline under certain extraordinary circumstances, such as when external events prevented you from completing the rollover by the 60-day rollover deadline. To apply for a waiver, you must file a private letter ruling request with the IRS. Private letter ruling requests require the payment of a nonrefundable user fee. For more information, see IRS Publication 590, Individual Retirement Arrangements (IRAs).

If you were born on or before January 1, 1936

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

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

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

If you are not a plan participant

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

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

An IRA you treat as your own is treated like any other IRA of yours, so that payments made to you before you are age 59 ½ will be subject to the 10% additional income tax on early distributions (unless an exception applies) and required minimum distributions from your IRA do not have to start until after you are age 70 ½.

If you treat the IRA as an inherited IRA, payments from the IRA will not be subject to the 10% additional income tax on early distributions. However, if the participant had started taking required minimum distributions, you will have to receive required minimum distributions from the inherited IRA. If the participant had not started taking required minimum distributions from the Plan, you will not have to start receiving required minimum distributions from the inherited IRA until the year the participant would have been age 70 ½.

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

Payments under a qualified domestic relations order. If you are the spouse or former spouse of the participant who receives a payment from the Plan under a qualified domestic relations order (QDRO), you generally have the same options the participant would have (for example, you may roll over the payment to your own IRA or an eligible employer plan that will accept it). Payments under the QDRO will not be subject to the 10% additional income tax on early distributions.



Other special rules

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

You may have special rollover rights if you recently served in the U.S. Armed Forces. For more information, see IRS Publication 3, Armed Forces' Tax Guide.

FOR MORE INFORMATION

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