



Orange County Employees Retirement System

DIVORCE AND RETIREMENT

FREQUENTLY ASKED QUESTIONS

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Divorce and Retirement

Definitions

Divorce: The process of terminating a marriage or domestic partnership.

Domestic Relations Order (DRO): A DRO is a special type of court order that divides retirement benefits in a divorce that is issued separate and apart from a final judgment granting a divorce or marital settlement agreement.

Eligible Surviving Spouse/Domestic Partner: A spouse married to or in a registered domestic partnership with a member at least one year prior to the date of retirement or two years prior to the date of the member's death and has reached the age of 55 on or prior to the date of the member's death. (Gov. Code §§ 31760.1, 31760.2.)

Joinder: A procedure whereby OCERS has or claims an interest in a marital dissolution action. (Fam. Code § 2021; Cal Rules of Ct 5.24.)

Judgment of Dissolution of Marriage: An order that states the court's decision in a summary dissolution case to end a marriage or domestic partnership. It states the date that the parties become single and tells the parties to comply with the agreement attached to the judgment.

Judgment of Legal Separation: An order that divides the marital property and debts and makes orders about financial support while keeping the marriage intact.

Registered Domestic Partnership (Domestic Partner): Two adults who have chosen to share one another's lives in an intimate and committed relationship of mutual caring that have met certain criteria and registered with the Secretary of State's Office.

Purpose

These divorce and retirement FAQs are intended to provide general information regarding the division of the community property interest of an OCERS member retirement benefit in accordance with a court order setting forth the terms and conditions of the dissolution of marriage or domestic partnership issued pursuant to the California Family Code and applicable case law.

This document does not constitute legal advice and OCERS will not provide legal advice to members, spouses of members, former spouses of members, domestic partners, or beneficiaries. As such, OCERS Legal Staff does not generally communicate with members, spouses of members, former spouses of members, domestic partners, or beneficiaries directly. If either party is represented by an attorney, OCERS Legal Staff will only communicate with their attorney. OCERS will not participate in any negotiation between parties related to retirement benefits. The parties should consult an attorney knowledgeable in the areas of California community property law and the division of retirement benefits. OCERS cannot recommend an attorney.

If these FAQs conflict with statute or authoritative case law, the statute or case law will control.

What is a registered domestic partnership?

Family Code §297 defines a domestic partnership as two adults who have chosen to share one another's lives in an intimate and committed relationship of mutual caring.

A domestic partnership is established in California when both persons file a Declaration of Domestic Partnership with the Secretary of State.

For additional information and requirements for Domestic Partnerships, please go to:
https://sco.ca.gov/Files-PPSD/FAQs_Domestic_Partnerships.pdf

Am I required to notify OCERS of my divorce?

Yes. OCERS must be provided with a complete conformed copy (photographs will not be accepted) of the Judgment of Dissolution of Marriage (Form FL-180 or FL-825) that was issued by the court with *all* attachments from your divorce proceedings. If you do not possess a copy of your judgment, you may obtain one from the court's website or by visiting the courthouse in the jurisdiction where your divorce action was filed. OCERS will not obtain a copy from the court for you.

The judgment will undergo a detailed review to assess whether you are entitled to your retirement as separate property or whether your former spouse/domestic partner is entitled to an interest in the community property portion of your retirement benefits as determined by the court. The language in the judgment must be clear. It is best if the judgment specifically mentions OCERS and clearly states what you and your former spouse/domestic partner are entitled to (e.g., 60% and 40%).

All documents must contain a court's file stamp and the judge's signature. Incomplete documents will be rejected. If your former spouse/domestic partner was not granted any rights to your benefits, no further steps are necessary. However, you are still required to submit this documentation, and OCERS Member Services Department will notify you if any additional steps are necessary. If the former spouse/domestic partner is entitled to a portion of your retirement benefit, a Joinder and DRO are required.

If OCERS determines that my pension is to be divided, can my former spouse/domestic partner waive their interest by submitting a written waiver?

No. If your former spouse/domestic partner wishes to waive their interest, the parties must return to court and have their Judgment of Dissolution modified to reflect that the OCERS benefit is your sole and separate property.

What is a Domestic Relations Order (DRO)?

A Domestic Relations Order (DRO) is a court order that is filed separate and apart from the Judgment of Dissolution or marital settlement agreement that directs OCERS on how to pay your former spouse/domestic partner. OCERS' model DROs can be found at: <https://www.ocers.org/divorce>. The model DROs may not be appropriate for the unique circumstances of your individual case.

