Version française disponible

Canada Pension Plan Disability Benefit Toolkit

Your Complete Guide

SUMMER 2019



How to use this toolkit

This toolkit is a guide to:

- understanding the eligibility rules for the Canada Pension Plan disability benefits; and
- applying for the Canada Pension Plan disability benefit and the disabled contributor's child's benefit.

If you are printing this toolkit, choose which section you want to print:

the Section for applicants (page i - page 49); or the Section for health care professionals (page 50 - page 62).

Use the **table of contents** page below to help you access the content you need.

Use the eligibility map to find out which benefits you may be eligible for.

Section 6.0 explains the meaning of any word or phrase <u>underlined in blue</u>. Follow the page numbers beside the underlined words, or enter the link into your web browser to access the supporting source. When the name of a form is underlined, it will be on the forms list or you can get it by going to **Canada.ca/esdc-forms**.

If you can't access a form, **go to the Contact Us Section on page 49**. See Contact us for contact information, office locations and hours of operation. You can contact Service Canada as often as you need to during the application process.

The Canada Pension Plan Disability Benefit Toolkit – Your complete guide to Canada Pension Plan Disability Benefits

This publication is available for download at Canada.ca/publicentre-ESDC .

It is also available upon request in multiple formats (large print, MP3, Braille, audio CD, e-text CD,

DAISY or accessible PDF), by contacting 1 800 O-Canada (1-800-622-6232).

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Table of Contents

disability benefits	3
What are the Canada Pension Plan disability benefits?	3
Eligibility	3
CPP disability benefits eligibility map.	8
Things to consider before applying	9
Provisions	.12
2.0 Child's benefit	15
Disabled contributor's child's benefit	.15
Eligibility	.15
How to apply for a child's benefit	.16
3.0 Applying	17
When to apply	.17
How to apply	.17
Canada Pension Plan disability benefits application checklist	.19
application	.21

4.0 After you apply	23
How long will it take?	2
When will I receive my benefit?	2
How much can I receive?	24
Receiving disability income from another source	
Receiving more than one Canada Pension Plan benefit	
Request for reconsideration	
Extension request	20
When do the benefits stop?	2
5.0 Important information	28
5.0 Important information Returning to work	
	2
Returning to work	3
Returning to work Tax considerations	32
Returning to work Tax considerations In case of death	32 32
Returning to work Tax considerations In case of death Reassessment of eligibility Overpayments	32 32
Returning to work Tax considerations In case of death Reassessment of eligibility	32 32 32
Returning to work Tax considerations In case of death Reassessment of eligibility Overpayments 6.0 Glossary, resources	32 32 32
Returning to work Tax considerations In case of death Reassessment of eligibility Overpayments 6.0 Glossary, resources and forms	28 32 32 32

7.0 Other benefits	. 42							
Employment Insurance sickness benefit								
Canada Benefits Finder	42							
Foreign benefits								
CPP disability benefits examples								
Disabled contributor's child's benefit examples	47							
Contact us	. 49							
Guide for health care professionals								
Overview	50							
Working with your patient	51							
Patient eligibility	52							
Summary of CPP disability adjudication guidance	53							
Application forms	56							
Type of medical information needed.	57							
Medical information for continuing eligibility	59							
Other information	60							
Billing	61							
Privacy	62							



Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

1.0 Canada Pension Plan (CPP) disability benefits

- What are the Canada Pension Plan disability benefits?
- Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

1.0 Canada Pension Plan disability benefits

WHAT ARE THE CANADA PENSION PLAN DISABILITY BENEFITS?

The <u>Canada Pension Plan (CPP) disability pension (see glossary in Section 6.0)</u> and the post-retirement disability benefit are taxable monthly payments that are available to people who:

- made valid contributions to the CPP; and
- are regularly not able to work because of a disability.

CPP disability benefits do not provide short-term disability coverage or coverage for medications or medical treatments.

The CPP post-retirement disability benefit is intended for people who are:

• under age 65 who are receiving the CPP retirement pension and who are disabled, but did not apply for a disability pension within 15 months of their first retirement pension payment, or those who become disabled after receiving the first payment.

ELIGIBILITY

To be eligible for CPP disability benefits, you must:

- 1. be under the age of 65;
- 2. have a **severe and prolonged** mental or physical medical condition(s), according to the definition in the CPP legislation; and
- 3. meet the minimum contributory requirements.



Contact us

6.0 7.0 1.0 2.0 3.0 5.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

1. Be under the age of 65

You can receive CPP disability benefits only until you are 65.

2. Have a severe and prolonged mental or physical medical condition(s), according to the definition in the CPP legislation

To receive these benefits, you must have a <u>severe and prolonged (see glossary in Section 6.0)</u> mental or physical medical condition according to the definition in the CPP legislation. Your condition must be both <u>severe and prolonged</u> when you apply.

What does the CPP mean by severe?

A person is considered to have a **severe** disability if he or she is regularly incapable of pursuing any **substantially gainful occupation**.

Being **regularly incapable** means that you are **usually or always incapable**. A Service Canada medical adjudicator will determine whether you meet this requirement.

<u>Substantially gainful</u> is any profession of work a person might do to earn a living. If the total annual amount of earnings from this work is more than 12 times the maximum monthly CPP disability pension amount, the work is considered to be substantially gainful.

What does CPP mean by prolonged?

Your disability is long-term and of indefinite duration or is likely to result in death.

Being eligible for a disability benefit from other government programs or from private insurers does not automatically mean you are eligible for CPP disability benefits.



Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Guide for Child's benefit **CPP Applying** After you Other benefits **Important** Glossary, health care disability information apply resources professionals and forms benefits

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

3. Meet the minimum contributory requirements

To meet the minimum contributory requirements, you must:

- have made valid contributions to the CPP in 4 of the last 6 years; or
- have contributed for at least 25 years, including 3 of the last 6 years; or
- meet the requirements for the late applicant provision, found on **page 13** of this toolkit.

How CPP contributions work

The Canada Pension Plan operates everywhere in Canada, except in Quebec, where the **Quebec Pension Plan (see glossary in Section 6.0)** applies.

You automatically contribute to the CPP, based on what you earn above \$3,500 to a maximum annual amount. (This annual amount is called pensionable earnings). The maximum amount is set each January, based on the average wage in Canada.

You do not contribute:

- while you receive CPP disability benefits;
- · during periods when you have no earnings; or
- when your earnings are \$3,500 or less.



Contact us

6.0 7.0 1.0 2.0 3.0 5.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability apply information resources professionals and forms benefits

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

Your contributory period

You are eligible to start your contributory period when you reach age 18. Your contributory period ends when you start receiving your CPP retirement pension, turn 70, or die (whichever happens first).

Service Canada uses the contributory period to:

- determine if you meet the CPP contribution requirements; and
- calculate the amount of CPP benefits you are eligible to receive.

For more information on contribution periods: **Canada.ca/en/services/benefits/publicpensions/ cpp/contributions.html**.

Service Canada looks at:

- how long you contribute; and
- how much you contribute to the CPP.

The more you earn and contribute to the CPP, the higher your payment will be.

Note: With very few exceptions, everyone over the age of 18 who works in Canada outside of Quebec and earns more than the **Disability Basic Exemption** (\$5,700 per year in 2019) makes a valid contribution toward CPP disability benefits.

Visit **Canada.ca** to find out more about CPP contribution rates, including maximums and exemptions.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for **CPP** Child's benefit **Applying** After you Other benefits **Important** Glossary, health care disability information apply resources professionals and forms benefits

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

Post-Retirement Disability Benefit (PRDB)

The new CPP post-retirement disability benefit is intended for people receiving the CPP retirement pension **beneficiaries** (see glossary in Section 6.0) who are:

- under the age of 65; and
- became **disabled** after starting their retirement pension, or did not apply for CPP disability benefits within 15 months starting their retirement pension.

If this is your situation, you may be entitled to a <u>CPP post-retirement disability benefit</u> in addition to your retirement pension. The CPP post-retirement disability benefit rate is equal to the flat-rate portion of the disability benefit and will increase in January every year with the cost of living. In 2019, it is \$496.36.

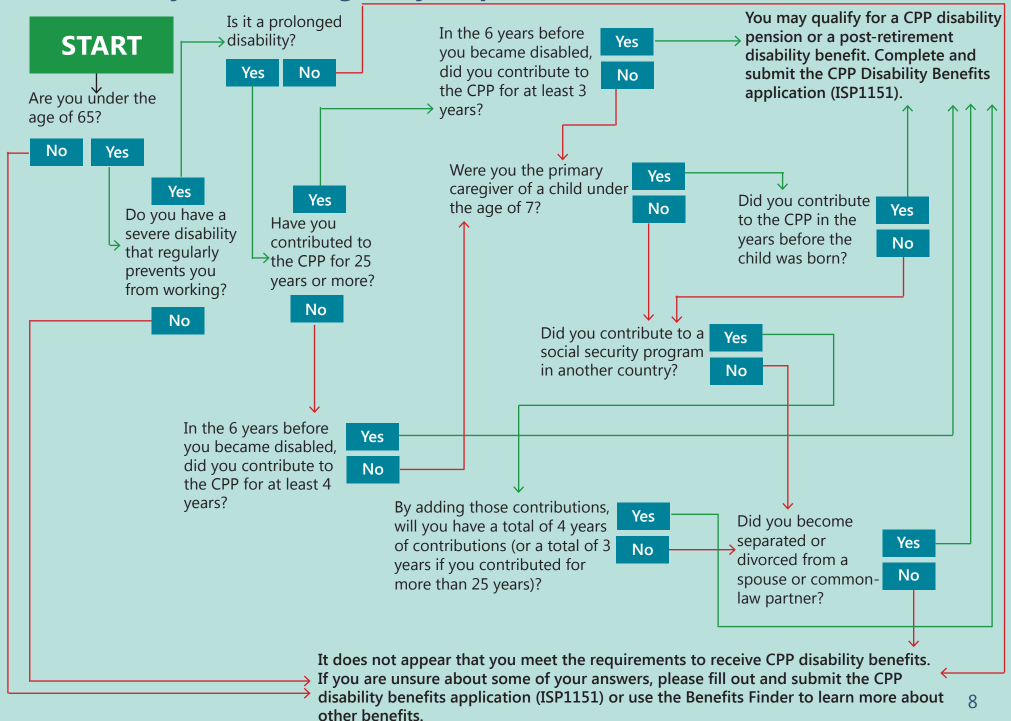
Eligibility requirements are the same as for the **CPP disability pension**. Children of someone receiving this benefit may be eligible for the **Disabled Contributor Child Benefit**.

The post-retirement disability benefit ends:

- the month the **beneficiary** turns 65; or
- the month the <u>beneficiary</u> is no longer deemed to be <u>disabled</u>; or
- the month of death.



CPP disability benefits eligibility map



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for **CPP** Child's benefit **Applying** After you Other benefits health care **Important** Glossary, disability information apply resources professionals and forms benefits

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

THINGS TO CONSIDER BEFORE APPLYING

- Applying for CPP disability benefits will not reduce the amount of CPP retirement pension you receive at age 65.
- While receiving CPP disability benefits, you do not contribute to the plan.

If you are a Quebec resident

The CPP operates everywhere in Canada, except in Quebec. When you work in Quebec you contribute to the **Quebec Pension Plan** (QPP) instead of to the CPP.

You must apply for **QPP disability benefits (see glossary in Section 6.0)** if:

- you worked only in Quebec; or
- · you currently live in Quebec and have contributed to both the CPP and QPP; or
- you have worked in Quebec, currently live outside Canada and your last province of residence was Quebec.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for Child's benefit **CPP Applying** After you Other benefits **Important** Glossary, health care disability information apply resources professionals and forms benefits

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

If you have a terminal illness

For the purposes of CPP, a terminal illness is a disease state that cannot be cured or adequately treated and is reasonably expected to result in death within 6 months. There is a different application form to complete: the **Terminal Illness Application for a Disability Benefit under the Canada Pension Plan** (ISP2530A).

Service Canada's goal is to make a decision for applicants with a terminal illness within 5 business days of receiving a complete terminal illness application. If employment or medical information is missing, the decision may take longer.

Access the Terminal Illness Application (ISP2530A) at: Canada.ca/esdc-forms

If you have a grave medical condition

Service Canada has a list of 32 **severe (see glossary in Section 6.0)** and rapidly progressive medical conditions that cause severe functional limitations and may result in death. If you have one of these conditions, you are very likely to be eligible for a CPP disability benefit.

Our goal is to make a decision for applicants with grave medical conditions within a month. When you apply for CPP disability benefits with the **Application for Canada Pension Plan Disability Benefits (ISP1151)** and **Medical Report for a Canada Pension Plan Disability Benefit (ISP2519)**, Service Canada will determine whether you have one of these conditions based on the information in the application.

The list of conditions can be found in Annex A of the **Medical Report for a Canada Pension Plan Disability Benefit (ISP2519)**.



SERVICE CANADA'S SERVICE STANDARDS

Our goal is to make a decision within these timeframes:

CPP disability benefits application

Within **120** days of receiving a complete application.

Grave medical condition(s)

Within **30** days of receiving a complete application.

Terminal Illness

Within **5** business days of receiving a complete application.

Reconsideration

You can request a reconsideration within **90** days following a decision.

Service Canada will inform you of the decision within **120** days of receiving your request and all information.

To apply for CPP disability benefits, complete the <u>Application kit for Canada Pension Plan Disability benefits (ISP1151)</u>. Include as much detail as possible in your application to avoid any delays. See <u>Section 3.0, Applying</u> for additional information.

If you have have a terminal illness, complete the <u>Terminal Illness</u>
<u>Application Kit for a Disability Benefit under the Canada Pension Plan (ISP2530A).</u>

For reconsideration, you may write us a letter or complete the **Request for Reconsideration of a Canada Pension Plan Disability Decision (ISP1145)**. You will find further information on requesting a reconsideration in **Section 4.0**.



Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Guide for Child's benefit **CPP Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

PROVISIONS

One or more of the following provisions could help you qualify for CPP disability benefits or increase the amount you receive.

Child-rearing provision

If you stopped working or worked less to care for a child under the age of 7, the **child-rearing provision** (see glossary in Section 6.0) may help you qualify for the CPP disability benefit or increase your benefit amount. The **child-rearing provision** allows you to not count a period of low earnings or no earnings when you were raising your child.

The **child-rearing provision** may apply to you if:

- you did not work or had low earnings because you were the primary caregiver of your child under the age of 7; and
- you have received Family Allowance payments or been eligible for the Canada child tax benefit or Canada child benefit (even if you did not receive the benefit). The CPP considers the primary caregiver to be the person who is most responsible for the daily needs of the child (or children) until the age of 7.

Some examples of the responsibilities of the primary caregiver are:

- supervising the child;
- preparing meals;
- · going to school meetings and events; and
- attending the child's medical appointments.

Note: Only one parent can qualify for any child-rearing provision period.



Contact us

6.0 7.0 1.0 2.0 3.0 5.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

Late applicant provision

The late applicant provision may help you qualify for CPP disability benefits if you did not apply when you first became **disabled (see glossary in Section 6.0)**. You may be eligible if:

- you had the required amount of CPP contributions and the required number of years of CPP contributions on the date you first became **disabled** (as defined by the CPP legislation); and
- you have been continuously <u>disabled</u> (as defined by the CPP legislation) from that date up to the present.

You do not have to apply separately for this provision. It will automatically be considered when you apply for CPP disability benefits.

Incapacity provision

The **incapacity provision** (see glossary in Section 6.0) supports you if you were previously:

- physically or mentally <u>incapable</u> of forming or expressing the intent to claim CPP disability benefits;
- incapable of asking someone else to apply on your behalf.

This provision may allow Service Canada to go further back in time to pay retroactive benefits.

There is a time limit after you regain the capacity to apply.

Contact Service Canada by phone or in-person to have the **Declaration of Incapacity – Physician's Report** sent to you.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for **CPP** Child's benefit **Applying** After you Other benefits **Important** Glossary, health care disability apply information resources professionals and forms benefits

1.0 Canada Pension Plan (CPP) disability benefits

What are the Canada Pension Plan disability benefits?

Eligibility

CPP disability benefits eligibility map

Things to consider before applying

Provisions

Credit splitting upon separation, divorce or end of a common-law relationship

The CPP contributions you and your former spouse, or former common-law partner made during the time you lived together may be equally divided after a divorce, separation, or the end of your common-law relationship. To find out more about credit splitting for divorced or separated couples see **Canada.ca/en/services/benefits/publicpensions/cpp/cpp-split-credits.html**.

International social security agreements and the Canada Pension Plan

If you have lived or worked in Canada and in another country, and you do not meet the contributory requirements for CPP disability benefits, one of Canada's international social security agreements may help you qualify. For more information on international social security agreements: **Canada.ca/Pension-international**.



Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Guide for Child's benefit **CPP Applying** After you Other benefits **Important** Glossary, health care disability information apply resources professionals and forms benefits

2.0 Child's benefit

- Disabled contributor's child's benefit
- Eligibility

How to apply for a child's benefit

2.0 Child's benefit

DISABLED CONTRIBUTOR'S CHILD'S BENEFIT

The <u>Canada Pension Plan</u> <u>(see glossary in Section 6.0)</u> provides a monthly benefit for dependent children of someone receiving CPP disability benefits.

ELIGIBILITY

The dependent child must be:

- under age 18 or between 18 and 25 years old and attending school or university full-time; and
- the biological child of the contributor; or
- a child who was adopted legally or "in fact" by the contributor before the age of 21; or
- a child who was legally or "in fact" in the custody and control of the contributor before the age of 21.

For a better understanding of eligibility, a **few examples can be found on page 47**.

Notes:

- Once a child turns 25, they are no longer eligible for the benefit.
- The parent or guardian must be receiving CPP disability benefits.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	6 . 1 . 6
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

2.0 Child's benefit

Disabled contributor's child's benefit

Eligibility

How to apply for a child's benefit

HOW TO APPLY FOR A CHILD'S BENEFIT

Apply in one of the following ways:

- 1. If the child is under 18 and in the custody and control of the applicant: When the parent or guardian of a <u>dependent child</u> (see glossary in Section 6.0) completes the application for CPP disability benefits, they will be asked questions about the children in their custody and control. Service Canada will consider the application to be for their dependent children if any relevant information is provided. There is no additional step to apply for the child's benefit.
- 2. If the dependent child is under 18 years old and not in the custody and control of the applicant, the custodial parent or guardian should complete and submit: the <u>Application for benefits for under age 18 children of a Canada Pension Plan Disabled Contributor (ISP1152)</u>.
- 3. If the dependent child is between the ages of 18 and 25 and is attending school or university full-time, the dependent child should complete and submit: the Application for a Canada Pension Plan Child's Benefit (ISP1400); and the Declaration of Attendance at School or University (ISP1401).

Note: Call Service Canada at 1-800-277-9914 to notify us when your schooling or re-training is complete.



Contact us

2.0 6.0 7.0 1.0 3.0 4.0 5.0 Guide for Other benefits **CPP** Child's benefit **Applying** After you **Important** Glossary, health care disability information apply resources professionals and forms benefits

3.0 Applying

- When to apply
- How to apply

Canada Pension Plan disability benefits application checklist

Assistance completing the application

3.0 Applying

WHEN TO APPLY

You should apply for CPP disability benefits as soon as you develop a **severe and prolonged** (see **the glossary on page 33 for definition**) or terminal mental or physical medical condition that regularly prevents you from working.

You must apply for CPP disability benefits in writing. Send Service Canada your completed application forms as soon as possible. The date your application is received could affect when your benefits start. It takes Service Canada about 120 days to determine your eligibility and to start payments.

For information on income assistance while waiting for your CPP disability benefits application to be processed, please see **Section 7.0, Employment Insurance sickness benefits**.

HOW TO APPLY

- Answer every question with as much detail as possible to help Service Canada understand your situation and make a faster decision
- For information on how to submit supporting documents with your application, consult Annex B of the **Application for Canada Pension Plan Disability Benefits (ISP1151)**.
- If you are not able to complete the application, you can authorize someone else to do it for you. See **page 21** for more information.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for **CPP** Child's benefit **Applying** After you Other benefits **Important** Glossary, health care disability information apply resources professionals and forms benefits

3.0 Applying

When to apply

How to apply

Canada Pension Plan disability benefits application checklist

Assistance completing the application

Required forms

Print, fill out and sign the **Application for Canada Pension Plan Disability Benefits (ISP1151)** and mail it to Service Canada.

Complete section 1 and 2 of the <u>Medical Report for a Canada Pension Plan Disability Benefit</u> (<u>ISP2519</u>). Sign and mail the report to Service Canada with your application. Your doctor or nurse practitioner must fill in sections 3 to 9 and subimit them separately.

If you have a terminal illness, print out the <u>Terminal Illness Application Kit for a Disability</u> Benefit under the Canada Pension Plan (ISP2530A and ISP2530B).

Note: If you are receiving a disability benefit from an insurance company or a provincial/territorial agency, you can ask them to send Service Canada your most recent medical report(s) instead of sending the Medical Report form (ISP2519).

Access these forms at Canada.ca/esdc-forms.



Contact us

6.0 1.0 2.0 3.0 5.0 7.0 4.0 Guide for **CPP** Child's benefit **Applying** After you **Important** Glossary, Other benefits health care disability apply information resources professionals benefits and forms

3.0 Applying

When to apply

How to apply

Canada Pension Plan disability benefits application checklist

Assistance completing the application

CANADA PENSION PLAN DISABILITY BENEFITS APPLICATION CHECKLIST

Use the following checklist after completing the <u>Application for Canada Pension Plan</u>
<u>Disability Benefits (ISP1151)</u> and the <u>Medical Report for a Canada Pension Plan Disability</u>
<u>Benefit (ISP2519)</u>.

Have you written your Social Insurance Number in the box at the top of each sheet you have added?	\bigcirc
Have you provided your date of birth on page 1?	\bigcirc
Have you read and signed section H on page 17 (consent for Service Canada to obtain personal information)?	\bigcirc
Have you read and signed section I on page 18 (declaration and signature)?	\bigcirc
If you are currently receiving a disability benefit from an insurance company or a provincial/territorial agency: Have you asked them to send your most recent medical report(s) to Service Canada?	\otimes
If you are not currently receiving a disability benefit from an insurance company or a provincial/territorial agency: Have you completed Sections 1 and 2 of the Medical Report? *The Medical Report must be signed within 12 months of presenting an application.	⊗
Have you asked your doctor or nurse practitioner to complete Sections 3 to 9 of the Medical Report and mail it to Service Canada?	\bigotimes
Have you removed the information and instructions pages from the application at the front and back?	\bigcirc



Contact us

1.0 CPP disability benefits 2.0

Child's benefit

3.0

Applying

4.0

After you apply

5.0

Important information

6.0

Glossary, resources and forms

7.0

Other benefits

Guide for health care professionals

3.0 Applying

When to apply

How to apply

 Canada Pension Plan disability benefits application checklist

Assistance completing the application

Service Canada will pay your doctor or nurse practitioner (up to a certain amount) for completing your medical report (see amounts below).

They are responsible for sending Service Canada a bill. If they charge more than Service Canada's maximum amount, you are responsible for paying the extra cost.

Service Canada will pay up to the following amounts:

Initial Medical Report for a Canada Pension Plan Disability Benefit (ISP2519)					
<u>Terminal Illness Medical Attestation for a Disability Benefit Under the Canada Pension Plan (ISP2530B)</u>	\$85				
Reinstatement of CPP Disability Benefits Physician Confirmation Form	\$20				
If Service Canada asks for other information, including a narrative, and depending on the complexity and the time required for completion.	\$150				

Note: To get the Reinstatement of CPP Disability Benefits Physician Confirmation Form, **contact Service Canada**.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

3.0 Applying

When to apply

How to apply

Canada Pension Plan disability benefits application checklist

Assistance completing the application

ASSISTANCE COMPLETING THE APPLICATION

Authorizing someone else to help you

Do you want to authorize someone to communicate with Service Canada for you? Print the **Consent to Communicate Information to an Authorized Person (ISP1603)**, complete it, and mail it to Service Canada.

Note: The person you authorize will **not** be able to apply for benefits on your behalf, change your payment address, or make changes related to withholding of federal income tax. However, they can get help from Service Canada to clarify eligibility and find out which forms are required.

Access the consent form at **Canada.ca/esdc-forms**.

Incapability

If a CPP applicant is unable to manage their own affairs due to a **severe** (see glossary in Section 6.0) mental impairment, there are 2 options:

- If the applicant already has a court-appointed trustee or has given someone **power of attorney** to support them in managing their affairs, Service Canada can work directly with the trustee or person with **power of attorney**.
- If the applicant does not have a trustee and has not given power of attorney to anyone, they can authorize someone to advocate on their behalf using the form **Agreement to administer** benefits under the Old Age Security Act and/or the Canada Pension Plan by a Private Trustee (ISP3506CPP).



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for **CPP** Child's benefit **Applying** After you Other benefits health care **Important** Glossary, disability apply information resources professionals and forms benefits

3.0 Applying

When to apply

How to apply

Canada Pension Plan disability benefits application checklist

Assistance completing the application

To do this:

- print the <u>Agreement to administer benefits under the Old Age Security Act and/or the Canada Pension Plan by a Private Trustee (ISP3506CPP)</u> and the <u>Certificate of Incapability-OAS/CPP (ISP3505CPP)</u>;
- have the applicant's medical doctor complete the <u>Certificate of Incapability-OAS/CPP</u> (ISP3505CPP);
- have the individual requesting to be appointed as a trustee complete the <u>Agreement to</u> <u>administer benefits under the Old Age Security Act and/or the Canada Pension Plan by</u> <u>a Private Trustee (ISP3506CPP)</u>; and
- include it when submitting their application to <u>Service Canada</u>.

Download the agreement and certificate forms at **Canada.ca/esdc-forms**.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	:
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

4.0 After you apply

- ▶ How long will it take?
- When will I receive my benefit?

How much can I receive?

Receiving disability income from another source

Receiving more than one Canada Pension Plan benefit

Request for reconsideration

Extension request

When do the benefits stop?

4.0 After you apply

HOW LONG WILL IT TAKE?

Service Canada will notify you of our decision about 120 days from the date we receive your complete application and any necessary documents.

Service Canada will send you a letter to tell you that your application has been received. A Service Canada representative will also call you to:

- explain how your application will be processed;
- · let you know the type of information we need from you; and
- answer any questions.

If 120 days have passed and you have not heard from us, and want to know the status of your application, please **contact us**.

WHEN WILL I RECEIVE MY BENEFIT?

Your disability benefit usually begins in the 120 days after Service Canada determines that you have a **severe and prolonged (see glossary in Section 6.0)** disability, as defined by the CPP. For example, if Service Canada determines that you were **disabled** in July, then you will start receiving your benefit payment in November.

You may receive up to 12 months of retroactive payments from the date your application was received.



Contact us

6.0 7.0 1.0 2.0 3.0 5.0 4.0 Guide for Child's benefit **CPP Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

4.0 After you apply

How long will it take?

When will I receive my benefit?

- **▶** How much can I receive?
- Receiving disability income from another source
- Receiving more than one Canada Pension Plan benefit

Request for reconsideration

Extension request

When do the benefits stop?

HOW MUCH CAN I RECEIVE?

The amount you can receive on a monthly basis will depend on the benefits you are approved for.

The <u>disability pension</u> (see <u>glossary in Section 6.0</u>) is a flat rate (\$496.36 in 2019), plus an amount based on how much and for how long you contributed to the Canada Pension Plan. The maximum disability pension for 2019 is \$1,362.30.

The **post-retirement disability benefit (see glossary in Section 6.0)** is the same flat rate (\$496.36 in 2019). It does not matter how much or for how long you contributed to the Canada Pension Plan.

When you turn 65

- if you have been receiving the disability pension, it stops and the full retirement pension begins; and
- if you have been receiving the post-retirement disability benefit, it stops. You may continue to receive a retirement pension.

RECEIVING DISABILITY INCOME FROM ANOTHER SOURCE

If you are receiving disability income from other sources, such as a private insurance company or a provincial or territorial social assistance program, you may still be eligible for CPP disability benefits, but the other sources may reduce their payments.

Contact your insurance company or social assistance program for details about your case.

RECEIVING MORE THAN ONE CANADA PENSION PLAN BENEFIT

If you are eligible for both a CPP survivor's pension and a CPP disability pension, they will be combined into a single monthly payment. If you are eligible for the CPP post-retirement disability benefit, it will be paid as a separate monthly payment.

If you are receiving a combined retirement and survivor pension, and are then granted a post-retirement disability benefit, you will receive the higher amount of the survivor or post-retirement disability benefit flat-rate.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	6 :4: 6:
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

4.0 After you apply

How long will it take?

When will I receive my benefit?

How much can I receive?

Receiving disability income from another source

Receiving more than one Canada Pension Plan benefit

Request for reconsideration

Extension request

When do the benefits stop?

REQUEST FOR RECONSIDERATION

If you disagree with Service Canada's decision on your application for CPP disability benefits, you can ask for a reconsideration within 90 days of receiving a decision letter.

What is a reconsideration?

A reconsideration (see glossary in Section 6.0) is a review of your application by a Service Canada staff member who was not involved in making the original decision. They will also review any new information that you provide or others provide for you. Service Canada staff may also seek more medical information about your case.

How do I request a reconsideration?

You must submit a written request for reconsideration. You may write us a letter or complete the **Request for Reconsideration of a Canada Pension Plan Disability Decision (ISP1145)**.

Include:

- your name, address, telephone number, and Social Insurance Number;
- a detailed explanation of why you want a <u>reconsideration</u>;
- any new information that could affect the decision; and
- your signature and the date.

Mail the request to Service Canada at the return address provided on the application form.

Reconsideration takes about 120 days. Service Canada will inform you by mail of the decision, and the reasons for the decision.

Complete and send your form to Service Canada right away, even if you are waiting on additional information that you would like to provide us later for **reconsideration**.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

4.0 After you apply

How long will it take?

When will I receive my benefit?

How much can I receive?

Receiving disability income from another source

Receiving more than one Canada Pension Plan benefit

- Request for reconsideration
- Extension request

When do the benefits stop?

REQUEST FOR RECONSIDERATION (CONT'D)

Complete Section 3: Information you want us to consider and select "I want Service Canada to review the decision using information already submitted and new information that I will be providing as soon as I receive it."

Complete the table provided with information about the document or appointment, indicate whether the document is enclosed or the date you estimate you will send it to us.

Note: Service Canada will start reviewing your request for reconsideration once we receive all the information.

If you disagree with the reconsideration decision

If you disagree with the <u>reconsideration</u> (see glossary in Section 6.0) decision, the next step is to appeal to the Social Security Tribunal. To do this, complete the <u>Notice of Appeal-Income</u> Security- General Division available at: <u>Canada.ca/en/sst/forms.html</u>.

For more information, contact the Social Security Tribunal:

- by email: info.sst-tss@canada.gc.ca
- by phone from 7:00 a.m. to 7:00 p.m. Eastern Time Monday to Friday:
 - 1-877-227-8577 (toll-free in Canada and the USA)
 - 613-437-1640 (from outside Canada and the USA, call collect)
 - TTY: 1-866-873-8381

EXTENSION REQUEST

If you have already applied for CPP disability benefits but you have an upcoming medical appointment that might affect your eligibility, you can ask Service Canada to delay deciding whether you are eligible. You can ask for an extension the first time you apply or when you request a **reconsideration**. To request an extension, contact **Service Canada**.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	6 : 1 (
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

4.0 After you apply

How long will it take?

When will I receive my benefit?

How much can I receive?

Receiving disability income from another source

Receiving more than one Canada Pension Plan benefit

Request for reconsideration

Extension request

When do the benefits stop?

WHEN DO THE BENEFITS STOP?

CPP disability benefits are not necessarily permanent. They are long-term benefits that are intended to partially replace your employment income for as long as your disability regularly prevents you from working.

CPP disability benefits will stop:

- when you are no longer <u>disabled (see glossary in Section 6.0)</u> according to the CPP legislation;
- when you turn 65; or
- when you die (To avoid overpayment, it is important that someone notify Service Canada about your death).

When CPP disability benefits stop, any related disabled contributor's child's benefits also stop.

If you are receiving CPP disability benefits when you turn 65, your disability benefit will automatically be converted to a CPP retirement pension the month after your 65th birthday. You will not need to apply. Your retirement pension will be less than your CPP disability pension. See **Canada.ca** for details.

You may also be eligible for the Old Age Security (OAS) program and its benefits which include: the Old Age Security pension, Guaranteed Income Supplement, Allowance and the Allowance for the Survivor.

For more information about OAS benefits, see **Canada.ca/oas-toolkit.**



Contact us

6.0 7.0 1.0 2.0 3.0 5.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

5.0 Important information

Returning to work

Tax considerations

In case of death

Reassessment of eligibility

Overpayments

5.0 Important information

RETURNING TO WORK

Doing volunteer work or going to school while receiving CPP disability benefits

Your CPP disability benefits will not be affected if you do volunteer work or go to school.

Note: If you successfully complete a school, university, trade, technical training or rehabilitation program, you must notify Service Canada by calling 1-800-277-9914.

Doing paid work while receiving CPP disability benefits

You can work and earn up to a certain amount without telling Service Canada. For 2019, this amount is \$5,700 (before taxes) and may change in future years. This is not a cut-off point for benefits, but rather an opportunity for you and CPP disability staff to discuss whether additional assistance could help you return to work on a regular basis, if you condition permits.

If you earn more than this, you must call Service Canada at 1-800-277-9914.

If you delay contacting Service Canada when you start working and earning over the allowed amount, you might have to pay back some of the money received.



Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Guide for Other benefits **CPP** Child's benefit **Applying** After you **Important** Glossary, health care disability information apply resources professionals and forms benefits

5.0 Important information

Returning to work

Tax considerations

In case of death

Reassessment of eligibility

Overpayments

Disability reoccurs within 2 years

If you stop receiving CPP disability benefits because you reported your return to work, but your disability reoccurs less than 2 years later, the CPP offers you an **automatic reinstatement (see glossary in Section 6.0)** You have up to one year from the month you stopped working because of your disability to inform Service Canada that you would like your benefits reinstated.

This means that, if you are unable to continue working because of the same disability or a related disability, you can ask to have your benefits start again without having to re-apply.

Your disability benefits can be quickly reinstated if:

- your benefit stopped less than 2 years ago because you returned to work;
- you cannot continue working because the same or a related disability has reoccurred;
- you are under the age of 65; and
- you are not receiving the CPP retirement pension.*

There is **no limit** to how many times you may ask for your benefits to be reinstated.

If your children are still eligible, their **disabled contributor's child's benefit** will also be reinstated.

*Some restrictions apply to reinstate the CPP post-retirement disability benefit. **Contact Service Canada for details on page 49**.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

5.0 Important information

Returning to work

Tax considerations

In case of death

Reassessment of eligibility

Overpayments

Disability reoccurs within 5 years

If you stop receiving CPP disability benefits because you return to work, but your disability reoccurs in more than 2 years but less than 5 years, you may be eligible for a **fast-track reapplication**.

Requirements:

- the date you stopped work must be within one year of the date of reapplication and within 5 years of the date that benefits stopped because you returned to work;
- · you cannot continue working because the same or a related disability has reoccurred; and
- you must have made valid contributions in every year since the benefit stopped.

If your children are still eligible, their **disabled contributor's child's benefit (see glossary in Section 6.0)** will also be reinstated.

For more information, see: **Canada.ca/en/services/benefits/disability.html**.

Vocational Rehabilitation Program for recipients of Canada Pension Plan disability benefits

The Disability Vocational Rehabilitation Program is a voluntary program that helps CPP disability benefits recipients return to work. If you are receiving CPP disability benefits, you may be eligible for employment counseling, financial support for training, and job-search services.

New technologies, medical treatments and skills training are making it possible for some people with **severe** conditions to re-enter the workforce.

While you participate in the program, you continue to receive your regular CPP disability benefits, including while you search for a job.

To participate in this program, contact Service Canada.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	:
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

5.0 Important information

Returning to work

▶ Tax considerations

In case of death

Reassessment of eligibility

Overpayments

TAX CONSIDERATIONS

Income Tax Deductions

Canada Pension Plan disability benefits are taxable. Service Canada will deduct income tax from your benefit each month if you submit the **Request for Voluntary Federal Income Tax Deductions form (ISP3520CPP)**. It can be accessed at **Canada.ca/esdc-forms**.

Note: Service Canada will deduct income tax only if you submit a request.

Disability Tax Credit

You may also be eligible for the Disability Tax Credit administered by the Canada Revenue Agency, which could reduce the amount of income tax you may have to pay.

To apply, you must:

- complete Part A of the <u>Disability Tax Credit Certificate (T2201)</u> found here:
 <u>Canada.ca/en/revenue-agency/services/forms-publications/forms/t2201.html</u>;
- ask a medical practitioner to complete Part B and certify that you have a **severe and prolonged** impairment and describe the effects of this impairment; and
- once the Disability Tax Credit Certificate (T2201) is complete, send the form to the Disability Tax Credit Union at Canada Revenue Agency. Mail the form to the address indicated on the last page of the Certificate

For more information on the Disability Benefit Tax Credit, visit: **Canada.ca/en/revenue-agency/ services/tax/individuals/segments/tax-credits-deductions-persons-disabilities/disability- tax-credit.html**.

Note: Service Canada's definition of disability is different from the definition used by the Canada Revenue Agency.



Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

5.0 Important information

Returning to work

Tax considerations

- In case of death
- Reassessment of eligibility
- