



PEPP *Talk* . . .

working beyond Saskatchewan

This PEPP Talk will provide information on varying pension legislation and how the differences may affect you.

Jurisdiction is the power or right to govern an area, such as: legislation.

Legislation is a law, or set of laws, made by a government.

Provincial jurisdiction

Each province sets their own rules and parameters surrounding pensions. Your province of employment has jurisdiction over the pension legislation that applies to your account. *(Please note: there are some exceptions to this rule. See page 3 to see the parameters around Federal pension legislation)*

What does pension legislation regulate?

Pension legislation sets the rules surrounding things like:

- vesting;
- termination options;
- definition of a spouse;
- pre-retirement death benefit;
- post-retirement survivor; and
- retirement income options, etc.

How do I know which pension jurisdiction and legislation applies to my pension?

Pension jurisdiction is determined by your province of employment at termination. If you are currently employed, and contributing to a pension plan, your province of work is your pension jurisdiction.

If you are no longer actively contributing, your pension jurisdiction is the province you were working in on the date you terminated employment (stopped contributing to a pension plan). The legislation from that jurisdiction will apply to your pension accumulated while working in that province.

Example:

If you were working in Alberta when you terminated your employment, the province of Alberta would be your pension jurisdiction and Alberta pension legislation would apply your pension.

Visit us at www.peba.gov.sk.ca

The plan provisions described in this PEPP *Talk* are contained in Saskatchewan pension legislation.

What if I worked in more than one province over my career and was a member of multiple pension plans?

If you worked in more than one province or contributed to multiple pension plans, portions of your pension money may be subject to different legislation. It is important to remember that provincial jurisdiction is determined by the date you terminated employment (ceased to be an active member in a plan).

Example:

Tina worked in Ontario and was a member of a pension plan. Then she terminated her employment (ceased to be a member of the Ontario pension plan), got a job in Saskatchewan and started contributing to the Public Employees Pension Plan (PEPP).

Because Tina contributed to pension plans in two different provinces (pension jurisdictions), portions of her pension money will be subject to different legislation. The pension money Tina earned in Ontario would be subject to Ontario legislation and the pension money she earned as a PEPP member would be subject to Saskatchewan legislation; even if she combined her two pension accounts into PEPP.

Why does it matter which pension jurisdiction applies to my pension?

Knowing which pension jurisdiction applies matters, because the rules surrounding things like vesting and termination may differ between jurisdictions and it is important to know which jurisdiction's legislation applies to your pension.

It's also important to remember that all PEPP communication materials are based on Saskatchewan pension legislation so the information presented may not apply to you if you are subject to another pension jurisdiction.

To help members compare how plan provisions are affected by differing pension legislation, we created the Working Beyond Saskatchewan matrix. (See *appendix A to view the Working Beyond Saskatchewan Matrix on page 6 and 7*)

Additional scenarios

I worked in Saskatchewan and contributed to PEPP for 35 years before retiring and moving to Manitoba. Once in Manitoba I got a part-time job, and started contributing to a Manitoba pension plan, while continuing to withdraw my pension from PEPP. Which province's pension legislation applies to me?

The pension money earned while contributing to PEPP would be subject to Saskatchewan legislation and any pension money earned while contributing to a Manitoba pension plan would be subject to Manitoba legislation.

I worked in Ontario for my entire career, but since retiring I have moved to British Columbia. Which province's pension legislation applies to me?

Your pension would be subject to Ontario legislation since it is the last place you were contributing to a pension plan before retiring.

I live and worked in Alberta my entire life and converted to PEPP from the Capital Pension Plan. I am planning my retirement and am interested in the Variable Pension Benefit (VPB) PEPP administers.

If you retire in Alberta, your pension is under Alberta jurisdiction and Alberta legislation. Therefore, PEPP cannot provide VPB administration for your pension. PEPP can only administer VPB to members if they retire or terminate employment in Saskatchewan.

Federal Jurisdiction

Pension legislation in Prince Edward Island and the Territories falls under Federal jurisdiction. There are also some industries that fall under Federal jurisdiction regardless of which provinces the member is based.

What are some examples of federally regulated industries?

- Broadcasting;
- telecommunications;
- chartered banks;
- postal service;
- airports & air transportation; and
- businesses in the Territories and on First Nations and certain Crown Corporations.