Does OCERS establish separate retirement accounts for me and my former spouse/domestic partner?

No. Government Code §§ 31685 through 31685.96 have not been adopted in Orange County. In addition, the Retirement System will not pay out benefits to either the member or former spouse/domestic partner while the member is still working. (In re Marriage of Jensen (1991) 235 Cal.App.3d 1137.)

Can my former spouse/domestic partner cash-out their share of my retirement before I retire?

No. OCERS does not allow your former spouse/domestic partner to cash-out their community property portion of a member's contributions

Does OCERS need to be joined in my divorce?

In all cases, OCERS must be joined in the parties' divorce action so the court will have jurisdiction over the benefits that OCERS administers. OCERS will not pay a benefit to a former spouse/domestic partner unless it has been properly joined in the matter. (Gov. Code § 31452, Fam. Code, §2021; Cal Rules of Ct 5.24) The parties are responsible for filing the joinder, and either party may file. OCERS staff will not assist the parties with completing the joinder documents or filing them.

Forms for joining OCERS as a party to a divorce action in California are available in the forms section of the California Judicial Council website www.courts.ca.gov. The specific forms required for joining OCERS are FL-370 (Pleading on Joinder – Employee Benefits Plan), FL-372 (Request for Joinder of Employee Benefit Plan and Order), and FL-375 (Summons – Joinder). These forms *must* be completed by a party and filed with the court *prior* to service on OCERS. (Fam. Code §§ 2060 – 2065.)

The Claimant name listed on the joinder documents must read: ***Orange County Employees Retirement System***. If joinder documents are served with the incorrect Claimant name, they will be rejected, and the parties will be required to amend and refile them with the court and serve them upon the Retirement System.

OCERS will accept service electronically (preferred) to dro@ocers.org, via fax to (657) 363-3205, or via U.S. Mail (attn.: Legal Division). Personal service is not required.

If OCERS determines that I need a DRO, can I still retire and collect my benefit?

Yes. However, 50% of your benefit will be withheld. This amount cannot be negotiated with OCERS. Family Code section 755 requires OCERS to withhold part of any benefit payment, whether the member is in the process of retiring, receiving a monthly retirement benefit or seeking to withdraw their contributions, when it either has a Joinder on file or if there is a *written* Notice of Adverse Interest from a former spouse/domestic partner.

A joinder is not required for a former spouse/domestic partner to claim an interest in a member's retirement benefits or return of contributions. A former spouse/domestic partner may send *written* notice directly to OCERS asserting an interest in a member's retirement benefit without going through Family Court. A verbal notification will not be accepted.

When OCERS receives this written notice, it will immediately begin withholding 50% of the member's benefit and will not release any withheld funds until we receive joinder *and* a DRO or an amended Judgment of Dissolution awarding the member their pension as their separate property.

Parties are encouraged to complete the DRO process *prior* to retirement. Doing so would avoid any potential delay in benefits being paid to the member or former spouse/domestic partner.

OCERS is not responsible for the parties' failure to comply with their Judgment of Dissolution or timely file a DRO.

What does OCERS require for a DRO to be administered?

The DRO must provide a method for calculating the respective shares of the parties. The most common method for calculation is the "Time Rule" or *Judd* formula (In re Marriage of Judd (1977) 68 Cal.App.3d 515). Under the *Judd* formula, the number of months of the member's credited employment service during marriage is divided by the total number of months of their credited employment service. This amount is then multiplied by one-half to get the non-member's percentage. For example, if the member has 20 years of employment service and was married for 10 of those years, the non-member's share would be 25% of the member's retirement allowance:

$$\frac{120 \text{ months of service during marriage}}{240 \text{ total months of service}} \times .5 = 25\%$$

The parties may designate a different method for calculation, such as a flat dollar amount or percentage of the parties' respective shares, subject to approval by OCERS.

The DRO must clearly state whether the former spouse/domestic partner is entitled to a cost-of-living (COLA) adjustment.

The DRO must clearly define the disposition of any death benefits the former spouse/domestic partner may be entitled to.

The DRO will be rejected if it is vague and ambiguous.

Does OCERS need to review my DRO before I file it with the court?

OCERS must review any proposed DRO to ensure it can be administered before it's submitted to the court. If a DRO is submitted to the court without review and approval, OCERS will move to set aside the DRO if it does not meet the Retirement System's requirements. The parties will be responsible for all cost associated with revising the DRO.

If I have a DRO that was filed in another state, will OCERS accept it?

OCERS is not subject to the community property laws of other states or jurisdiction of out-of-state courts. California Community Property Law governs the OCERS Plan.

OCERS is unable to administer an out-of-state DRO unless it is domesticated in California. Once the DRO is registered in California, OCERS must be joined to the court proceeding in California. After OCERS is joined, the parties must provide OCERS with a copy of the out-of-state DRO for review prior to it being filed with the court along with a conformed copy of the Application for Entry of Judgment on Sister-State Judgment (Form EJ-105) and the applicable divorce judgment or decree.

OCERS will not assist either party with the domestication process.

How do I make changes to or vacate my DRO?

If the Parties wish to make changes to the terms of their DRO, they are required to amend it. The caption of the DRO must specifically reference the term "Amended;" otherwise, the DRO will be rejected.

To vacate a DRO, OCERS requires that a Stipulation and Order be filed with the court, stating that the DRO has been vacated and the Judgment of Dissolution that was issued by the court in the parties' divorce action has been modified to reflect the member is awarded the OCERS pension as their sole and separate property.

OCERS will not assist either party with vacating their DRO or filing a Stipulation and Order.

If I have a DRO on file and have remarried, will my current spouse be entitled to a continuing benefit upon my death?

If a member elects or has elected the Unmodified Option at the time of retirement, the new or current spouse/domestic partner will be eligible for a continuance if the parties were married at least one year prior to the date of retirement or, if retired, were married two years prior to the date of death, and the spouse/domestic partner has reached the age of 55 on or prior to the member's date of death.

If a member was required to elect Option 4, the current spouse/domestic partner will need to be added as a beneficiary to allow for a continuance upon the death of the member. The member will then be responsible for the cost associated with adding their current spouse/domestic partner as beneficiary.

Will my former spouse/domestic partner be considered a surviving spouse?

Your former spouse/domestic partner is not considered a surviving spouse/domestic partner; however, they may receive their community property share of any continuing benefit payment that may be paid to a qualified spouse upon the death of the member.

If my former spouse/domestic partner remarries or establishes another domestic partnership, will they stop receiving their portion of my retirement benefit?

No. Your former spouse/domestic partner will continue to receive their community property portion of a member's benefit regardless of their marital status.

What is the difference between divorce and legal separation? If I'm legally separated, can I still file a DRO?

Divorce is the process of terminating a marriage or domestic partnership and usually entails the canceling or reorganizing of the legal duties and responsibilities of marriage, thus dissolving the bonds of matrimony or domestic partnership between a couple under the rule of law. In a legal separation, the parties stay married, but the court divides the marital property, debts and may issue orders about financial support. If parties are legally separated and wish to file a DRO under that status, OCERS will require a copy of a filed Judgment of Legal Separation complete with any property settlement agreement. Additionally, the DRO must contain language indicating that the parties are legally separated.

The parties are required to notify OCERS in the event they choose to divorce. Once a divorce has been granted, the former spouse/domestic partner will no longer be eligible for survivorship death benefits.

How will divorce/legal separation affect my beneficiary designations?

It is important to review your OCERS beneficiary designation following a divorce. In most cases, if a former spouse/domestic partner is designated as a beneficiary prior to or during the marriage, that designation is

automatically cancelled by the divorce (see Probate Code section 5040). Your beneficiary designation should be updated to confirm your wishes and avoid any unnecessary delay in locating and paying your beneficiaries.

If you wish to maintain your former spouse's/domestic partner's status as designated beneficiary, you must re-designate them as beneficiary or obtain a court order that maintains their beneficiary status. Information on updating your beneficiary is available on OCERS' website: www.ocers.org/update-my-beneficiary

If legally separated, your spouse/domestic partner may be eligible for a continuance or other death benefits as a surviving spouse/domestic partner. Legal separation judgment does not terminate the beneficiary designation of a legally separated spouse/domestic partner.

Limitations

OCERS cannot administer a DRO that requires it pay benefits with a total value that would exceed the value the Member would have received if the DRO had not been issued. OCERS is **not** subject to ERISA, or its provisions applicable to Qualified Domestic Relations Orders (QDROs).

OCERS does **not** administer Orange County's or other employers' 457 Deferred Compensation Plan or 401(k) plan.

OCERS does not require a member to choose a payment option in favor of the former spouse and cannot compel a member to choose such option. Pursuant to Family Code section 2610, the court may order the member to elect a survivor benefit annuity or other similar election for the benefit of the former spouse.