UNIVERSITY OF MISSOURI SYSTEM RETIREMENT PROGRAMS

Hybrid Retirement Plan SPD

Retirement, Disability, and Death Benefit Plan (Level Two) (RDD) Employee Retirement Investment Plan (ERIP)

Plan designs effective date January 1, 2025



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Retirement Program Introduction

Welcome to the University of Missouri System's Retirement Program. We are eager to make you aware of the retirement plans available, as they apply to you. This Hybrid Retirement Plan Summary Plan Description ("Hybrid Plan SPD") is a summary plan description describing benefits available to a certain subset of employees under two *University* retirement plans. This Hybrid Plan SPD describes benefits available under the following retirement plans:

- a defined benefit component describing benefits available to level two members of the University's Retirement, Disability, and Death Benefit Plan (the "DB Component of the Hybrid Plan") or RDD; and
- a defined contribution component describing benefits available to employees hired on or after October 1, 2012, but prior to October 1, 2019, under the *University's* Employee Retirement Investment Plan (the "DC Component of the Hybrid Plan") or ERIP.

Throughout this Hybrid Plan SPD, the term "DB Component of the Hybrid Plan" may be used to refer to provisions of the RDD plan document applicable to Level Two Members (as defined below and in the RDD), and the term "DC Component of the Hybrid Plan" may be used to refer to provisions of the ERIP plan document applicable to *eligible employees* hired or rehired between October 1, 2012, and October 1, 2019.

As warranted, you will receive supplemental information about the Hybrid Plan and other Retirement Program plans for which you are eligible. In the event of a conflict between this SPD and the actual component plan provisions, the actual component plan provisions will govern. Other summaries are available to provide an overview of other plans within the *University's* Retirement Program. A description of the Retirement Program plans and the summary documents that describe these plans follows.

The *University* hopes to sponsor the plans within its Retirement Program indefinitely but reserves the right to amend or terminate them at any time, to the extent permitted by law. If any material changes are made in the future, you will be notified.

Please review this summary carefully and share it with your family. It's important that you fully understand your benefits to make the most of them. Should you need additional information about a plan, you may refer to the RDD plan document online at http://www.umsystem.edu/ums/rules/collected rules/benefit/ch500 or you can contact your HR Generalist or the UM System Office of Human Resources Service Center using the contact information below to request a copy of the RDD and ERIP plan documents.

Columbia, Extension, System, Health Care and Retirees		Kansas City	
Office/Mailing	UM System Office of Human	Office/Mailing	University of Missouri Kansas City
Address:	Resources Service Center	Address:	Human Resources
	Old Alumni Center		226 Administrative Center
	1105 Carrie Francke Drive,		5115 Oak St
	Suite 108		Kansas City, MO 64112
Telephone:	(573) 882-2146	Telephone:	(816) 235-1621
Fax:	(573) 882-9603	Fax:	(816) 235-5515
E-mail:	hrservicecenter@umsystem.edu	E-mail:	<u>benefits@umkc.edu</u>
	Rolla	St. Louis	
Office/Mailing	Missouri University of Science and	Office/Mailing	University of Missouri St. Louis
Address:	Technology Human Resources	Address:	Human Resources
	113 Centennial Hall		1 University Boulevard
	300 W. 12 th Street		308 Woods Hall
	Rolla, MO 65409		St. Louis, MO 63121
Telephone:	(573) 341-4241	Telephone:	(314) 516-5805
Fax:	(573) 341-4984	Fax:	(314) 516-6463
E-mail:	benefits@mst.edu	E-mail:	<u>umslbenefits@umsl.edu</u>
<u>umurl.us/TR</u>			

Summary of the *University's* Retirement Program

The *University's* Retirement Program includes several retirement plan options. Your participation in these plans and the benefits you receive are dependent on when you were hired, or in some cases, rehired, by the *University*. Because your hire date determines your benefits under a specific plan, we have created this summary based on benefits available to you based on your hire date. A quick summary of the *University's* Retirement Program plans and the summaries of those plans is below so that you can review the plan documents and summaries applicable to you.

Retirement Program Plans

Retirement Program benefits are offered through the following plans sponsored by the *University*:

- ➤ Retirement, Disability and Death Benefit Plan (RDD). The RDD is a defined benefit plan. The level of benefit received under the RDD depends on whether the employee is a "Level One Member" or "Level Two Member," which in turn depends on the employee's hire date or rehire date. Under the RDD, the University pays the majority of the cost of the benefits and the employee is required to make a contribution equal to a percentage of the employee's salary. Employees hired or rehired on or after October 1, 2019, will not accumulate any additional service credit (or summer appointment service credit) or accrue benefits under the RDD.
- ➤ 401(a) Employee Retirement Investment Plan (ERIP). The ERIP is a defined contribution plan. Under the ERIP, the *University* makes matching contributions equal to a percentage of what the employee contributes to the 457(b) Eligible Deferred Compensation Plan (and in certain cases, a nonelective contribution as well). The matching percentage and the employee's eligibility for a nonelective contribution depend, again, on the employee's hire (or rehire) date.
- ➤ 401(a) Supplemental Retirement Plan (SRP). The SRP is a defined contribution plan. Under the SRP, the employee is permitted to make a one-time irrevocable election. The *University* may also make additional nonelective contributions for certain designated employees. Participating employers in the Plan may make nonelective and matching contributions equal to a percentage of the employee's salary.
- ▶ 457(b) Eligible Deferred Compensation Plan (457(b) Plan). The 457(b) Plan is a defined contribution plan. Under the 457(b) Plan, an employee may be automatically enrolled to defer a percentage of the employee's salary (the default percentage) depending on the employee's hire (or rehire) date. If applicable, the default percentage, which may be changed by the employee, depends on the employee's hire (or rehire) date.
- ➤ Tax Deferred Annuity Plan (403(b) Plan). The 403(b) Plan is a defined contribution plan. Under the 403(b) Plan, an employee is permitted to make a one-time irrevocable election and may also elect to defer a percentage of the employee's salary per pay period. Also, the *University* may make a nonelective contribution to a designated employee in an amount determined by the *University* at its discretion.

What is the difference between a defined benefit and defined contribution plan?

- A defined benefit plan is a retirement plan that promises to pay a specified amount at retirement based on factors such as salary, age, years of service, and a benefit multiplier. The benefit (the amount a member receives) at retirement is predetermined and will not fluctuate with the market (but depends on other factors at retirement).
- A defined contribution plan is a retirement plan that provides an individual account for each participant in the plan and provides benefits based on the amount contributed to that participant's account. The amount available at retirement is affected by returns generated by the investment(s) the participant selects and expenses charged to their account. The benefit at retirement will be based on total contributions by the participant and the *employer* to the plan on their behalf, as applicable, plus any investment gain and/or loss.

Summaries of the Retirement Program Plans

The names of the summaries describing the plans above (called summary plan descriptions) are as follows:

- ➤ **Defined Contribution Retirement Plan SPD ("DC Plan SPD")**. This summary applies to an *eligible employee** hired or rehired on or after October 1, 2019, and describes the employee's benefit under the ERIP.
- ➤ Defined Benefit Retirement Plan SPD ("DB Plan SPD"). This summary applies to a "Level One Member" as defined by the RDD and describes the Level One Member's benefit under the RDD. A "Level One Member" under the RDD is a member* who was (1) initially hired prior to October 1, 2012, (who is still employed) or (2) initially hired prior to October 1, 2012, earned a vested benefit under the RDD, experienced a termination from employment after earning such vested benefit and did not receive a lump sum payment under the RDD, and who was rehired by the *University* on or after October 1, 2012, but prior to October 1, 2019.
- ➤ Hybrid Retirement Plan SPD ("Hybrid Plan SPD"). This summary applies to a "Level Two Member" as defined by the RDD and describes the Level Two Member's benefit under the RDD. A "Level Two Member" under the RDD is a *member** who was (1) hired on or after October 1, 2012, but prior to October 1, 2019; or (2) rehired on or after October 1, 2012, but prior to October 1, 2019, who does not otherwise meet the definition of "Level One Member" described above. This summary also describes the ERIP benefit for an eligible employee* who was (1) hired on or after October 1, 2012 but prior to October 1, 2019; or (2) rehired on or after October 1, 2012, but prior to October 1, 2019, who does not otherwise participate in the RDD as a "Level One Member," described above.
- ➤ Voluntary Retirement Plans SPD ("VRP SPD"). This summary describes benefits provided under the SRP, 457(b) Plan, and 403(b) Plan for an eligible employee.* Eligibility varies (see the plan documents) but is not based on the hire or rehire date like the benefits under the RDD and ERIP.

^{*}The descriptions of the summaries above only describe the hire or rehire date requirements. However, benefits are also contingent on other eligibility factors and restrictions not discussed above, such as full-time status, academic or non-academic status, or employment classification. Read the summaries for more information.

The Defined Benefit Component of the Hybrid Plan

Introduction to the DB Component of the Hybrid Plan

This section of the Hybrid Plan SPD describes benefits offered under the DB Component of the Hybrid Plan. Should you need additional information about the DB Component of the Hybrid Plan, please refer to the RDD plan document, Section 530.010 online at http://www.umsystem.edu/ums/rules/collected_rules/benefit/ch500 or contact the UM System Office of Human Resources Service Center.

Key Terms

To help you understand your retirement benefits and how they work, this section provides definitions of important terms used in this DB Component of the Hybrid Plan SPD.

Beneficiary

A person designated by a *member*, a *beneficiary*, or by the DB Component of the Hybrid Plan who is or may become entitled to a benefit under the DB Component of the Hybrid Plan. Any person designated as a *beneficiary* shall have no rights under the DB Component of the Hybrid Plan until after the death of the *member*.

To the extent this summary of the DB Component of the Hybrid Plan references other University Retirement Program plans, a description of those plans (and how those plans are sometimes alternatively referenced) is located in the section above titled A Summary of the University's Retirement Program.

Committee

The plan administrator may delegate its duties and responsibilities to a committee that has been appointed to assist the plan administrator. The committee that assists the plan administrator is the Total Rewards Advisory Committee. A separate committee, the Investment Oversight Committee, has operating and supervisory responsibilities related to the selection and monitoring of investments.

Contract Year

The period from September 1 through August 31.

Division of Benefits Order (DBO)

An order issued by a court of competent jurisdiction dividing the pension amount payable from the DB Component of the Hybrid Plan between the parties to any action for dissolution of marriage (also referred to as a divorce) which meets certain requirements outlined in RDD plan document Section 530.010.K.22.

Early Retirement

When you retire prior to age 65. You can retire early if: (1) you're between the ages of 55 and 60, have completed 10 years of *service credit*, and have received at least one year of *service credit* after the age of 54; or (2) you are between the ages of 60 and 65, and you are a *qualified member* (please note that you must complete 5 years of *service credit* to become a *qualified member*).

Final Average Regular Salary

The average of your regular salary for the five consecutive highest-paid salary years you worked for the University.

Final Average Summer Appointment Salary

The average of your *salary* earned during your 5 consecutive highest-paid summer appointments. Summers you do not work are not considered in calculating the average. If you're employed for more than one summer appointment in any *contract year*, your *summer appointment salary* for those summer appointments will be combined and considered as one summer appointment. If you are employed on both 9-month and 12-month appointments during your career, special rules will apply.

Full-Time Employee

You hold a full-time appointment with a duration of at least 9 months and have a *full-time equivalency* of at least 75%. Prior to January 1, 2005, an employee on a 9-month service basis must have a *full-time equivalency* of 100%.

Full-Time Equivalency (FTE)

For a non-academic appointment which is not exempt from receiving overtime pay, 100% *full-time equivalency* means 2,080 hours of service during a *contract year*. For an academic appointment or a non-academic appointment which is exempt from receiving overtime pay, 100% *full-time equivalency* shall be determined on the basis of criteria established in accordance with applicable *University* policy.

Furlough

A period of time, not exceeding 30 days in any *contract year*, during which you are placed in a temporary, non-duty, non-pay status due to financial constraints of the *University* and after which you are expected to resume normal duties.

Guaranteed Payment Period

A definite period of time, elected by the *qualified member* prior to commencement of retirement benefits, during which retirement benefits will be paid to the *qualified member*, or in the event of the *qualified member*'s death, a *joint annuitant* or *guaranteed period beneficiary*. A *qualified member* may select a 120-month *guaranteed payment period*.

Guaranteed Period Beneficiary

A person designated by a *qualified member* to receive a monthly retirement benefit following the death of the *qualified member* and/or the *joint annuitant*. The *guaranteed period beneficiary* may receive the monthly benefit up to the expiration of the *guaranteed payment period*. Any person designated as a *guaranteed period beneficiary* shall have no rights under the DB Component of the Hybrid Plan until after the death of the *member* and the *joint annuitant* if applicable.

Joint Annuitant

A person designated by a *qualified member* to receive a lifetime monthly retirement benefit which will begin following the death of the *qualified member*. Any person designated as a *joint annuitant* shall have no rights under the DB Component of the Hybrid Plan until after the death of the *member*.