Why is there different legislation for each province?

Unique pension regulations exist because each province was established at a different time and therefore established their own provincial pension legislation.

Questions

For further information regarding working beyond Saskatchewan, contact:

Public Employees Pension Plan (PEPP)
c/o Public Employees Benefits Agency (PEBA)

10th Floor, 1801 Hamilton Street
Regina SK S4P 4W3

Phone: 306-787-5442 in Regina or toll-free at 1-877-275-7377

FAX: 306-787-0244

Email: pepp@peba.gov.sk.ca

WEBSITE: www.peba.gov.sk.ca

The information contained in this issue of PEPP *Talk* does not replace or supersede *The Public Employees Pension Act* or *The Pension Benefits Act, 1992* or related regulations. In the event of any misunderstanding or conflict, the Acts and Regulations will prevail. Please contact PEPP if you are or were working outside Saskatchewan. Your pension may be subject to the legislation of another province. The Public Employees Pension Plan produces issues of PEPP *Talk* as a service to its members. These documents provide information on specific provisions of the Plan. Plan information is available in a variety of other forms including: issues of PEPP *Talk* on other topics; our newsletter, "Pension Perspectives"; PEPP Member Booklet; and the PEPP home page www.peba.gov.sk.ca/pensions/pepp/home.html

June 2020



Working Beyond Saskatchewan

Plan Provision	PEPP	BRITISH COLUMBIA	ALBERTA	MANITOBA	ONTARIO	QUEBEC	FEDERAL
Vesting	Immediate	Immediate	Immediate	Immediate	Immediate	Immediate	Immediate
Termination	Deferred annuity, transfer to LIRA or another RPP. If eligible for retirement (over age 50) can take any Retirement Income Option.	Deferred annuity, transfer to LIRA or another RPP. If eligible for retirement can take any Retirement Income Option.	Deferred annuity, transfer to LIRA or another RPP. If eligible for retirement can take any Retirement Income Option.	Deferred annuity, transfer to LIRA or another RPP. If eligible for retirement can take any Retirement Income Option.	Deferred annuity, transfer to LIRA or another RPP. If eligible for retirement can take any Retirement Income Option.	Deferred annuity, transfer to LIRA or another RPP. If eligible for retirement can take any Retirement Income Option.	Deferred annuity, transfer to LIRA or another RPP or PRPP. If eligible for retirement can take any Retirement Income Option.
› Small Benefit	Cash if account balance less than 20% of YMPE.	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP
Pre-Retirement Death Benefit							
› Spouse	Survivor benefit equal to account balance at payment date.	Value of member's vested account. Locked-in if benefit payable to surviving spouse & member's deferred pension was vested and locked-in.	Value of vested account to spouse/common-law partner locked-in if member's deferred pension vested and locked-in.	Value of vested account to spouse/common-law partner locked-in if member's deferred pension vested and locked-in.	Value of vested account to spouse/common-law partner (not locked-in).	Value of vested account to spouse/common-law partner.	Spouse 100% Locked-in: to registered vehicle. Spouse 100% Non Locked-in: can be in cash.
› Other Beneficiary or Estate	To beneficiary or estate (not locked-in).	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP
Post-Retirement Death Benefit	Dependent on Retirement Income Option chosen.	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP
Retirement Income Options							
› Annuity options	Joint annuity unless spousal waiver	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP	Same as PEPP
› Variable Benefit availability and any maximums	Yes - No maximum withdrawals.	Yes - Max.	Yes - Max.	Yes - Max.	Not available	Not available	Yes - Max.
› Other options - pRRIF, LIF, LRIF, RLIF	pRRIF	LIF, LRIF	LIF, LRIF	LIF, LRIF	LIF, LRIF	LIF, LRIF	LIF, RLIF

Plan Provision	PEPP	BRITISH COLUMBIA	ALBERTA	MANITOBA	ONTARIO	QUEBEC	FEDERAL
<p>Waiver</p> <p>› Beneficiary designation prior to retirement</p> <p>› Joint annuity option prior to pension commencement</p>	<p>Revocable</p> <p>Within 90 days before pension commencement.</p>	<p>Same as PEPP</p> <p>Same as PEPP</p>	<p>Same as PEPP</p> <p>Same as PEPP</p>	<p>Same as PEPP</p> <p>Within 60 days before pension commencement needs a waiver for variable benefit.</p>	<p>Same as PEPP</p> <p>Within 12 months preceding pension commencement.</p>	<p>The member has to designate at the time of becoming a member whether the beneficiary is revocable or irrevocable.</p> <p>Waive prior to pension commencement.</p>	<p>Can only be waived in favour of a dependent (as defined in the <i>Income Tax Act</i>).</p> <p>Same as above</p>
<p>Spouse</p>	<p>The person to whom you are legally married; or if you are not married, the person with whom you are living in a conjugal relationship, and to whom at least one of the following situations applies. He or She: has been living with you in a conjugal relationship for at least 12 continuous months, is the parent of your child by birth or adoption; or has custody and control of your child (or had custody and control immediately before the child turned 19 years of age) and your child is wholly dependent on that person for support.</p>	<p>The person is married to the member and who was not living separate and apart from the member for more than two years immediately prior to the relevant time; or if the above definition does not apply, at the relevant time, was living and cohabitating with the member in a marriage-like relationship, including a marriage-like relationship between persons of the same gender, and who have been living and cohabitating in that relationship for a period of at least two years immediately preceding the relevant time.</p>	<p>"Pension partner": The person who, at the relevant time, was married to another person and had not been living separate and apart from that other person for three or more consecutive years; or if there is no person to whom the foregoing applies, the person who immediately preceding the relevant time, had lived with that other person in a marriage-like relationship for a continuous period of at least three years; or of some permanence, if there is a child of the relationship by birth or adoption.</p>	<p>The person who is married to the member; or "Common-law partner." The person who with the member, registered a common-law relationship under the <i>Vital Statistics Act</i>; or not being married to the member, cohabitated with him/her in a conjugal relationship for a period of at least three years, if either of them is married, or at least one year, if neither of them is married.</p>	<p>The person who is married to the member; or is not married to the member and who has been living with the member in a conjugal relationship continuously for a period of not less than three years, or who is in a relationship of some permanence if the person and the member are parents of a child, as set out in <i>The Children's Law Reform Act</i>.</p>	<p>The person who is married to, or in a civil union with, the member; whether of the opposite sex or not, has been living in a conjugal relationship with the member, who is neither married nor in a civil union, for a period of not less than three years or one year, if at least one child is born or is to be born from the relationship; or that person and the member have adopted together at least one child during their conjugal relationship; or that person or the member have adopted at least one child of the other during their conjugal relationship. The birth or adoption of a child during a marriage, a civil union or a period of conjugal relationship prior to the conjugal relationship in existence on the day as of which spousal status is established may qualify a person as a spouse.</p>	<p>The person who is married to the member or who is party to a void marriage with the member; or "Common-law partner": The person who is cohabitating with the member in a conjugal relationship at the relevant time, having so cohabitated with the member for at least one year. If the member has a spouse from whom they are separated and a common-law partner, then spouse means the common-law partner.</p>
<p>Marriage Breakdown</p>	<p>Division of account balance as per court order or interspousal contract. Max. 50% (<i>Family Law Act</i>) same locked-in provisions as member.</p>	<p>The spouse can decide on how much they would like to split, from 0-100%, must be written in a separation agreement or a court order (<i>Family Law Act</i>).</p>	<p>Split in accordance with Matrimonial Property Order or Matrimonial Property Agreement. Member's remaining pension can't be less than 50%. Same locked-in provisions as member.</p>	<p>Mandatory 50/50 split in accordance with court order (<i>Family Property Act/ Manitoba PBA</i>) or written agreement.</p>	<p>Split (max. 50%) pursuant to court order (<i>Family Law Act</i>), family arbitration award or domestic contract.</p>	<p>Split with a court order or agreement (max. 50%).</p>	<p>Division of account up to 100%. Provincial Property Law applies to the valuation and distribution of the benefit but otherwise the PBSA applies.</p>
<p>Shortened Life Expectancy</p>	<p>Unlock if medical evidence provided to Board's satisfaction.</p>	<p>Same as PEPP</p>	<p>Same as PEPP</p>	<p>Same as PEPP</p>	<p>Same as PEPP</p>	<p>Same as PEPP</p>	<p>Same as PEPP</p>