

# EMPLOYER ENROLMENT APPLICATION

# ORG ID

#### Instructions

- · Carefully read the attached Appendix A before completing this form.
- Complete this form in as much detail as possible, attaching a separate sheet, if necessary
  to fully answer the questions below.
- If your organization does not have a contact for one of the areas we have listed below, or if one person is the contact for more than one area, please note that, and explain, if necessary, on a separate sheet.
- The persons for whom you provide contact details below should expect to receive communications and/or instructions from the Pension Corporation if your application for enrolment in the plan is accepted.
- · Contact the Pension Corporation if you have any questions.

Policy Branch Municipal Pension Plan Pension Corporation

PO Box 9460 Victoria BC V8W 9V8

Web mpp.pensionsbc.ca

 Victoria
 250-387-8297

 Fax
 250-953-0424

 Email
 policy@pensionsbc.ca

ORGANIZATION NAME		WEB ADDRESS				
MAILING ADDRESS (include unit number if applicable)	CITY		PROVINCE	POSTAL CODE		
HUMAN RESOURCE CONTACT NAME	HUMAN RESOU	HUMAN RESOURCE CONTACT TITLE				
EMAIL		PHONE (include 10 digits)				
PAYROLL CONTACT NAME	PAYROLL CONTA	ACT TITLE				
EMAIL		PHONE (include 10 digits)				
Describe the function or purpose of your organization.	on.					
Provide the date and detailed authority for the estate	blichment of your presnizati	an allah as lind	or statute by order th	arough		
incorporation or otherwise. Attach a copy of the legal incorporation or registration as a company or societ	al authority under which you	ır organization o	perates, such as the	certificate of		
	<b>7</b> ,,					
3. Describe the ownership or control of your organizat	ion.					
4. Finals in the new resemblishing an end the most had of an		f dinastana an ma				
4. Explain the representation on, and the method of ap	ppointment to, your board o	i directors or go	verning authority.			
5. List the sources of your operating revenue, along w Attach a copy of your most recent financial stateme your public funding. If you expect any material chan	ents or a letter from the ager	ncy that is your p	indirect) received from	m each source. e, confirming		

Freedom of Information and Protection of Privacy Act – The information on this form is collected under the authority of the Public Sector Pension Plans Act and will be used by the BC Pension Corporation to administer your enrolment and subsequent membership in the pension plan. If you have any questions about the collection and use of this information, contact the privacy officer at PO Box 9460, Victoria BC V8W 9V8 or by telephone at 250-387-1002.



List any unions with which your emp	oloyees are associated.						
7. For what classes of employee are y	ou applying to enrol in the plan?	Please choose on	e and add detail	s where re	quired.		
All classes of employees	<ul> <li>All classes of employees</li> <li>All employees covered by a collective agreement. Provide complete names of collective agreements:</li> </ul>						
Other. Provide details:							
8. Are any of the employees covered to the attached Appendix A (refer to the			"related" to your	organizatio	on under section 9.2 of		
○ NO <b>OR</b> ○ YES, generally t	these employees cannot be enrol	led.					
9. Are any of the employees covered by	by this application firefighters or p	olice officers?					
ONO OR OYES							
10. Is your organization not-for-profit?							
ONO OR OYES							
11. Provide your CRA business number	(first nine digits only). This is rec	uired for tax purp	oses:				
<ol> <li>Indicate your requested enrolment of example, to align with the start of your bargaining agreement to join the plan</li> </ol>	our organization's next fiscal year			/e	YYYY-MM-DD		
	ard of trustees will agree to your r u will be required to pay retroactiv your employees. See the plan w	e contributions to	the plan. You ma				
13. Does your organization currently ha	ve a registered pension plan?						
○ NO <i>OR</i> ○ YES, your empl	oyees may be eligible to purchas	e past service in t	he Municipal Per	nsion Plan			
n order for your application to be proces	ssed, you must provide the follow	ing documents wi	th this form:				
<ul> <li>A copy of the authority under which your organization operates (certificate of incorporation or registration, order-in-council, or letters patent).</li> <li>A copy of your most recent financial statements or a letter from your primary funding source confirming the information provided in question 5.</li> </ul>							
<ul> <li>A resolution of your board of direc requesting enrolment.</li> </ul>	tors or governing authority						
By signing this form, you agree to the te		oal Pension Plan,	as outlined in the	e attached	Appendix A, effective		
AUTHORIZED SIGNATORY NAME	SIGNATURE				DATE SIGNED YYYY-MM-DD		
AUTHORIZED SIGNATORY TITLE	PHONE (include 1	0 digits) E	MAIL				
Policy analyst: Reviewed the applicationsideration.	FOR PENSION CORPO on and supporting documentation			informatio	on for the board's		
POLICY ANALYST NAME (please print)	POLICYANALYST	POLICYANALYST SIGNATURE DATE SIGNED YYYY-MM					
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## MUNICIPAL PENSION PLAN EMPLOYER ENROLMENT APPLICATION

### **APPENDIX A**

In consideration of the acceptance of this application by the Municipal Pension Board of Trustees, the Employer agrees as follows:

### 1. Definitions

- 1.1 "Joint Trust Agreement" means the Municipal Pension Plan Joint Trust Agreement made the 2nd day of April, 2001 between Her Majesty the Queen in Right of the Province of British Columbia as represented by the Minister of Finance and Corporate Relations, the Union of British Columbia Municipalities and the Health Employers Association of British Columbia, of the first part, and the Municipal Employees' Pension Committee constituted by the Hospital Employees' Union, the Canadian Union of Public Employees, B.C. Division, the Health Sciences Association of British Columbia, the British Columbia Nurses' Union, the British Columbia Police Association, the British Columbia Professional Fire Firefighters' Association and the Council of Joint Organizations and Unions, of the second part, as amended from time to time.
- 1.2 "Pension Plan Rules" means the Municipal Pension Plan Rules as amended from time to time.
- 1.3 "Plan" means the Municipal Pension Plan.
- 1.4 Words and phrases having a prescribed meaning in the Joint Trust Agreement or the Pension Plan Rules when used in this appendix shall have the same meaning as provided for in the Joint Trust Agreement or Pension Plan Rules as the case may be unless the context requires another meaning.

## 2. Acknowledgement by the Employer

2.1 The Employer acknowledges the receipt of the Joint Trust Agreement, the Pension Plan Rules, and if the Board has specified any terms and conditions of eligibility in respect of the Employer's designation as an employer under the Plan, those terms and conditions.

# 3. Employer Warranty and Representation

- 3.1 The Employer warrants and represents to the Board that:
  - (a) the Employer's Enrolment Application and all attachments and documents submitted therewith by the Employer to the plan administrative agent contain current, accurate and complete information and data; and
  - (b) the Employer's Enrolment Application has been duly authorized, executed and delivered by an authorized signatory of the Employer.

## 4. Employer Obligations

- 4.1 As an employer under the Plan, the Employer covenants and agrees that:
  - (a) The Employer shall be bound by:
    - (i) the Joint Trust Agreement;
    - (ii) the Pension Plan Rules;
    - (iii) the policies and procedures adopted by the Board;
    - (iv) the policies and procedures adopted by the plan administrative agent; and

(v) any terms and conditions of eligibility specified by the Board in respect of the Employer's designation as an employer under the Plan,

all as may be amended from time to time, and the Employer must observe and perform all the obligations and duties imposed on the Employer by any provision thereof.

- (b) Without limiting the generality of paragraph 4.1 (a) the Employer shall:
  - (i) provide to the plan administrative agent, in the manner and within the time limit specified by the plan administrative agent, complete, accurate and sufficient personal information and records respecting any member as may be necessary for the administration of the Plan:
  - (ii) collect and remit to the plan administrative agent all required member and employer contributions in accordance with the Pension Plan Rules failing which the Board through the plan administrative agent may collect arrears from the Employer and commence an action in debt therefore against the Employer;
  - (iii) provide each member with the information supplied by the plan administrative agent as required by the *Pension Benefits Standards Act*, and provide any other information and records in the manner, and within the time limits, established by the plan administrative agent;
  - (iv) enrol all employees who are eligible to become members of the Plan, or obtain and retain a form of written waiver signed by the employee who is eligible to enrol under the Pension Plan Rules declaring the employee's election not to become a member of the Plan; and
  - (v) in the event of the Employer's withdrawal from the Plan, or modification of its participation in the Plan, pay to the plan administrative agent:
    - A. such fees and expenses associated with the withdrawal from the Plan or modification of its participation in the Plan as the Board determines; and
    - B. such sum as the Board determines to be necessary to negate any adverse effect the withdrawal from the Plan or modification of its participation in the Plan has on the contribution rate to the basic account or the funded status of the inflation adjustment account.
- (c) The Employer must reimburse the Plan for and make the pension fund whole against all damages, claims, liabilities, costs, expenses, fines and penalties which arise from:
  - (i) the Employer's failure to report information in the form or within the deadline specified by the plan administrative agent;
  - (ii) the Employer's submission to the plan administrative agent of incomplete, inaccurate or insufficient data; or
  - (iii) the Employer's failure to comply with any of its obligations under the Plan, including any agreement between the Board and the Employer.
- (d) The Employer shall comply with the provisions of all applicable federal and provincial statutes and regulations including without limitation the *Income Tax Act* (Canada), the *Public Sector Pension Plans Act*, and the *Pension Benefits Standards Act*.
- (e) The Employer shall permit the Board, through the plan administrative agent, from time to time to conduct periodic audits and reviews of the Employer's business records as they pertain to the Employer's obligations under this appendix.

## 5. Employer Withdrawal

5.1 The Employer acknowledges and agrees that it shall be subject to the Board's employer withdrawal policy in effect from time to time. A copy of the policy is available on the Plan's website at **mpp.pensionsbc.ca** 

## 6. Plan Communications

6.1 The Employer shall ensure that any communication it makes concerning the Plan shall be in a form and content provided by or approved by the plan administrative agent. An individual making any inquiry concerning the Plan shall be referred to the Plan member web site or the plan administrative agent as appropriate.

# 7. Employer Eligibility

- 7.1 This section 7 is only applicable if the Employer is applying for enrolment in the Plan under paragraph 2 (1) (c) of the Pension Plan Rules, including under any of the subparagraphs 2 (1) (c) (i), (ii), (iii), (iv) and (v).
- 7.2 If the Employer is applying for enrolment under subparagraph 2 (1) (c) (i), (ii), (iii) or (iv) of the Pension Plan Rules, the Employer acknowledges that it is a condition of the Employer's enrolment as an employer under the Plan and the Employer agrees that it shall at all times meet at least two of the three following criteria:
  - (a) the Employer is:
    - (i) recognized as carrying out a public purpose or function; or,
    - (ii) is required to carry out a public purpose or function as determined by legislation;
  - (b) the Employer is listed as a public sector employer in legislation; or
  - (c) the Employer is financed in part by public funds.
- 7.3 If the Employer is applying for enrolment under subparagraph 2 (1) (c) (v) of the Pension Plan Rules, the Employer acknowledges that it is a condition of the Employer's enrolment as an employer under the Plan that the Employer be and remain a bargaining agent for employees or employers that operate within the public sector.
- 7.4 If the Employer is applying for enrolment under paragraph 2 (1) (c) of the Pension Plan Rules, but not under subparagraph 2 (1) (c) (i), (ii), (iii), (iv) or (v), the Employer acknowledges that it is a condition of the Employer's enrolment as an employer under the Plan and the Employer agrees that it shall at all times meet:
  - (a) two of the three criteria described above in subsection 7.2; or
  - (b) if the Employer does not satisfy paragraph (a), the terms and conditions of eligibility specified by the Board in respect of the Employer's designation as an employer under the Plan.
- 7.5 The enrolment of the Employer as an employer under the Plan shall only be on behalf of the the employees who are employed exclusively in an undertaking of the Employer that meets the criteria described above in subsection 7.2, 7.3 or 7.4, as applicable, and who otherwise qualify as an eligible employee under the Pension Plan Rules.
- 7.6 The Employer shall give the administrative agent prompt written notice should the Employer cease to meet the criteria described above in subsection 7.2, 7.3, 7.4 or 7.5, as applicable.

### 8. Revocation of Enrolment

- 8.1 The Board reserves the right to revoke the Employer's enrolment as an employer under the Plan on 30 days written notice to the Employer in any of the following circumstances:
  - (a) if the Employer is enrolled under subparagraph 2 (1) (c) (i), (ii), (iii) or (iv) of the Pension Plan Rules, the Employer ceases to meet two of the three criteria described in subsection 7.2 of this appendix;
  - (b) if the Employer is enrolled under subparagraph 2 (1) (c) (v) of the Pension Plan Rules, the Employer ceases to be a bargaining agent for employees or employers that operate within the public sector;
  - (c) if the Employer is enrolled in the Plan under subsection 2 (1) (c) of the Pension Plan Rules, but not under subparagraph 2 (1) (c) (i), (ii), (iii), (iv) or (v), and under the conditions set out above in paragraph 7.4 (a), the Employer ceases to meet two of the three criteria described in subsection 7.2 of this appendix;
  - (d) if the Employer is enrolled in the Plan under subsection 2 (1) (c) of the Pension Plan Rules, but not under subparagraph 2 (1) (c) (i), (ii), (iii), (iv) or (v), and under the conditions set out above in paragraph 7.4 (b), the Employer ceases to meet any of the terms and conditions of eligibility specified by the Board in respect of the Employer's designation as an employer under the Plan; or
  - (e) the Employer is in breach of any other provision of this appendix.

## 9. Eligible Employees

- 9.1 If the Employer is applying for enrolment under paragraph 2 (1) (c) of the Pension Plan Rules:
  - enrolment of the Employer shall only be on behalf of employees who are deemed to be employed in British Columbia under the provisions of the B.C. *Pension Benefits Standards Act*;
     and
  - (b) in no case shall the Employer enrol employees engaged in "included employment" as defined in the *Pension Benefits Standards Act*, 1985 (Canada) (the "Federal PBSA") in the Plan unless the Plan is then exempt from the application of the Federal PBSA under section 28.1 of the Federal PBSA regulations, or the employment of the employees has been excepted from the definition of "included employment" pursuant to a regulation made pursuant to paragraph 4 (6) (b) of the Federal PBSA.
- 9.2 The Employer shall not enrol in the Plan any individual employed by the Employer who is considered:
  - (a) "connected" with the Employer, as determined under subsection 8500 (3) of the Income Tax Regulations; or
  - (b) "related" to the Employer, as determined under subsection 251 (2) of the *Income Tax Act;* unless that individual is employed under a collective agreement that applies to one or more individuals who are so not connected with or related to the Employer.<sup>1</sup>