Level Two Member

A member who was:

- initially hired on or after October 1, 2012, but before October 1, 2019; or
- rehired on or after October 1, 2012, but before October 1, 2019, who was <u>not</u> vested upon prior termination: or
- rehired on or after October 1, 2012, but before October 1, 2019, who was *vested* upon prior *termination* and took a lump sum distribution of their entire retirement benefit.

(Benefits for Level One Members are outlined in the DB Plan SPD.)

Member

Any employee of the *University* in any position paid out of the University's public funds for educational services, who is classified as (1) a *full-time employee* or (2) a part-time employee in a non-academic appointment who is not exempt from receiving overtime pay, and who completes at least 1,500 hours of service in a *contract year*. A *member* shall not include any:

- subsidiary employee (including health affiliate);
- student employee;
- per diem employee;
- adjunct faculty;
- temporary employee who works less than one thousand five hundred (1,500) hours in a *contract year*;
- resident physician hired on and after July 1, 1994;
- leased employee;
- non-common law employees (even if later determined to be one);
- employees of a participating employer prior to the date the participating employer adopts the DB Component of the Hybrid Plan with the consent of the *University*; or
- individuals hired or rehired by the *University* on or after October 1, 2019 (regardless of whether or not the rehired individual was previously a *member* in the DB Component of the Hybrid Plan).

Additional special rules may apply, refer to the RDD plan document for more details.

Normal Retirement

Age 65 or later. However, *qualified members* who have at least 25 years of *service credit* and retire after age 62 will be treated as if they had a *normal retirement* (i.e., their benefits will not be reduced as an *early retirement* benefit).

Plan Administrator

The department of the *University*, or such other person, or department as may be appointed by the *University* to supervise the administration of the DB Component of the Hybrid Plan. The *committee* that assists the *plan administrator* is the Total Rewards Advisory Committee. A separate committee, the Investment Oversight Committee, has operating and supervisory responsibilities related to the selection and monitoring of investments.

Qualified Member

A *member* who has earned the right to receive benefits from the DB Component of the Hybrid Plan. You must complete 5 years of *service credit* in order to be a *qualified member* and *vested* in your benefit.

Salary

Compensation for services regularly rendered, including the fair market value of income not paid as cash (housing and no charge room or board), including but not limited to:

- regular pay (including elective deferrals and contributions to *University* retirement plans or any other plan or arrangement (such as a flexible benefit plan));
- shift differential;
- chancellor's housing allowance;
- contract pay;
- sick leave pay;
- accrued paid time off used to supplement workers' compensation payments from a third party for work incurred injury;
- personal days;
- vacation days;
- summer appointment salary;
- paid time off, including cashed-in paid time off;
- parental and caregiver leave pay with respect to leaves for which you receive service credit; and
- short-term disability pay.

Salary excludes:

- overtime;
- relocation incentive;
- additional, extra, or incentive compensation;
- prizes/awards, or bonuses;
- tenure buyout;
- benefit restoration plan;
- automobile allowances (or furnished automobiles);
- educational assistance;
- in lieu of retirement;
- moving expenses;
- patent royalties;
- tips;
- transition assistance;
- commissions (unless specifically authorized by the *plan administrator* or appointed *committee*);
- special services, projects, summer terms, or intersessions (except as provided under summer appointment salary);
- in lieu of vacation other than in the context of a termination of employment;
- all settlement amounts except where the settlement agreement expressly provides that some or all of the amount shall be deemed *salary* for purposes of retirement benefit calculation; and

any paid time off which is forfeited.

Your *final average regular salary* is the average of your regular annual *salary* for the five consecutive *salary* years you work for the *University* that produce the highest average. *Final average regular salary* does not include the excluded payments listed above. For the sake of clarity, *salary* does not include any compensation for services earned by an individual hired or rehired by the *University* on or after October 1, 2019.

Salary Year

For the purpose of determining a *member's final average regular salary*, the *salary year* shall be the *contract year*. In some circumstances, partial years may be used. See Section 530.010.D.2 of the RDD plan document for more details.

Service Credit

The period of employment taken into account in the determination of retirement benefits for a *member* of the DB Component of the Hybrid Plan. No more than 1 year of *service credit* shall be awarded for service during any period of 12 consecutive months. How a year of *service credit* is earned depends on whether the *member* is working an academic or non-academic appointment and whether the *member* is a *full-time employee* or part-time employee. See the RDD plan document, Section 530.010.C. for specific *service credit* rules. For the sake of clarity, no individual hired or rehired on or after October 1, 2019, whether or not such individual was previously a *member*, shall be eligible to become a *member* entitled to accumulate any additional *service credit*.

Summer Appointment Salary

Salary paid to a member who is employed under a regular, full-time 9-month academic staff appointment, for services performed during a summer appointment which is over and above the member's annual salary for the 9-month period immediately preceding the summer appointment. Salary for a summer appointment earned before May 1, 2011, which exceeds 2/9 of the member's salary for the 9-month period immediately preceding the summer appointment (or the 9-month period immediately following the summer appointment in the case of a member whose first appointment is a summer session appointment), is not summer appointment salary. Salary for a summer appointment earned on or after May 1, 2011, which exceeds 3/9 of the member's salary for the 9-month period immediately preceding the summer appointment (or the 9-month period immediately following the summer appointment in the case of a member whose first appointment is a summer session appointment) shall not be taken into account as summer appointment salary.

Summer Appointment Service Credit

The period of summer appointment employment taken into account for a *member* who is employed under a regular, full-time 9-month academic staff appointment, in the determination of retirement benefits. A *member* shall receive 1 *summer appointment service credit* for each academic appointment of summer service during which such *member* earns a *summer appointment salary*. A maximum of one *summer appointment service credit* can be received during any one *contract year*. For the sake of clarity, no individual hired or rehired on or after October 1, 2019, whether or not such individual was a *member*, shall be eligible to become a *member* entitled to accumulate any additional *summer appointment service credit*.

Termination

The event following the last day for which you're employed by the *University* following your resignation, discharge, retirement, death, or failure to return to work from an approved leave of absence.

University

The Curators of the University of Missouri. The *University* is a governmental entity established as a public corporation under the Constitution and Statutes of the State of Missouri.

Vesting (vested)

Upon completion of five years of *service credit*, your benefit is nonforfeitable until a distribution occurs. Upon distribution, *service credit* is forfeited (except that such *service credit* will be counted toward the vesting requirements of the DC Plan if you are subsequently rehired by the *University* and are an eligible employee of the DC Plan, even if you took a full distribution of your benefit under this DB Component of the Hybrid Plan). Refer to the DC Plan SPD for more information.

Key Things to Know about the DB Component of the Hybrid Plan

You become a <i>qualified member</i> (<i>vested</i>) after earning five years of <i>service credit</i> .	Members in the DB Component of the Hybrid Plan are required to contribute 1% of their salary up to the first \$50,000 and 2% of their salary in excess of \$50,000 for the calendar year. If you leave before becoming a qualified member, you are eligible for a refund of your employee contributions. Being a qualified member means you're vested and have earned the right to receive a benefit.
You receive your fully earned retirement benefit if you retire at <i>normal retirement</i> age or later.	Retiring at <i>normal retirement</i> age of 65 or older means you are a <i>qualified member</i> and retire with no reduction in benefit.
You can retire early and receive a retirement benefit.	If you retire at age 55 with 10 years of <i>service credit</i> or at age 60 with 5 years of <i>service credit</i> , you are eligible for <i>early retirement</i> with a reduced benefit.
You receive a <i>normal retirement</i> benefit at age 62 with 25 or more years of <i>service credit</i> .	If you work to at least age 62 and have 25 or more years of service credit, you may retire early with no reduction in benefit.
The DB Component of the Hybrid Plan provides benefits for your survivors if you die before retiring or leaving the <i>University</i> .	If you are a <i>qualified member</i> , your survivors may be entitled to receive either: • a lump sum payment; or • monthly payments.
If you attain <i>early</i> or <i>normal retirement</i> , you will decide how to receive your retirement benefit.	 You may receive your benefit in either: monthly payments; or 10%, 20%, or 30% in a lump sum and the balance in monthly payments.
If you are a <i>qualified member</i> and leave before <i>early</i> or <i>normal retirement</i> , you are eligible to receive a benefit.	 You may receive your benefit in either: a lump sum payment up to age 65; or monthly payments commencing between ages 55 and 65.

Getting Started in the DB Component of the Hybrid Plan

Who is eligible to participate in the DB Component of the Hybrid Plan?

With respect to *level two members*, you are eligible to participate as a *level two member* if you are a *member*, and if you were:

- initially hired on or after October 1, 2012, but before October 1, 2019; or
- rehired on or after October 1, 2012, but before October 1, 2019, and were <u>not</u> *vested* upon prior termination; or
- rehired on or after October 1, 2012, but before October 1, 2019, were *vested* upon prior *termination* and took a lump sum distribution of your entire retirement benefit.

When does participation in the DB Component of the Hybrid Plan begin?

- Full-Time Employees: You automatically become a member on your first day as a full-time employee with the University provided you meet the definition of a level two member as defined above.
- Part-Time Employees: If you are a part-time employee, you become a member if you are required to complete at least 1,500 hours of service in a contract year. If you are not required to complete at least 1,500 hours of service in a contract year, but actually work 1,500 hours in a contract year, you will become a member retroactive to the first day of the contract year in which you actually worked 1,500 hours.

Eligibility/Participation

You <u>are</u> eligible to participate as a *level two member* if you are a:

You <u>are not</u> eligible to participate as a *member* (including as a *level two member*) if you are:

full-time AND you were:

- initially hired on or after October 1, 2012, but before October 1, 2019; **OR**
- rehired on or after October 1, 2012, but before October 1, 2019, and were not *vested* upon prior termination; **OR**
- rehired on or after October 1, 2012, but before October 1, 2019, vested upon prior termination, and took a full lump sum distribution of your retirement benefits.

Special eligibility rules apply if you are a part-time employee who completes at least 1,500 hours of service in a *contract year*. See the RDD plan document for more information.

- a subsidiary employee (including health affiliate);
- a student employee;
- a per diem employee;
- adjunct faculty;
- a temporary employee who works less than 1,500 hours in a contract year;
- a resident physician hired on or after July 1, 1994;
- a leased employee;
- a non-common law employee; or
- an employee hired or rehired on or after October 1, 2019.

When am I eligible for a vested benefit?

Upon earning 5 years of *service credit*, you become a *qualified member* and *vested* in your benefit.

When am I eligible for a retirement benefit?

- Normal retirement: You're eligible for a normal retirement benefit at age 65 (or at age 62 if you have at least 25 years of service credit) if you're a qualified member.
- Early retirement: You may want to retire before age 65. You're eligible for an early retirement benefit if you're a qualified member (5 years of service credit) and you're between ages:
 - 55 and 60 with at least 10 years of service credit, with at least one year of service credit earned after age 54; or
 - o 60 and 65.

What is vesting?

If you have 5 years of *service credit*, you've earned the right to a benefit under the DB Component of the Hybrid Plan when you retire or leave the *University*. You are *vested* and a *qualified member*.

Can I retire early?

If you're eligible, you can retire as early as age 55 and receive a reduced benefit from the DB Component of the Hybrid Plan.

Who pays the cost of providing benefits?

- *University* contributions: The *University* pays the majority of the cost of your benefits under the DB Component of the Hybrid Plan.
- Employee contributions: In addition, *members* are required to contribute 1% of their *salary* up to the first \$50,000 in *salary* per calendar year. For those *members* with a *salary* over \$50,000 per year, amounts earned in excess of \$50,000 will be subject to a 2% contribution rate. An example for a person with \$80,000 in *salary* would be:

1% x \$50,000 = \$ 500.00 2% x \$30,000 = <u>\$ 600.00</u> Total Annual \$1,100.00

Following are examples of what the annual contribution would be at various salary levels:

Salary	Annual Contribution	Salary	Annual Contribution
\$30,000	\$300	\$70,000	\$900
\$40,000	\$400	\$80,000	\$1,100
\$50,000	\$500	\$90,000	\$1,300
\$60,000	\$700	\$100,000	\$1,500

Federal law places a limit on the salary amounts that can be used in determining pension benefits. For *members* initially hired after 09/01/1996, that salary limit is \$350,000 for 2025. The IRS may adjust this limit annually for cost of living. Further, salary for purposes of determining a *member's* annual contribution is not the same as how *salary* is defined in this summary of the DB Component of the Hybrid Plan (for example, although very similar to *salary* as defined in this summary of the DB Component of the Hybrid Plan, salary for purposes of this contribution requirement does not include non-cash income).

How is service credit earned in the DB Component of the Hybrid Plan?

How do I earn service credit – 12 month appointments?

You earn *service credit* by working as a *full-time employee* or as a part-time employee if certain conditions are satisfied (discussed below). As a *full-time employee*, you earn one year of *service credit* if you work on a full-time basis during the period beginning September 1 and ending August 31, a *contract year*. *Service credit* is counted in full years and days from the date you join the *University* to the later of your *termination* date or ending *service credit* date.

How do I earn service credit - 9 month appointments?

If you are a full-time employee and on a 9-month academic staff appointment:

- one academic semester counts as a half year of service credit; and
- one academic quarter counts as one-third of a year of *service credit* with proportionate *service credit* for shorter periods.

Are there any limits that apply to service credit?

- You cannot receive more than one year of service credit in any 12 consecutive months.
- No duplicative *service credit* will be awarded for any portion of the year in which *summer appointment* service credit is awarded.
- No period of employment during which you did not meet the definition of a *member* as defined in this DB Component of the Hybrid Plan SPD will be considered for purposes of *service credit*.
- You cannot receive service credit under the DB Component of the Hybrid Plan for any period of employment entitling you to service credit and benefits under the U.S. Civil Service Retirement System, FERS, or MOSERS.

Can I earn service credit for part-time employment?

You earn one year of *service credit* for each full *contract year* (September 1 through August 31) during which you work 1,500 hours or more. If you do not work a full *contract year* due to commencement or *termination* of employment, proportionate credit will be given for such *contract year* if you complete at least 1,500 hours or more.

Does unused accumulated sick leave count toward my benefit?

If you are eligible to retire from the *University*, see **When am I eligible for a retirement benefit?** any unused accumulated sick leave will be counted as additional *service credit* in your final benefit calculation, but such additional *service credit* will not be taken into account in determining *vesting* or reaching a retirement age or *service credit* threshold. Also, any additional *service credit* on account of accumulated sick leave will not change the reduction in your benefits due to *early retirement*.

Am I eligible for summer appointment service credit?

If you are a *member* on a full-time, 9-month academic staff appointment and you earn *summer appointment* salary during the summer months following your 9-month appointment, you are eligible for *summer appointment* service credit. Summer appointment service credit is in addition to any service credit you earn during the contract year.

How do summer appointment service credits count toward my benefit?

You earn one *summer appointment service credit* for each summer during which you are a *member* on a full-time, 9-month academic staff appointment and receive *summer appointment salary*. You can earn a maximum of one year of *summer appointment service credit* during any one *contract year*.

A special rule may apply if, during your *University* career, you worked under both 9 and 11 month (or 12 month) appointments. Please contact the UM System Office of Human Resources Service Center, for further information. You cannot earn more than one year of *service credit* for any *contract year*.

Your *final average summer appointment salary* is your average *salary* earned during your 5 consecutive highest-paid summer appointments. Summers you do not work are not considered in calculating the average. If you're employed for more than one summer appointment in any academic *year*, your *salary* for those summer appointments will be combined and considered as one *summer appointment salary*.

For summers beginning in 2011, if your *summer appointment salary* exceeds 3/9 of your regular annual *salary* for any 9-month period immediately before your summer appointment (or the 9-month period following your summer appointment if your first appointment is a summer appointment), the overage will not be included as part of your *summer appointment salary*. For summers before 2011, If your *summer appointment salary* exceeds 2/9 of your regular annual *salary* for any 9-month period immediately before your summer appointment, the overage will not be included as part of your *summer appointment salary*.

How do breaks in service with the University affect my service credit?

You have a break in service if you experience a *termination* from employment at the *University* and later return to work as a *member* of the DB Component of the Hybrid Plan at a later date. You do not earn regular *service credit* or *summer appointment service credit* during your break in service.

What happens if you experience a *termination* from employment and later return to work at the *University?*

If you are a returning *full-time employee* or part-time employee who is eligible to be a *member* under the DB Component of the Hybrid Plan, <u>rehired prior to October 1, 2019</u>, your *service credit* (regular and any *summer appointment service credit*) prior to the break in service will be combined with *service credit* earned after your return to work, subject to the following exceptions:

- Your prior *service credit* will be forfeited, unless you again become a *qualified member* (based solely on *service credit* earned after the break) on or after August 1, 1997 if:
 - o you had less than 5 years of service credit prior to the break; and
 - o the number of years of your break is equal to or greater than your prior service credit.
- Individual periods of employment of less than one year prior to a break in service will not be taken into consideration.
- If you had at least 5 years of *service credit* prior to December 1, 1980, but were not a *qualified member* prior to the break, your prior *service credit* will be combined only if you earn at least two additional years of *service credit* after your return to work.
- Your prior *service credit* will be forfeited if you received a lump sum benefit payment of your full retirement benefit or member contributions.
- Special provisions apply when significant changes have been made to the DB Component of the Hybrid Plan during a break in service. For example, if the benefit formula increased during your absence, your benefit may be calculated using two different formulas – the "pre-break" formula and the "post-break" formula, until you've been re-employed a certain period of time.

If you are <u>rehired on or after October 1, 2019</u>, and you were previously eligible to be a *member* under the DB Component of the Hybrid Plan, upon your rehire you will no longer meet the definition of a *member* under the DB Component of the Hybrid Plan and would be automatically enrolled in the DC Plan (as a participant eligible for benefits available to those hired or rehired on or after October 1, 2019), consistent with the following provisions:

- If you were a qualified member of the DB Component of the Hybrid Plan prior to your termination:
 - Upon your rehire on or after October 1, 2019, you are not eligible to accumulate additional service credit, summer appointment service credit, salary, or summer appointment salary or to accrue additional benefits under the DB Component of the Hybrid Plan; however, you are eligible to receive the benefit earned prior to the termination under the DB Component of the Hybrid Plan subject to the RDD plan document rules.
 - You will be automatically vested under the DC Plan upon your rehire, as long as you otherwise meet the requirements to be an eligible employee as defined in the DC Plan SPD.

- If you were not *vested* in the DB Component of the Hybrid Plan prior to your *termination*:
 - Upon your rehire on or after October 1, 2019, you are not eligible to accumulate additional service credit, summer appointment service credit, salary or summer appointment salary or to accrue additional benefits under the DB Component of the Hybrid Plan.
 - o If you are subsequently reemployed by the *University* as an eligible employee as defined in the DC Plan SPD within the five-year period following your *termination*, then all of such *service credit* earned prior to the *termination* shall be counted for vesting purposes in the DC Plan.

For more information about DC Plan benefits for post-October 1, 2019 hires and rehires and treatment of *service credit* accrued prior to a *termination*, refer to the DC Plan SPD or the ERIP plan document.

What happens if I take a leave of absence?

If you have a *University* approved leave of absence, please note that time during a leave of absence isn't recognized in determining *service credit* for benefit calculation purposes, unless it's for:

- military service, as long as you return to work within the time allowed by laws governing veterans' reemployment rights;
- an approved medical/sick leave with or without pay;
- furlough up to 30 days;
- a disability, as defined under the Long Term Disability Plan;
- a sabbatical, research, or development leave; provided you return to full-time employment with the
 University for at least one year no later than the beginning of the next contract year following the end of
 the leave;
- a seasonal leave that meets the following criteria:
 - o the leave may not exceed 3 months in any *contract year*; and
 - o the leave must be required by the *University* based on the seasonal nature of your specific job; and
 - o you return to work immediately following the end of the leave;
- paid FMLA (Family Medical Leave Act); and
- administrative leaves.

NOTE: A leave of absence isn't recognized in determining *service credit* for *vesting* purposes unless it's for: military service (as long as you return to work within the time allowed by laws governing veterans' reemployment rights); a seasonal leave of absence; or a paid FMLA leave of absence (as long as the paid FMLA leave is followed by a return to active employment for at least 6 months).

What factors affect how my retirement benefit is calculated in the DB Component of the Hybrid Plan?

Your retirement benefit is determined by your age at retirement and your:

- service credit:
- summer appointment service credit;
- final average salary; and
- final average summer appointment salary.

If you leave the *University* before you are eligible to retire, see **What happens when I leave the** *University*? for details about how your benefit is determined.

Is there a limit to the amount of salary that can be recognized for pension purposes?

For members of the DB Component of the Hybrid Plan hired on or after September 1, 1996, the Internal Revenue Code limits the combined salary and summer appointment salary in a contract year for the purpose of determining your final average salary and final average summer appointment salary. The limit for 2025 is \$350,000. This limit is periodically adjusted by the IRS.

Is there a limit to the benefit I can receive?

Yes, there is a maximum limit established by the Internal Revenue Code on the benefit payable from the DB Component of the Hybrid Plan. If your benefit exceeds the maximum limit, you will be notified.

Who is a qualified member?

Being a *qualified member* means you are *vested* in the right to receive benefits from the DB Component of the Hybrid Plan. You must complete 5 years of *service credit* in order to be *vested*. Once you're *vested*, you can't lose your right to your retirement benefit, even if you experience a *termination* from *University* employment before reaching the DB Component of the Hybrid Plan's retirement age(s).

When do my retirement benefits begin?

Your *normal* or *early retirement* benefits will begin as of the date you retire. Benefits are paid at the end of each month. If you retire on any day after the first of the month, your first pension payment will be prorated.

If you are a *qualified member* who has attained the age of 59½, you may elect to commence payment of your retirement benefit while you are still employed by the *University* if (i) you have completed and filed with the *plan administrator* an in-service distribution application agreement and not revoked that application agreement and (ii) you are not entitled to accumulate additional *service credit* or *summer appointment service credit*. If you elect to commence payment of your retirement benefit while you are still employed by the *University* the amount of your benefit will be determined as if you had retired on the date specified in your in-service distribution application agreement.

How is a *normal retirement* benefit calculated?

The amount of your benefit depends on when you retire. If you retire at age 65 or later, you will receive your *normal retirement* benefit. If you retire between the ages of 62 and 65, and you have at least 25 years of *service credit*, you will also receive your full benefit.

Your monthly retirement benefit is determined using a formula. The formula takes into account your *service credit*, *summer appointment service credit* (if applicable), *final average regular salary*, and *final average summer appointment salary* (if applicable). As a *level two member*, you are eligible for level two benefits under the DB Component of the Hybrid Plan.

Here's an example of how level two *normal retirement* benefits are calculated:

Level two normal retirement benefit calculation formula

Final average salary x 1.0% x years of service credit

+

Final average summer salary x 1.0% x number of summer appointment service credits (if applicable)

Your DB Component of the Hybrid Plan annual retirement benefit

	How it works		
appoint salary is	e you retire at age 65. Your <i>service credit</i> consists of 20 years of tment service credit. Your final average regular salary is \$40,000 is \$8,500.00. Your annual normal retirement benefit based on regue calculated like this:	.00 and your final average summer appointment	
To calc	culate regular service:		
l.	Final average regular salary	\$40,000.00	
II.	Service credit	20	
III.	Regular credit annual <i>normal retirement</i> benefit (I. x II. x 1.0%)	\$8,000.00	
To calc	To calculate summer appointment service:		
IV.	Final average summer appointment salary	\$8,500.00	
V.	Number of summer appointment service credits	10	
VI.	Summer credit annual <i>normal retirement</i> benefit (IV. x V. x 1.0%)	\$850.00	
Your to	otal monthly <i>normal retirement</i> benefit is the sum of both of these s:	benefits divided by 12. It would be calculated	
Total m	Total monthly benefit (\$8,000.00 + \$850.00) ÷ 12 \$737.5		

If you have been employed under both 9- and 11- or 12-month appointments, certain additional adjustments apply to the sample calculation above. See Section 530.010.F.4 of the RDD plan document.

If you experienced a break in service during your employment with the *University*, certain additional adjustments apply to the sample calculation above. See Section 530.010.F.4 of the RDD plan document.

Remember that in addition to this DB Component of the Hybrid Plan, you also have a DC Component of the Hybrid Plan, which is explained under the section **The Defined Contribution Component of the Hybrid Plan** of this Hybrid Plan SPD. You should consider both components of your retirement benefit when planning for the future.

For certain *qualified level two members*, the annual retirement benefit calculation (illustrated above) may result in a retirement benefit with an actuarial equivalent which is less than the amount that would be returned to a *qualified level two member* if all of such *qualified member*'s employee contributions (plus interest at a rate of 4% per annum and compounded annually) were refunded. In such a case, the *qualified level two member*'s benefits shall instead be equal to the *qualified member*'s employee contributions (plus interest at a rate of 4% per annum and compounded annually). For additional information on the calculation of the compounding interest and the "actuarial equivalent" standard used by the DB Component of the Hybrid Plan, see Section 530.010.F.1 of the RDD plan document.

How is an early retirement benefit calculated?

You receive a reduced *early retirement* benefit if you retire between ages:

- 55 and 60 with at least 10 years of *service credit* (with at least one year of *service credit* acquired after attaining age 54); or
- 60 and 65 with at least five years of service credit.

If you retire early and elect to receive your DB Component of the Hybrid Plan benefits before your *normal* retirement date, your benefits are reduced because they are paid over a longer period of time. The reduction is shown below.

If your age at retirement is	You will receive this percentage of your <i>normal retirement</i> benefit if you have*	
	Less than 25 years of service credit	25 or more years of <i>service credit</i> exclusive of any unused sick time
55	66.7%	76.7%
56	70.0%	80.0%
57	73.3%	83.3%
58	76.7%	86.7%
59	80.0%	90.0%
60	83.3%	93.3%
61	86.7%	96.7%
62	90.0%	100%
63	93.3%	100%
64	96.7%	100%

^{*} These percentages are only estimates. For more information on the *early retirement* benefits and for a retirement estimate, visit the pension benefits portal (Retirement Calculator) in myHR, or contact your HR Generalist or HR Service Center. Visit umurl.us/retcalc for details.

To retire early...

You need 10 years of service credit if you're between ages 55 and 60, and 5 years of service credit if you're between ages 60 and 65. (You must have 1 year of service credit after age 54 to retire.)

If you begin your benefits between the ages listed in the table above, the reduction will be prorated according to your age at the time your benefits begin.

Your monthly retirement benefit when taking early retirement is still determined using a formula. The formula takes into account your *service credit*, *summer appointment service credit* (if applicable), *final average regular salary*, *final average summer appointment salary* (if applicable) and the early retirement reduction factor. As a *level two member*, you are eligible for level two benefits under the DB Component of the Hybrid Plan.

Level two early retirement benefit calculation formula

Final average salary x 1.0% x years of service credit x early retirement reduction factor

+

Final average summer salary x 1.0% x number of summer appointment service credits (if applicable) x early retirement reduction factor

=

Your DB Component of the Hybrid Plan annual retirement benefit

	How it works	
Assume you retire at age 60. Your service credit consists of 15 years of service credit and 7 years of summer appointment service credit. Your final average regular salary is \$40,000.00 and your final average summer appointment salary is \$8,500.00. Your annual early retirement benefit based on regular and summer appointment service would be calculated like this:		
To cal	culate regular service:	
l.	Final average regular salary	\$40,000.00
II.	Service credit	15
III.	Early retirement reduction factor	83.3%
	Regular credit annual early retirement benefit	
IV.	(I. x II. x 1.0%)	\$4,998.00
To cal	To calculate summer appointment service:	
V.	Final average summer appointment salary	\$8,500.00
VI.	Number of summer appointment service credits	7
VII.	Early retirement reduction factor	83.3%
Summer credit annual <i>early retirement</i> benefit		
VIII.	(IV. x V. x 1.0%)	\$495.64
	otal monthly <i>early retirement</i> benefit is the sum of both of these	
Totalı	monthly benefit (\$4,998+495.64) ÷ 12	\$457.80

If you have been employed under both 9- and 11- or 12-month appointments, certain additional adjustments apply to the sample calculation above. See Section 530.010.F.4 of the RDD plan document.

Remember that in addition to this DB Component of the Hybrid Plan, you also have a DC Component of the Hybrid Plan, which is explained under the section **The Defined Contribution Component of the Hybrid Plan** of this Hybrid Plan SPD. You should consider both components of your retirement benefit when planning for the future.

What happens when I leave the *University*?

When you leave the *University*, any benefits you may have earned will be based on your *vesting* and retirement eligibility status as of your *termination* date. The following sections detail benefits and payment options available based on different benefit levels: non-*vested*, *vested* and retirement eligible.

Leaving as a non-vested member

A *member* who has not attained *vested* status in the DB Component of the Hybrid Plan (and is therefore, <u>not</u> a *qualified member*) is considered to be non-*vested* as of their *termination* date. Non-*vested members* do not earn a benefit under the DB Component of the Hybrid Plan but are eligible for a refund of their contributions to the DB Component of the Hybrid Plan as described under **Who pays the cost of providing benefits?** above.

Non-vested members have the following options to receive their refunded contributions:

- Elect a lump sum distribution after termination*/**
 - o As a direct payment subject to taxes and applicable penalties, or
 - o Rollover money to an individual IRA account or another qualified plan

*The decision to elect a lump sum distribution of the refunded contributions may be deferred to your required beginning date (see "When must I begin receiving my benefits (retirement, vested or non-vested)?"). Interest accrues at 4.0% for each year deferred.

**See: What happens if you experience a termination from employment and later return to work at the *University?* for treatment of *service credit* once a lump sum distribution is taken.

Leaving as a qualified member (vested), not eligible for early or normal retirement

A member who has attained vested status in the DB Component of the Hybrid Plan is considered a qualified member and has earned a benefit under the DB Component of the Hybrid Plan as of their termination date. Your vested benefit will be calculated based on your final average regular salary, final average summer appointment salary (if applicable), service credit, and summer appointment service credit (if applicable), determined as of your termination date.

Qualified members (vested), not eligible for normal or early retirement, have the following **two options** to receive their benefit:

- 1. <u>Elect to receive monthly payments of your benefit. Lifetime monthly payments may begin anytime between ages 55 and 65.</u>
 - a. You must be at least age 55 before monthly payments begin. If your payments begin before you reach age 65, your benefits will be reduced because they are paid over a longer period of time. The reduction is shown below:

If your age at commencement	You will receive this percentage of your normal deferred benefit
is:	at commencement*:
55	50.0%
56	53.3%
57	56.7%
58	60.0%
59	63.3%
60	66.7%
61	73.3%
62	80.0%
63	86.7%
64	93.3%

^{*}These percentages are only estimates. For more information on the deferred benefits and for a benefit estimate, visit the pension benefits portal (Retirement Calculator) in myHR, or contact your HR Generalist or HR Service Center. Visit umurl.us/retcalc for details

b. The following chart provides an overview of the payment options available to *qualified members* (*vested*), not eligible for retirement. Regardless of which payment option you choose, you will receive a lifetime benefit. Depending on the payment option, you may or may not choose to leave a benefit to a *joint annuitant* or a *guaranteed period beneficiary* following your death.

Payment options*		
(see definitions be	elow for individual eligibility)	
Single Life Annuity**	With or without a 10 year guaranteed	
payment period.		
Joint and Survivor Annuity**	50%, 75% or 100% continues to your	
	joint annuitant after your death. You may	
	elect a joint and survivor annuity with a	
	10 year guaranteed payment period.	

^{*}Payment methods other than a Single Life Annuity, with no guaranteed period, will result in a reduction in the monthly benefit amount to offset for the cost of continuing benefit payments after your death.

^{**} If you're married, you need your spouse's written notarized consent to select a payment method other than a joint and survivor annuity with your spouse as the joint annuitant.

- For purposes of satisfying the federal tax laws relating to qualified retirement plans, the DB Component of the Hybrid Plan recognizes same-sex marriages that are validly entered into in a jurisdiction whose laws authorize the marriage.
- A person who is in a registered domestic partnership or civil union is not considered to be a spouse for purposes of applying the federal tax law requirements relating to qualified retirement plans, regardless of whether that person's partner is of the opposite or same sex.

See **Payment Options Defined**, below for detailed information on the eligible payment options.

- 2. Elect 100% of your benefit as a lump sum distribution after termination*/**
 - a. As a direct payment subject to taxes and applicable penalties, or
 - b. Rollover money to an individual IRA account or another qualified plan
 *The decision to elect a lump sum distribution may be deferred to a later date between the date of *termination* and your 65th birthday. Interest accrues at 7.5% for each year deferred, but not beyond your 65th birthday.
 - **See: What happens if you experience a *termination* from employment and later return to work at the *University?* for treatment of *service credit* once a lump sum distribution is taken.

Leaving as a retirement eligible *qualified member*

A *qualified member* who has satisfied the requirements for retirement eligibility, see **When am I eligible for a retirement benefit?** has earned a benefit under the DB Component of the Hybrid Plan as of their retirement date. See, **What factors affect how my retirement benefit is calculated in the DB Component of the Hybrid Plan?**

The following chart provides an overview of the payment options available to retirement eligible *qualified members*. Regardless of which payment option you choose, you will receive a lifetime benefit. Depending on the payment option, you may or may not choose to leave a benefit to a *joint annuitant* or a *guaranteed period beneficiary* following your death.

Payment options*		
(see definitions be	elow for individual eligibility)	
Single Life Annuity**	With or without a 10 year guaranteed	
	payment period.	
Joint and Survivor Annuity**	50%, 75% or 100% continues to your	
	joint annuitant after your death. You may	
	elect a joint and survivor annuity with a	
	10 year guaranteed payment period.	

^{*}Payment methods other than a Single Life Annuity, with no guaranteed period, will result in a reduction in the monthly benefit amount to offset for the cost of continuing benefit payments after your death.

- For purposes of satisfying the federal tax laws relating to qualified retirement plans, the DB Component of the Hybrid Plan recognizes same-sex marriages that are validly entered into in a jurisdiction whose laws authorize the marriage.
- A person who is in a registered domestic partnership or civil union is not considered to be a spouse for purposes of applying the federal tax law requirements relating to qualified retirement plans, regardless of whether that person's partner is of the opposite or same sex.

A retirement eligible *qualified member* may elect to receive a portion of the retirement benefit as a lump sum at the start of retirement. You may elect a 10%, 20% or 30% lump sum of the actuarial present value of the benefit and receive the remainder as monthly payments under one of the payment options above. If you elect to receive a portion of your benefit as a lump sum, you may receive it in the form of:

- a direct payment subject to taxes and applicable penalties, or
- rollover money to an individual IRA account or another qualified plan.

Electing a lump sum will reduce the monthly payment options by the same percentage.

^{**} If you're married, you need your spouse's written notarized consent to select a payment method other than a joint and survivor annuity with your spouse as the joint annuitant.

All of the payment options listed above may be combined with a 2% guaranteed automatic annual increase in exchange for a reduced initial monthly benefit. See "Optional guaranteed automatic annual increase in exchange for a reduced initial monthly benefit" in **Payment Options Defined**, below.

Payment Options Defined

Single Life Annuity

Under this payment option, you will receive a monthly benefit for your lifetime. After your death, the benefit stops.

Single Life Annuity with a 10 year guaranteed payment period

You may choose to reduce your retirement benefit to add a *guaranteed* payment period to your Single Life Annuity payment option. The *guaranteed* payment period begins on the date benefits originally commenced.

If you die before the *guaranteed payment period* ends (10 years), payments will continue to your *guaranteed period beneficiary* for the

balance of the period. At the end of the *guaranteed payment period*, payments to your *guaranteed period* beneficiary will stop. If you outlive the *guaranteed payment period*, you will continue to receive your monthly benefit up until your death, however, the benefit will not continue to your *guaranteed period beneficiary* as the *guaranteed payment period* has been met.

You may name anyone you choose as a *guaranteed period beneficiary* except your *joint annuitant*. You may change the *guaranteed period beneficiary*(ies) at any time.

Joint and Survivor Annuity

Under this payment option, you may designate a person, a *joint annuitant*, who will receive all or part of your benefit after your death, for their lifetime. Your benefit is reduced to take into consideration the fact that the duration of monthly payments will cover two lifetimes instead of one. Following your death, payments continue to your *joint annuitant* for as long as he or she lives. You may choose for your *joint annuitant* to receive all or a portion of your monthly retirement benefit (50%, 75% or 100%). The 75% and 100% options are available only if your spouse is the designated *joint annuitant*.

If your *joint annuitant* dies before you do, your monthly benefits will automatically increase to the level of the Single Life Annuity payment option.

If a Joint and Survivor Annuity payment option is elected, the *joint annuitant* you have named cannot be changed once payments begin with one exception. If you divorce after retiring, and your *joint annuitant* is your spouse, they may revoke their *joint annuitant* status by completing a notarized waiver within 60 days of divorce.

Joint and Survivor Annuity with a 10 year guaranteed period

You may choose to further reduce your Joint and Survivor Annuity payment option to add a *guaranteed payment* period that ensures payments continue to a *guaranteed period beneficiary* if both you and your *joint annuitant* die before the end of the *guaranteed payment period*. The *guaranteed payment period* begins on the date benefits originally commenced.

Following your death, payments are made to your *joint annuitant* for his or her lifetime. If both you and your *joint annuitant* die before the *guaranteed payment period* ends (10 years), payments equal to the amount that had been paid to your *joint annuitant* will continue to your *guaranteed period beneficiary* for the balance of the period. At the end of the *guaranteed payment period*, payments to your *guaranteed period beneficiary* will stop. If you or your *joint annuitant* outlive the *guaranteed payment period*, you or your *joint annuitant* will continue to receive the monthly benefit up until your deaths (as described above), however, the benefit will not continue to your *guaranteed period beneficiary* as the *guaranteed payment period* has been met.

If your *joint annuitant* dies before you do, your monthly benefits will automatically increase to the level of the Single Life Annuity payment option with the *guaranteed payment period*.

If you're a *qualified*member who is eligible for retirement...

You will receive a benefit for the rest of your lifetime regardless of the payment option you choose. You may elect to reduce your benefit to leave all or part of your benefit to a guaranteed period beneficiary or joint annuitant.

If a Joint and Survivor Annuity payment option is elected, the *joint annuitant* you have named cannot be changed once payments begin with one exception. If you divorce after retiring, and your *joint annuitant* is your spouse, they may revoke their *joint annuitant* status by completing a notarized waiver within 60 days of divorce.

You may name anyone you choose as a *guaranteed period beneficiary* except your *joint annuitant*. You may change the *guaranteed period beneficiary*(ies) at any time.

Optional guaranteed automatic annual increase in exchange for a reduced initial monthly benefit

You may elect a 2% optional guaranteed automatic annual increase in exchange for a reduced initial monthly benefit. This reduction is in addition to any other payment option reductions elected. You may not elect a 2% optional guaranteed automatic annual increase on any portion of your retirement benefit which you elect to receive as a lump sum distribution. Only that portion that constitutes your monthly benefit will be subject to the optional guaranteed automatic annual increases. This election must be made at the time of your retirement.

How do I decide which payment option to choose?

You should evaluate your retirement income requirements, and the benefits you may wish to provide to a *joint* annuitant as well as other factors before deciding on a payment option. You also may want to consult a qualified financial advisor for help deciding on a payment option.

You will not receive payments until you elect a payment option. Once you make an election, it's irrevocable except as described in **What happens in the case of a dissolution of marriage (also referred to as a divorce)?** section.

How do I apply for monthly benefits as a retirement eligible qualified member?

You will apply for retirement benefits by completing an electronic Notice of Intent to Retire (eNOI) form in MyHR. Step by step instructions are available at umurl.us/RetireNOI. Schedule a meeting with your campus HR Generalist (umurl.us/cbr) to discuss your plan, ask any questions about the retirement process, and submit your intent to retire. This electronic form should be submitted at least 60 days before your planned retirement date. This will ensure your payments begin on time and allow for verification of your employment and salary history, calculation of your benefits, and the payment options available to you.

Monthly retirement payments are direct deposited to your designated bank account at the end of each month. If you retire on any day after the first of the month, the amount of your first pension payment will be prorated. After that, your payment will cover the entire monthly period through the end of the month in which you die.

Apply for retirement at least 60 days in advance of....

...your official retirement date to ensure payments begin on time.

You should keep the *University* informed of name or address changes for you or your *beneficiaries* (or *joint annuitant*). Changes should be made online through myHR at myhr.umsystem.edu or sent in writing via email to retirement@umsystem.edu or via postal mail to UM System Office of Human Resources Service Center, 1105 Carrie Francke Drive, Suite 108, Columbia, MO, 65211.

Can I defer commencement of my benefits as a retirement eligible *qualified member*?

Yes, but not beyond the commencement date required by law, see When must I begin receiving my benefits (retirement, vested or non-vested)? below. However, you are encouraged to begin your monthly benefits no later than the date that your benefits are no longer subject to reduction for early retirement, because your monthly benefit amount will not increase after such date. If you defer receipt of your monthly benefit beyond the date that your benefits are no longer subject to reduction for early retirement, your monthly benefit payments will be calculated as of the date that you could commence unreduced monthly benefit payments. You will also receive a lump sum payment equal to the monthly benefits you should have received between the date you were eligible to receive an unreduced retirement benefit payment and the date benefit payments actually commenced.

How do I apply for monthly benefits as a *qualified member*, not eligible for *normal* or *early retirement*?

You must be at least age 55 before monthly payments begin. See, **Leaving as a qualified member**, **not eligible for early or normal retirement**. You may not defer payments past age 65. If you elect to commence a monthly lifetime payment, you should contact the UM System Office of Human Resources at least 60 days prior to the month you would like to receive your first payment. Special rules apply if you contact the *University* after you

have surpassed your 65th birthday. Retroactive payments in a lump sum may be required under the Plan, which may have tax implications. You will not accrue interest that will increase the amount of your benefit under the terms of the Plan past age 65.

You should keep the *University* informed of name or address changes for you or your *beneficiaries*. Changes should be made online through myHR at myhr.umsystem.edu or sent in writing via email to retirement@umsystem.edu or via postal mail to UM System Office of Human Resources Service Center, 1105 Carrie Francke Drive, Suite 108, Columbia, MO, 65211.

How do I request a lump sum distribution of my deferred benefit (vested or non-vested)?

If you elect to take a lump sum distribution of your *vested* or non-*vested* benefit you should complete the lump sum election forms provided to you after your separation by the UM System Office of Human Resources. Contact the HR Service Center if you need a new copy of election forms. You may not defer your benefit past age 65.

When must I begin receiving my benefits (retirement, vested or non-vested)?

Under current law, if you were born <u>on or before June 30, 1949</u>, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 70½; or, if later,
- The calendar year in which your employment ends.

If you were born <u>after June 30, 1949, and before January 1, 1951</u>, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 72; or, if later,
- The calendar year in which your employment ends.

If you were born <u>on or after January 1, 1951 and before January 1, 1960</u>, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 73; or, if later,
- The calendar year in which your employment ends.

If you were born on or after January 1, 1960, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 75; or, if later,
- The calendar year in which your employment ends.

Tax Implications on payments or distributions from the DB Component of the Hybrid Plan

How are my monthly retirement benefit payments affected by taxes?

When you receive monthly retirement (annuity) payments from the DB Component of the Hybrid Plan, your benefits are considered taxable income. Federal tax law requires the *University* to automatically withhold federal taxes on your benefits before they are paid to you, unless you specifically request otherwise in writing. You also may request that Missouri, Kansas, or Illinois state taxes be withheld. The amount withheld will depend on your filing status and the number of exemptions you claim.

If you choose not to have taxes withheld from your benefits, you will be responsible for paying the tax when you file your tax return. If no taxes are withheld, or if the amount withheld is not enough to cover the actual taxes due, you may be required to make estimated tax payments throughout the year. You may also be subject to a tax penalty for under-withholding.

If you plan to reside in the United States, but outside of Missouri, Kansas, or Illinois, you should complete a Statement of Tax Responsibility form. Please contact the HR Service Center for further information. If you plan to reside outside the United States following your retirement, you may qualify for alternative tax treatment. Please contact the HR Service Center for further information.

What are some of the possible tax consequences when I receive a distribution from the DB Component of the Hybrid Plan?

Generally, you must include any distribution in your taxable income in the year in which you receive the distribution. Distributions made to you when you are under age 59½ may be subject to an additional 10% tax unless you roll the distribution over to an IRA or other employer retirement plan as described below.

There are a couple of significant exceptions to the additional 10% tax for purposes of the DB Component of the Hybrid Plan. One exception exists for a distribution that is part of a series of substantially equal periodic payments made for your life (or life expectancy) or the joint lives (or joint life expectancies) of you and your designated beneficiary. Another exception exists for you if you separate from service after attaining age 55.

Can I elect a rollover to reduce or defer tax on my distribution?

If your distribution is an eligible rollover distribution, you may defer the tax due by rolling the distribution over to an IRA or other employer retirement plan. Generally, an eligible rollover distribution does not include any distribution which is: (1) one of a series of substantially equal periodic payments made for your life (or life expectancy) or the joint lives (or joint life expectancies) of you and your designated *beneficiary*, or for a specified period of 10 years or more; or (2) a required minimum distribution. There are two types of rollovers.

<u>Direct rollover</u>: For most distributions, you may request that a direct rollover (sometimes referred to as a direct transfer) be made to either an IRA or another employer retirement plan willing to accept the rollover. A direct rollover will result in no tax being due until you withdraw funds from the IRA or other employer retirement plan.

<u>60-day rollover</u>: You may roll over a distribution to an IRA or another employer retirement plan willing to accept the rollover. This will result in no tax being due until you begin withdrawing funds from the IRA or other employer retirement plan. The rollover of the distribution, however, MUST be made within strict time frames (normally, within 60 days after you receive your distribution). A distribution which may be rolled over but which you do not directly roll over (see above) will be subject to mandatory federal income tax withholding at a rate of 20%. You may rollover the 20% amount withheld but must replace the withheld amount from other sources. If you do not rollover an amount equal to the 20% withheld, the withheld amount is subject to tax.

If your distribution is not an eligible rollover distribution you will not be able to defer tax due on your distribution by rolling the distribution over to an IRA or other employer retirement plan. Withholding on distributions that are not eligible rollover distributions depends on whether the distribution is a periodic distribution (for example, annuity payments or installments) or non-periodic distribution. Withholding on periodic distributions will be determined as if the distribution were wages and withholding on non-periodic distributions will be 10% of the amount includible in income. Notwithstanding the foregoing, you may elect not to have withholding apply.

<u>Pre-Tax to Roth Rollovers</u>: If you roll over pre-tax amounts to a designated Roth account in another employer plan or to a Roth IRA, the amounts will be taxed in the year of the rollover. However, the 10% additional tax on early distributions will not apply. If you complete a direct rollover, no withholding will apply, but you may voluntarily enter into a withholding agreement with the *University*.

Tax Notice

Whenever you receive a distribution, you will receive a more detailed explanation of these options. However, the rules which determine whether you qualify for favorable tax treatment are very complex. You should consult with qualified tax counsel before making a choice.

In Special Cases

What happens if I die before I am eligible to retire?

If you are a *qualified member* and you die before you are eligible to retire, a death benefit will be paid that is the greater of the following amounts as of your *termination* date:

One times (1x) your regular annual salary as of the date of your death, not to exceed 100 times your
projected monthly normal retirement benefit (for purposes of this calculation, your service would be
determined as if you continued in employment until age 65 and your final average salary would be
determined as of the date of your death); or

• The single sum actuarial equivalent value of your retirement benefit which would have been paid to you if you had retired the day immediately preceding the date of your death.

This death benefit will be paid in the following order of priority:

- Your surviving spouse;
- If no surviving spouse, or spouse consented to waiver of benefit via notarized document:
 - Your designated beneficiary(ies);
- If no surviving spouse and no designated beneficiary:
 - o Your lineal descendants; children, or children of children in equal parts;
- If no surviving spouse, no designated beneficiary, or lineal descendants:
 - o To your estate.

The *beneficiary*(ies) of your death benefit may elect to receive this benefit either as the above described lump sum or in the form of an actuarially equivalent monthly annuity payment. To be certain funds are distributed according to your preference it is important that you complete a Beneficiary Designation form. This form is located at <u>umurl.us/retplans</u> under the Hybrid Plan section. This form is also available from your HR Generalist or HR Service Center.

Additional information regarding the available of death benefits is described in the RDD plan document.

Do I need to name a beneficiary?

Naming a *beneficiary* ensures that your benefit is handled in the manner you intend. You should name a *beneficiary* when you first participate in any of the plans. If unmarried, you may designate any person or trust as your *beneficiary*. For married employees, your surviving spouse will automatically be your *beneficiary*, unless your surviving spouse has previously waived such rights by completing a notarized statement. You may also designate a contingent *beneficiary*(ies).

If you don't name a *beneficiary* and you die while in active employment, any death benefits under the DB Component of the Hybrid Plan will be

Update your beneficiary information

Whenever there are important changes in your life – such as marriage, divorce, or the birth or adoption of a child – review your beneficiary designation and consider updating.

paid as described above, see **What happens if I die before I am eligible to retire?**. You may update your *beneficiary* designation at any time. To update your *beneficiary*(ies) you may complete a Beneficiary Designation form. This form is located at <u>umurl.us/retplans</u> under the Hybrid Plan section. This form is also available from your HR Generalist or HR Service Center.

Refer to the VRP SPD for more information about designating beneficiaries in those plans in which you choose to participate.

Can I earn service credit under the DB Component of the Hybrid Plan with another employer?

Over the years, special provisions have been added to the RDD plan document for various groups of employees. These provisions are applicable to former employees of Barnes College, the Children's Advocacy Center of St. Louis, Ellis Fischel State Cancer Center, Missouri Rehabilitation Center, the St. Louis Mercantile Library Association, and the University of Kansas City. If you were employed by one of these entities immediately prior to your employment by the *University*, contact the HR Service Center for more information.

In addition, special provisions apply to employees who are entitled to benefits under the U.S. Civil Service Retirement Act as a result of service with the *University*. You cannot receive *service credit* under the DB Component of the Hybrid Plan for any period of employment for which you are also receiving a Federal Retirement/Civil Service Retirement System benefit.

For public retirement system participants: You may purchase *service credit* under the DB Component of the Hybrid Plan for the period of your participation in certain Missouri public retirement systems or for the period you were in non-federal public employment in Missouri if you:

- 1. are a *qualified member* in the DB Component of the Hybrid Plan and you were previously a participant under certain public retirement systems within Missouri; and
- 2. you didn't earn a *vested* right to a retirement benefit under that prior public retirement system within Missouri or were employed in non-federal public employment in Missouri and not covered by a retirement plan.

What happens if I retire and later return to work?

If you retire, then return to work on or after October 1, 2019, in a benefit-eligible position for the *University*:

- Your retirement benefits will not be suspended and monthly payments you are receiving from the DB Component of the Hybrid Plan will continue without interruption.
- You will <u>not</u> be eligible to accumulate any additional benefits under the DB Component of the Hybrid Plan and any additional *salary, summer appointment salary, service credit* or *summer appointment service credit* for services performed after your rehire on or after October 1, 2019 will have no impact on the calculation of the benefit you are receiving from the DB Component of the Hybrid Plan.
- If, upon your rehire on or after October 1, 2019, you meet the definition of an eligible employee as defined in the DC Plan SPD, you will be automatically enrolled in the DC Plan. Refer to the DC Plan SPD for more information.

Additional rehire rules:

UM will not rehire a former employee (i) who is less than age 59½ and (ii) who is currently receiving a retirement benefit, has received a lump sum retirement benefit, or has elected to receive a retirement benefit if the rehire (a) is pursuant to a discussion, understanding, or agreement (written or oral), that occurred prior to *termination* from employment with the *University* or commencement of a retirement benefit, or (b) violates any applicable guidance from the Internal Revenue Service with respect to what constitutes a bona fide *termination* from employment or retirement. This rule does not apply to anyone who is age 59½ or older and has completed the applicable benefit documents for in-service distribution from the DB Plan.

If you return to work prior to October 1, 2019, see What happens if you experience a termination from employment and later return to work at the *University?* in this DB Component of the Hybrid Plan SPD for information on when *service credit* will and will not be combined between breaks in service.

Protecting Your Benefits

What happens if the DB Component of the Hybrid Plan terminates?

If the DB Component of the Hybrid Plan is terminated, you will immediately be 100% *vested* in the benefits you've earned as of the plan's termination date. Trust fund assets will be used to provide benefits to retirees, beneficiaries, and active participants up to the total amount of assets in the fund.

Can my benefits be forfeited or delayed?

The DB Component of the Hybrid Plan is designed to provide you with a continuing income when your active employment ends and you commence receiving a benefit. But some situations could affect benefits under the DB Component of the Hybrid Plan. Those situations are summarized here:

- If you experience a *termination* from the *University* for any reason before you have earned five years of *service credit*, you will not receive a benefit. You will however be eligible for a refund of the contributions you made to the Plan. If you resume service with the *University*, your prior *service credit* may be forfeited.
- If you experience a *termination* from the *University* and return on or after October 1, 2019, you will <u>not</u> be eligible to accumulate any additional benefits under the DB Component of the Hybrid Plan and any additional *salary, summer appointment salary, service credit* or *summer appointment service credit* for services performed after your rehire on or after October 1, 2019 will have no impact on the calculation of your benefit from the DB Component of the Hybrid Plan.
- If you do not keep your most recent address on file and the *University* can't locate you, benefit payments may be delayed. This is particularly important if you leave the *University* prior to retirement with a right to a deferred retirement benefit.
- If you do not apply for retirement benefits at least 60 days prior to your retirement, your payments may be delayed.

Can my benefit be assigned to someone else?

Your retirement benefit belongs to you and may not be sold, assigned, transferred, or pledged under most circumstances. If you (or your *beneficiary*) are unable to care for your own affairs, any payments due may be paid to someone who is authorized to conduct your affairs. This may be a relative or a court-appointed guardian.

What happens in the case of dissolution of marriage (also referred to as a divorce)?

The DB Component of the Hybrid Plan will honor a court order (*Division of Benefits Order – DBO*) which meets certain criteria.

In the event that you and your spouse have a dissolution of marriage (also referred to as a divorce), there are several situations in which the DB Component of the Hybrid Plan includes specific provisions which allow for the payment of benefits under the DB Component of the Hybrid Plan to someone other than you or your designated beneficiary. Those provisions are located in the RDD plan document.

If your marriage is dissolved prior to the receipt of a rollover, lump sum payment, or the beginning of monthly retirement benefits under the DB Component of the Hybrid Plan, the DB Component of the Hybrid Plan will honor a DBO that provides for a portion of the benefit that accrued during the term of the marriage. The DBO must be received by the *University* and approved prior to the lump sum distribution or other commencement of payment.

If your marriage is dissolved after the commencement of retirement benefits under the DB Component of the Hybrid Plan, the DBO may only apply to future payments received under the DB Component of the Hybrid Plan.

A description explaining your rights and options under a DBO is available at <u>umurl.us/retplans</u>.

In addition, retirees or *qualified members* (*vested*) who have begun receiving monthly benefit payments and had elected a payment option which included their spouse as a joint annuitant, may submit a one-time request to remove their spouse as their joint annuitant in the event of a dissolution of marriage (also referred to as a divorce). This request must be submitted on the appropriate University designated form and contain the required notarization of both the retiree and the spouse along with a copy of the applicable divorce decree. The completed form must be provided to the Office of Human Resources within 60 days of the date of the dissolution. Retirees may contact the Office of Human Resources Service Center to request the applicable form.

How is the DB Component of the Hybrid Plan funded?

The DB Component of the Hybrid Plan is funded by contributions by the *University* and *members*. The amount of each *member's* contribution is fixed under the terms of the DB Component of the Hybrid Plan (see **Who pays the cost of providing benefits?**). The *University* annually decides how much to contribute to the DB Component of the Hybrid Plan based on advice from the DB Component of the Hybrid Plan's actuary.

The Defined Contribution Component of the Hybrid Plan

Introduction to the DC Component of the Hybrid Plan

This section of the Hybrid Plan SPD describes benefits offered under the DC Component of the Hybrid Plan. Should you need additional information about the DC Component of the Hybrid Plan, please contact the UM System Office of Human Resources Service Center to request a copy of the ERIP plan document.

Under this DC Component of the Hybrid Plan, the *University* will make a *nonelective contribution* equal to 2% of your *employer contribution* compensation to the *employer contributions account*. In addition, the *University* will match 100% of your *elective deferrals* to the 457(b) Plan, up to 3% of your *employer contribution compensation*. A summary of the 457(b) Plan can be reviewed in the VRP SPD located online at <u>umurl.us/retplans</u>. You can request a copy of the 457(b) Plan document by contacting your HR Generalist or the UM System Office of Human Resources Service Center using the contact information above.

The University's nonelective contribution and matching contribution to your employer contributions account, along with your elective deferrals to the 457(b) Plan, and your investment gains and/or losses, less any expenses charged to your accounts in the employer contributions account or 457(b) Plan account, will equal the value of your benefit described in this DC Component of the Hybrid Plan section of the Hybrid Plan SPD.

There are many investment options available in the DC Component of the Hybrid Plan. Each has varying degrees of return and financial risk. This summary is not intended to advise you on any investment risks or tax issues arising from investing in any of these options. You may

wish to contact your tax advisor, financial advisor, or legal counsel for assistance in determining which option best fits your long-term goals.

Key Terms

To help you understand your retirement benefits and how they work, this section provides definitions of important terms used in this DC Component of the Hybrid Plan summary.

Beneficiary

A person designated by a *participant*, a *beneficiary*, or by the DC Component of the Hybrid Plan SPD who is or may become entitled to a benefit under the DC Component of the Hybrid Plan SPD. Any person designated as a *beneficiary* shall have no rights under the DC Component of the Hybrid Plan SPD until after the death of the *participant*.

Committee

The *plan administrator* may delegate its duties and responsibilities to a committee that has been appointed to assist the *plan administrator*. The *committee* that assists the *plan administrator* is the Total Rewards Advisory Committee. A separate *committee*, the Investment Oversight

Committee, has operating and supervisory responsibilities related to the selection and monitoring of investment options made available to *participants*.

Compensation

UM nonelective contribution

2% of your employer contribution compensation to the employer contributions account.

UM matching contribution

100% of your 457(b) Plan elective deferrals, up to 3% of your employer contribution compensation to the employer contributions account.

Employee elective deferrals

You must contribute to the 457(b) Plan in order to receive the *University matching contribution*. See Contributions to the DC Component of the Hybrid Plan for more information on the 457(b) Plan.

To the extent this DC
Component of the Hybrid Plan
SPD references other
University Retirement Program
plans, a description of those
plans (and how those plans are
sometimes alternatively
referenced) is located in the
section above titled Summary
of the University's Retirement
Program.

See the definition of *employer contribution compensation* for how *compensation* is defined with respect to the benefits under the DC Component of the Hybrid Plan. Each Voluntary Retirement Plan ("VRP") has its own definition of compensation that is different from the *employer contribution compensation* definition used in this summary of the DC Component of the Hybrid Plan. See the VRP summary plan description ("VRP SPD") for the definitions of compensation under those plans. For example, you can review the definition of compensation used in the 457(b) Plan in the section **Compensation** of the VRP SPD.

Contract Year

The period from September 1 through August 31.

Elective Deferrals

Contributions made to the 457(b) Plan at the election of the *participant* in lieu of receiving cash *compensation*. *Elective deferrals* to the 457(b) Plan are deducted from your paycheck before income taxes are withheld; however, Social Security and Medicare taxes are still paid on the deduction. Income tax is not owed on *elective deferrals* or any earnings on the *elective deferrals* until distributed from the 457(b) Plan. *Elective Deferrals* made on an after-tax basis are called Roth *elective deferrals*. For more information about other possible *elective deferrals*, refer to the VRP SPD.

Eligible Employee

Any employee of the *University* in any position paid, regardless of source of funds, who was hired or rehired between October 1, 2012, and October 1, 2019, and is not eligible for level one benefits under the RDD plan document, and who is classified as at least 75% *full-time equivalency* with an indicated appointment duration of at least 9 months. An *eligible employee* shall not include any:

- subsidiary employee;
- student employee;
- · per diem employee;
- adjunct faculty;
- · resident physician;
- leased employee;
- non-common law employees (even if later determined to be one);
- employees of a participating employer prior to the date the participating employer adopts the Hybrid Plan with the consent of the *University*; or
- individual hired or rehired by the University on or after October 1, 2019.

Additional special rules may apply. Refer to the ERIP plan document for more details.

Employer Contributions Account

An account maintained pursuant to Internal Revenue Code section 401(a) for each *participant* which holds the *matching contributions* and *nonelective contributions* made by the *University* to the *participant*. Your *employer contributions account* may be reviewed online by visiting Fidelity at <u>umurl.us/Fidelity</u>. To be clear, although the *University's matching contributions* are based on your *elective deferrals* to the 457(b) Plan, the *University's matching contributions* (and *nonelective deferrals*) are deposited into the *employer contributions account* described here and not into your 457(b) Plan account.

Employer Contribution Compensation

Compensation for services regularly rendered, including, but not limited to, payments for the following items made in accordance with established *University* policy:

Before January 1, 2020:

- regular pay (including elective deferrals and contributions to University retirement plans or any other plan or arrangement (such as a flexible benefit plan));
- shift differential;
- chancellor's housing allowance;
- contract pay;

On or after January 1, 2020:

- regular pay (including elective deferrals and contributions to University retirement plans or any other plan or arrangement (such as a flexible benefit plan));
- shift differential;
- chancellor's housing allowance;
- contract pay;

- sick leave pay;
- paid time off for work incurred injury;
- personal days;
- vacation days; and
- summer session pay.

- sick leave pay;
- accrued paid time off used to supplement workers' compensation payments from a third party for work incurred injury;
- personal days;
- vacation days;
- summer session pay;
- overtime;
- relocation incentive;
- additional, extra, or incentive compensation;
- moving expenses;
- automobile allowances;
- commissions (unless specifically excluded by the appointed committee);
- paid time off, including cash-in paid time off;
- parental and caregiver leave pay; and
- · short-term disability pay.

Employer contribution compensation shall not include the following payments:

Before January 1, 2020:

- overtime:
- relocation incentive;
- additional, extra, or incentive *compensation*;
- prizes/awards, or bonuses;
- tenure buyout;
- benefit restoration plan;
- automobile allowances (or furnished automobiles);
- educational assistance;
- in lieu of retirement;
- moving expenses;
- patent royalties;
- tips:
- transition assistance;
- commissions, unless specifically authorized by the plan administrator or appointed committee;
- special services, projects, summer terms or intersessions (unless for services regularly rendered);
- in lieu of vacation other than in the context of a severance from employment;
- all settlement amounts except where the settlement agreement expressly provides that some or all of the amount shall be deemed employer contribution compensation for purposes of retirement benefit calculation; and
- non-cash compensation.

On or after of January 1, 2020:

- prizes/awards;
- tenure buyout;
- benefit restoration plan;
- educational assistance;
- in lieu of retirement;
- patent royalties;
- tips:
- transition assistance:
- special services, projects, summer terms or intersessions (unless for services regularly rendered);
- in lieu of vacation other than in the context of a severance from employment;
- all settlement amounts except where the settlement agreement expressly provides that some or all of the amount shall be deemed employer contribution compensation for purposes of retirement benefit calculation;
- value of furnished/leased automobiles;
- non-cash compensation; and
- any paid time off which is forfeited.

Special rules apply to compensation received after you experience a severance from employment and compensation paid in part from *University* funds and in part from funds under the control of the *University* (other than *University* funds). Notwithstanding the above, the DC Component of the Hybrid Plan will not consider

employer contribution compensation exceeding \$350,000 for 2025. The annual limit on employer contribution compensation is adjusted by the IRS annually for cost-of-living.

Full-Time Equivalency (FTE)

For a non-academic appointment which is not exempt from overtime compensation, 100% *full-time equivalency* means 2,080 hours of service during a *contract year*. For an academic appointment or a non-academic appointment which is exempt from overtime compensation, 100% *full-time equivalency* shall be determined on the basis of criteria established in accordance with applicable *University* policy.

Furlough

A period of time not exceeding 30 days in any 12-month period, during which you are placed in a temporary, non-duty, non-pay status due to financial constraints of the *University* and after which you are expected to resume normal duties.

Matching Contribution

A contribution to the DC Component of the Hybrid Plan made to the *employer contributions account* by the *University* equal to 100% of your *elective deferrals* to the 457(b) Plan for each payroll period, up to 3% of your *employer contribution compensation* for each payroll period.

Nonelective Contribution

A contribution to the DC Component of the Hybrid Plan made to the *employer contributions account* by the *University* equal to 2% of your *employer contribution compensation* for each payroll period.

Participant

Any individual who has satisfied the eligibility and participation requirements of the DC Component of the Hybrid Plan and each employee or former employee for whom an account or subaccount is being maintained under the DC Component of the Hybrid Plan. This DC Component of the Hybrid Plan refers to *participants* hired or rehired on or after October 1, 2012, but prior to October 1, 2019.

Period of Service

A period of service begins on the participant's first day of employment or reemployment with the University as an eligible employee and ends on the date of the participant's subsequent severance from employment. Each period of service accrued by a participant shall be measured in days, including both the first day of employment or reemployment and the date of the participant's severance from employment. Except as otherwise provided within this definition, only days on which a participant is performing services shall be included in the number of days in a period of service.

A *period of service* additionally includes:

- days on which a participant whose full-time employment is under the control and direction of the University, but who renders only part-time service for teaching and research programs of the University and the compensation for the remainder of whose services is paid from funds under the control of the University, other than University funds;
- days on which a *participant* is on a leave of absence (e.g., military leave, extended sick leave without pay, FMLA leave, *furloughs*, seasonal leaves, etc.); and
- in the event a *participant* experiences a *severance from employment* and is reemployed, days previously accrued prior to the *participant's severance from employment*, provided the *participant's* reemployment date is no more than five years after the *participant's severance from employment*.

A period of service does not include:

- days before the employee became a participant in the DC Component of the Hybrid Plan (unless provided for within this DC Component of the Hybrid Plan or another *University* sponsored plan);
- days worked by an employee who is not an eligible employee;
- days on which the *participant* is an attached Federal or State employee;
- days on which the participant is performing service for any agency or institution attached to the University
 but not an integral part of the University; and
- in the event a participant who is not vested experiences a severance from employment and is reemployed, days previously accrued prior to the participant's severance from employment, if the

participant's reemployment date is more than five years after the participant's severance from employment.

Plan Administrator

The department of the *University*, or such other person, or department as may be appointed by the *University* to supervise the administration of the DC Component of the Hybrid Plan. The committee that assists the *plan administrator* is the Total Rewards Advisory Committee. A separate *committee*, the Investment Oversight Committee, has operating and supervisory responsibilities related to the selection and monitoring of investment options made available to *participants*.

Service Credit

The sum of the *participant's periods of service*, whether or not such *periods of service* are contiguous or continuous. In each instance that a *participant* accrues *periods of service* that in the aggregate total 365 days, such *participant* shall be credited with a year of *service credit*. For rehired employees on or after October 1, 2019, service credit earned before October 1, 2019, is determined using rules that are described in the ERIP plan document.

Severance from Employment

An event after which an employee ceases to be an employee of the *University* (including all corporations and other entities treated as the same employer under Internal Revenue Code Sections 414(b), (c), (m), or (o)). An employee does not have a *severance from employment* if, in connection with a change of employment, the employee's new employer maintains the DC Component of the Hybrid Plan with respect to the employee.

University

The Curators of the University of Missouri. The *University* is a governmental entity established as a public corporation under the Constitution and Statutes of the State of Missouri.

Vesting (vested)

The accrual of three years of *service credit*, the occurrence of which makes your benefit under the DC Component of the Hybrid Plan nonforfeitable.

Getting Started

When am I eligible to participate?

You become eligible to participate on your first day of employment with the *University* as an *eligible employee* under the DC Component of the Hybrid Plan. For more information, see the definition of *eligible employee* above. You do not need to enroll in the DC Component of the Hybrid Plan to receive *nonelective* and *matching contributions*. As an *eligible employee*, you will be enrolled automatically. However, to receive *matching contributions*, you must make a 457(b) *elective deferral* (described below).

Eligibility/Participation		
You <u>are</u> eligible to participate if you are:	You <u>are not</u> eligible to participate if you are:	
An eligible employee who is classified as at least 75% FTE with an indicated appointment duration of at least 9 months, and: • you were initially hired on or after October 1, 2012, but prior to October 1, 2019; and • you are a level two member in the DB Component of the Hybrid Plan.	 a subsidiary employee (including a health affiliate); a student employee; a per diem employee; adjunct faculty; a resident physician; a leased employee; entitled to level one benefits under the DB Plan; or hired or rehired on or after October 1, 2019 	

Contributions to the DC Component of the Hybrid Plan

What contributions are made to the DC Component of the Hybrid Plan?

The *University* will make a *nonelective contribution* each payroll period on your behalf, equal to 2% of your *employer contribution compensation*. Additionally, the *University* will make a *matching contribution* each payroll period on your behalf, equal to your 457(b) Plan *elective deferrals* for the payroll period, up to 3% of your *employer contribution compensation* to your *employer contributions account*. For information on how to make an *elective deferral* to the 457(b) Plan, see **Elective Deferrals to the 457(b) Plan** or review the VRP SPD or the 457(b) Plan document.

How are 457(b) Plan elective deferrals and the *University matching contributions* calculated? It is important that you contribute elective deferrals to the 457(b) Plan in order to receive the *University matching contribution* under the DC Component of the Hybrid Plan SPD of up to 3% of your *employer contribution compensation*.

Your 457(b) Plan *elective deferral* is calculated using your 457(b) compensation. The *University matching contribution* is calculated using your *employer contribution compensation*. Following is an example assuming you are contributing 3% of your 457(b) compensation to the 457(b) Plan per payroll period:

Base pay	\$1,000
Educational Assistance (not included in employer contribution compensation, but included in 457(b) compensation)	\$250
Total Pay	\$1,250
Employee 3% deferral – goes to your 457(b) account	\$37.50 (\$1,250*.03)
University's matching contribution (3%) - goes to your employer contributions account	\$30 (\$1,000*.03)
Total Contribution	\$67.50

These funds are deposited into your applicable plan account and invested as directed by you.

Does the *University* contribute the *nonelective* contribution while I am on a leave of absence? The *University* nonelective contribution is based on your employer contribution compensation. If you are paid employer contribution compensation while you are on a leave of absence, then the *nonelective* contribution will continue on your behalf.

Will the matching contribution be contributed while I am on a leave of absence?

The *University matching contribution* is based on your *elective deferrals* to the 457(b) Plan. If you continue to contribute *elective deferrals* to the 457(b) Plan while you are on a leave of absence, then the *matching contribution* will continue on your behalf.

May an employee contribute to the DC Component of the Hybrid Plan's employer contributions account?

No. Neither employee contributions nor rollover contributions from an IRA or other employer retirement plans to the DC Component of the Hybrid Plan's *employer contributions account* are permitted.

Are there any IRS limits on the amount of employer *matching* or *nonelective contributions* that I may receive?

The IRS limit for all contributions to the accounts maintained pursuant to Internal Revenue Code section 401(a), including employee and employer contributions and including contributions made to the *employer contributions account* under this DC Component of the Hybrid Plan or a separate 401(a) account under the *University's* SRP, may be revised annually by the IRS for cost-of-living. For 2025, this limit is \$70,000. Therefore, any additional contributions made to the SRP by you or on your behalf count towards the total contribution limit. If the contribution limit will be exceeded, any contributions that otherwise would have been made to the SRP on your behalf will be reduced before *matching contributions* described in this DC Plan SPD are reduced, to avoid any

excess contributions under the law. Additional ordering rules are outlined in the applicable plan documents. Compensation for purposes of the contribution limit is not the same as *employer contribution compensation* and is generally defined by law.

Additional ordering rules are outlined in the applicable plan documents.

What happens if I experience a severance from employment and later return to work?

If you return to work after October 1, 2019, you will no longer receive *nonelective contributions* and *matching contributions* under the DC Component of the Hybrid Plan. Instead, assuming you are eligible to participate, you will receive contributions as described in the DC Plan SPD.

Elective Deferrals to the 457(b) Plan

How do I make an elective deferral?

To make a 457(b) *elective deferral* and review a summary of the investment options, please call Fidelity at 1-800-343-0860 or visit <u>umurl.us/Fidelity</u>. To ensure you receive the FULL *University* matching contribution (3% of your *employer contribution compensation*) you will be automatically enrolled in the 457(b) Plan at the maximum employer match rate of 3% of your 457(b) compensation. You may choose to make a contrary election or opt out of making *elective deferrals* under the 457(b) Plan at any time. Please allow 1-2 pay cycles for initial automatic enrollment.

How and when can I change my elective deferral? When is the change effective?

You may change your 457(b) *elective deferral* at any time by logging into your account at <u>umurl.us/Fidelity</u> or by calling Fidelity at **1-800-343-0860**. Any changes to your 457(b) *elective deferral* are effective on the next available payroll period following the receipt of your election, or as soon as administratively feasible, if later.

Are there any limits on the amount of *elective deferral* that I may contribute to the 457(b) Plan? Applicable Federal laws place limits on the annual contributions to the 457(b) Plan.

In 2025, the limit on total contributions to the 457(b) Plan is the lesser of \$23,500 or your *compensation* for the calendar year. The *elective deferral* limit is a combined limit for both pre-tax and Roth *elective deferrals*. Compensation for purposes of the contribution limit is not the same as *employer contribution compensation* and is generally defined by law. The 457(b) deferral limit is not affected by contributions to the SRP or 403(b) Plans.

In 2025, age 50 catch-up contributions are limited to \$7,500. The age 50 catch-up contribution limit is in addition to the limits on total contributions and *elective deferrals*. Therefore, if the age 50 catch-up contribution limit applies you can contribute up to \$31,000 in *elective deferrals* under the 457(b) Plan. Effective January 1, 2025, if you are 60, 61, 62, or 63 years of age, you will be allowed to contribute the greater of \$10,000 or 50% more than the regular catch-up contribution limit.

All of the above dollar limits are adjusted annually by the IRS for cost-of-living. Rollover contributions <u>are not subject to the contribution limits above</u>.

For more information, refer to the VRP SPD, or the 457(b) Plan document.

When can distributions occur from the 457(b) Plan?

Please refer to the VRP SPD for specific details regarding distributions from the 457(b) Plan.

Vesting

You are vested in the University's matching contributions and nonelective contributions made on your behalf to the employer contributions account as described in this DC Component of the Hybrid Plan SPD after you complete three years of service credit. Please note that these years do not need to be consecutive, and the service credit rules differ from the DB Component of the Hybrid Plan described in this Hybrid Plan SPD.

If you experience a severance from employment with the University before becoming vested in the DC Component of the Hybrid Plan, the

What is vesting?

If you have three years of service credit, you've earned the right to keep the University nonelective contributions as well as any University matching contributions when you retire or leave the University.

University's nonelective contributions and matching contributions made to the employer contributions account on your behalf are forfeited.

If you are subsequently rehired by the *University* on or after October 1, 2019, you will be eligible for benefits as described in the DC Plan SPD (provided all other eligibility requirements are satisfied). You will no longer be an *eligible employee* under the Hybrid Plan. See the DC Plan SPD for how your *service credit* under this DC Component of the Hybrid Plan may or may not affect your *service credit* accruals under that plan, including if you are rehired more than five years after your initial *severance from employment*.

Investments

How are my nonelective and matching contributions invested?

You select how to invest all contributions made to the DC Component of the Hybrid Plan on your behalf. The investment choices are the same as they are for the VRP. For information about your investment choices, please visit umurl.us/Fidelity.

It is important that you access your account within the first 30 days of your employment so you can make your investment selection. If you do not make a selection, your investments will be placed in a *University*-selected default investment. However, you may make changes to your investment selections at any time online at umurl.us/Fidelity or by calling 1-800-343-0860.

If you are unsure how to invest your contributions, Fidelity Workplace Financial Consultants are available to meet one-on-one to assist you. Schedule a free appointment by visiting <u>umurl.us/retconsult</u> or calling 1-800-343-0860.

There are many investment options. Each has varying degrees of return and financial risk. This summary is not intended to advise you on any investment risks or tax issues arising from investing in any of these options. You may wish to contact your tax advisor, financial advisor, or legal counsel for assistance in determining which option best fits your long-term goals.

Distributions

When can distributions occur from the DC Component of the Hybrid Plan?

To be eligible for a distribution from the *employer contributions account*, you must be *vested* in the DC Component of the Hybrid Plan. When you are *vested*, your benefit is distributable after your *severance from employment* or death (or when a required minimum distribution is necessary (see below)).

If the value of your *employer contributions account* under the DC Component of the Hybrid Plan exceeds \$7,000, it will not be distributed without your consent, unless the minimum required distribution rules apply (see below). If the value of your account is less than \$7,000, but more than \$1,000, it will be rolled over to an IRA as soon as administratively feasible after your *severance from employment* from the *University* unless you elect to receive the distribution directly or roll the distribution over to an IRA or another employer plan of your choice. If the value of your account is \$1,000 or less, it will be distributed to you as soon as administratively feasible after your *severance from employment*.

For information about your distribution options under your contributions to the 457(b) Plan, refer to the VRP SPD.

How do I apply for the benefits under the DC Component of the Hybrid Plan?

You should contact Fidelity at 1-800-343-0860 for more information on how to begin your benefits from the DC Component of the Hybrid Plan.

It is important to keep Fidelity informed of name and address changes for you or your *beneficiaries*. Please call Fidelity at 1-800-343-0860 or visit <u>umurl.us/Fidelity</u> to update your information.

What are my retirement benefit payment options?

The DC Component of the Hybrid Plan allows you to receive your retirement benefit in a single lump sum payment, or in installments over a fixed number of years. If you elect installments, you may elect to accelerate the installment payments and receive a lump sum distribution of the remainder of your benefit at any time. For more information on these options, contact Fidelity at 1-800-343-0860.

If I make a withdrawal, can I return the funds to the DC Component of the Hybrid Plan at a later date?

No.

What are required minimum distributions?

You may generally delay the distribution of your retirement benefits. However, if you elect to delay the distribution of your retirement benefits, there are rules that require that certain minimum distributions be made from the DC Component of the Hybrid Plan.

Under current law, if you were born <u>on or before June 30, 1949</u>, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 70½; or, if later,
- The calendar year in which you experience a severance from employment.

If you were born <u>after June 30, 1949, and before January 1, 1951</u>, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 72; or, if later,
- The calendar year in which you experience a severance from employment.

If you were born <u>on or after January 1, 1951, and before January 1, 1960</u>, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 73; or, if later,
- The calendar year in which you experience a severance from employment.

If you were born on or after January 1, 1960, you must begin receiving your benefit on April 1 following:

- The calendar year in which you turn age 75; or, if later,
- The calendar year in which you experience a severance from employment.

If you think you may be affected by these rules, contact Fidelity at 1-800-343-0860.

How are my benefits paid upon my death?

If your death occurs before you begin distribution of your benefits, your *beneficiary* may elect to receive a distribution of your benefits in any of the forms of distribution available to you (i.e., lump sum or installments), beginning as soon as reasonably practicable following the *beneficiary*'s application for distribution of benefits. If your death occurs after distributions begin, but before your entire benefit under the DC Component of the Hybrid Plan is distributed, your *beneficiary* shall receive distribution of the remainder of your benefits beginning as soon as reasonably practicable following your death in a form available to you and elected by the *beneficiary*, which provides for distribution at least as rapidly as you were receiving distribution of your benefits.

Notwithstanding the above, your benefits upon death are subject to certain required minimum distribution rules. These rules are complicated and depend on who is designated as your *beneficiary* and when your death occurs (before or after distributions begin). In certain circumstances, if your spouse is your sole designated beneficiary, your spouse may elect to be treated as if he or she were you under the DC Component of the Hybrid Plan for purposes of required minimum distributions. Generally, if your death occurs before distributions begin, the entire benefit under the DC Component of the Hybrid Plan must be distributed by December 31 of the calendar year containing the fifth anniversary of your death, unless your spouse is your sole designated beneficiary. Generally, if your death occurs after distributions have begun, the entire benefit under the DC Component of the Hybrid Plan must be distributed by December 31 of the calendar year containing the tenth anniversary of your death, unless you have not designated a beneficiary, or your designated beneficiary is an eligible designated beneficiary. For purposes of this section, an "eligible designated beneficiary" is your designated beneficiary who, at the time of your death, is one of the following individuals: (1) your spouse; (2) your child who has not reached the age of majority; (3) an individual not more than 10 years younger than you; (4) a disabled individual, as defined in Section 401(a)(9)(E)(ii)(III) of the Internal Revenue Code; or (5) an individual who is chronically ill, as defined in Section 401(a)(9)(E)(ii)(IV) of the Internal Revenue Code. Certain trusts may also be treated as eligible designated beneficiaries. For more information regarding these rules, contact Fidelity at 1-800-343-0860.

Rollovers and Tax Treatment

What are some of the possible tax consequences when I receive a distribution from the DC Component of the Hybrid Plan?

Generally, you must include any distribution in your taxable income in the year in which you receive the distribution. Distributions made to you when you are under age 59½ may be subject to an additional 10% tax unless you roll the distribution over to an IRA or other employer retirement plan as described below.

Can I elect a rollover to reduce or defer tax on my distribution?

If your distribution is an eligible rollover distribution, you may defer the tax due on your distribution by rolling the distribution over to an IRA or other employer retirement plan. Generally, an eligible rollover distribution does not include any distribution which is: (1) one of a series of substantially equal periodic payments made for your life (or life expectancy) or the joint lives (or joint life expectancies) of you and your designated *beneficiary*, or for a specified period of ten years or more; (2) a hardship distribution; or (3) a required minimum distribution. There are two types of rollovers:

<u>Direct rollover</u>: For most distributions, you may request that a direct rollover (sometimes referred to as a direct transfer) be made to either an IRA or other employer retirement plan willing to accept the rollover. A direct rollover will result in no tax being due until you withdraw funds from the IRA or other employer retirement plan.

<u>60-day rollover</u>: You may roll over a distribution to an IRA or other employer retirement plan willing to accept the rollover. This will result in no tax being due until you begin withdrawing funds from the IRA or other employer retirement plan. The rollover of the distribution, however, MUST be made within strict time frames (normally, within 60 days after you receive your distribution). A distribution which may be rolled over but which you do not directly rollover (see above) will be subject to mandatory federal income tax withholding at a rate of 20%. You may roll over the 20% amount withheld, but must replace the withheld amount from other sources. If you do not roll over an amount equal to the 20% withheld, the withheld amount is subject to tax.

If your distribution is not an eligible rollover distribution you will not be able to defer tax due on your distribution by rolling the distribution over to an IRA or other employer retirement plan. Withholding on distributions that are not eligible rollover distributions depends on whether the distribution is a periodic distribution (for example, annuity payments or installments) or non-periodic distribution. Withholding on periodic distributions will be determined as if the distribution were wages and withholding on non-periodic distributions will be 10% of the amount includible in income. Notwithstanding the foregoing, you may elect not to have withholding apply.

<u>Pre-Tax to Roth Rollovers</u>: If you roll over pre-tax contributions to a designated Roth account in another employer plan or to a Roth IRA, the amounts will be taxed in the year of the rollover. However, the 10% additional tax on early distributions will not apply. If you complete a direct rollover, no withholding will apply, but you may voluntarily enter into a withholding agreement with the *University*.

<u>Tax Notice</u>: Whenever you receive a distribution, you will receive a more detailed explanation of these options. However, the rules which determine whether you qualify for favorable tax treatment are very complex. You should consult with qualified tax counsel before making a choice.

Loans

Are loans offered in the DC Component of the Hybrid Plan? No.

Lost Participants

If you are entitled to a distribution and cannot be located, reasonable measures will be taken to locate you. In the event you are not located after the *plan administrator* has taken reasonable measures to locate you, your benefits will be disposed of in accordance with the law and reasonable procedures. Reasonable procedures include rolling over your benefits to an IRA, purchasing an annuity contract in your name, distributing your benefit to an interest bearing insured bank account, or forfeiting your benefit to the DC Component of the Hybrid Plan. If your benefit is forfeited to the DC Component of the Hybrid Plan and you are later located, your benefit will be restored unadjusted for earnings and distributed to you in accordance with the terms in the ERIP plan document.

Plan Expenses

The DC Component of the Hybrid Plan permits the payment of certain plan expenses to be made from the DC Component of the Hybrid Plan's assets. If expenses are paid using the Plan's assets, then the expenses will generally be allocated among the accounts of all participants in the Plan. These expenses will be allocated either proportionately based on the value of the account balances or as an equal dollar amount based on the number of participants in the Plan. The method of allocating the expenses may depend on the nature of the expense itself.

After you experience a severance from employment, the University reserves the right to charge your account for your pro rata share of the Plan's administration expenses, regardless of whether the *University* pays some of these expenses on behalf of current *participants*.

There are certain other expenses that may be paid just from your account. These are expenses that are specifically incurred by, or attributable to, you. For example, if you are married and get divorced, the plan may incur additional expenses if a court mandates that a portion of your account be paid to your ex-spouse. These additional expenses may be paid directly from your account (and not the accounts of other participants) because they are directly attributable to you under the DC Component of the Hybrid Plan. You will be informed when there will be a charge (or charges) directly to your account.

Qualified Domestic Relations Orders

Upon receipt of a domestic relations order issued by a court of competent jurisdiction with respect to your interest in the DC Component of the Hybrid Plan, the *University* shall determine whether such domestic relations order constitutes a qualified domestic relations order ("QDRO"). If it is determined that a domestic relations order is a QDRO, the alternate payee may receive a distribution in a single lump sum at any time. There will be a charge to your account for processing of a QDRO. A QDRO may not provide for a benefit not allowed by the DC Component of the Hybrid Plan. Procedures to determine the qualified status of a domestic relations order, to administer distributions mandated by a QDRO, and to implement the QDRO provisions are available upon request.

Additional information about QDRO processing may be found in the ERIP plan document. You may request a copy of the ERIP plan document by contacting the UM System Office of Human Resources Service Center.

Protecting Your Benefits

Can the ERIP plan document be amended?

The University has the right to amend the ERIP plan document at any time. In no event, however, will any amendment authorize or permit any part of the plan's assets to be used for purposes other than the exclusive benefit of participants or their beneficiaries. Additionally, no amendment will cause any reduction in the amount credited to your account. If the ERIP plan document is amended, this DC Component of the Hybrid Plan will be updated accordingly to reflect those changes.

What happens if the DC Component of the Hybrid Plan terminates?

If the DC Component of the Hybrid Plan is terminated, you will immediately be 100% vested in the benefits you've earned as of the DC Component of the Hybrid Plan's termination date. Additionally, no further contributions will be made to the DC Component of the Hybrid Plan and distributions will be made as soon as

possible, in accordance with the DC Component of the Hybrid Plan's

terms.

Do I need to name a beneficiary?

Naming a *beneficiary* ensures that your benefit is handled in the manner you intend. You should name a beneficiary when you first participate in the DC Component of the Hybrid Plan. If unmarried, you may designate any person or trust as your beneficiary. For married employees, your spouse will automatically be your beneficiary, unless your spouse consents to a different designated beneficiary. You may also designate contingent beneficiaries.

Update your beneficiary information

Whenever there are important changes in your life – such as marriage, divorce or the birth or adoption of a child - review your beneficiary designation and consider updating.

You may update your beneficiary

at: umurl.us/Fidelity

If you don't name a *beneficiary* (or your *beneficiary* predeceases you), any death benefits under this DC Component of the Hybrid Plan will be paid to your surviving spouse. If there is no surviving spouse, death benefits will be paid to your surviving children in equal shares. If there are no surviving children, the benefit will be paid to your estate, provided that a properly appointed and qualified fiduciary of your estate exists within 120 days of your death, otherwise the payment will be made in accordance with Missouri law.

You may update your beneficiary designation at any time.

A divorce decree, or decree of legal separation, revokes your prior designation, if any, of your spouse or former spouse as *beneficiary*, unless a QDRO provides otherwise.

Can my benefits be forfeited or delayed?

The DC Component of the Hybrid Plan is designed to provide you with a retirement benefit when your employment ends, but some situations could affect your benefits. Those situations are summarized here:

- If you experience a severance from employment from the University for any reason before you have three years of service credit, you will not receive the nonelective contributions or matching contributions, nor any associated earnings. You may also lose any service credit you have accrued if you experience a severance from employment and are rehired more than 5 years later. For more information, please review the service credit rules under the Vesting section above.
- If you do not keep your most recent address on file and Fidelity cannot locate you, payments may be delayed. This is particularly important if you leave the *University* prior to retirement. Please call Fidelity at 1-800-343-0860 or visit <u>umurl.us/Fidelity</u> to update your information.
- Your request for Plan benefits will be considered a claim for benefits. A decision on your claim will be made within 90 days after receipt of the claim by the DC Component of the Hybrid Plan. You will be provided written or electronic notice if your benefits are denied that includes the specific reason(s) your claim was denied, a references to the specific Plan provision(s) on which the denial was based, and a description of the Plan's appeal procedures and the time limits that apply to such procedures.
- You can appeal a denial of your benefits claim by providing written notice to the *University* within 90 days after your receipt of the denial of your claim. You will be able to submit written comments, documents and other information relating to the claim on appeal. The *University* may hold a hearing or otherwise in its decision on appeal. The *University* will provide written notice of its decision on appeal within 90 days after receipt of the appeal. Any decision on appeal will be final and binding on the parties. If you appeal is denied, the written denial will include the specific reason(s) for the denial on appeal and reference to the specific Plan provisions on which the denial on appeal is based.