

Sec. 25. Temporary Period of Benefit Programs; Adoption; Requirements.

- (1) Subject to sections 7 and 8, a participating municipality or court, by resolution of its governing body or by administrative order of its chief judge, may adopt for a temporary period any of the following benefit programs or any legitimate combination of the following benefit programs:
 - (a) Benefit Program COLA under section 24.
 - (b) Benefit Program FAC-N under section 15(2).
 - (c) Benefit Program F50 under section 20(4).
 - (d) Benefit Program F55 under section 20(4).
 - (e) Benefit Program Multiplier N under section 22.
 - (f) Benefit Program Multiplier S under section 23.
 - (g) Benefit Program RS50% under section 28.
 - (h) Benefit Program V(N) under section 20(1).
 - (i) Benefit Program F(N) under section 20(4).
 - (j) Benefit Program DROP under section 30.

- (2) The resolution or administrative order for the temporary period shall contain all of the following that are applicable:
 - (a) The benefit program or combination of benefit programs adopted.
 - (b) The beginning and ending dates of the temporary period which shall:
 - (i) Begin on the first day of a month; and
 - (ii) End on the last day of a month that is not less than 2 consecutive calendar months and not more than 6 consecutive calendar months following the beginning date.
 - (c) The classification of members covered by the benefit program or combination of benefit programs
 - (d) If Benefit Program F50, F55 or F(N) is adopted for a temporary period, the required period of credited service applicable to the benefit program.

- (3) A member who is in the classification of members covered under the benefit program or combination of benefit programs for the temporary period and who immediately terminates and retires under section 20 during the temporary period shall receive a retirement allowance computed pursuant to the benefit program or combination of benefit programs adopted for the temporary period. Temporary period benefits are not available to a member who terminates during the temporary period as a vested former member under section 21.
- (4) A participating municipality or court shall not adopt a temporary period under this section for the same classification of members on more than 2 occasions in any period of 5 consecutive calendar years. A participating municipality or court shall not adopt a temporary period under this section for members covered by the Hybrid Plan.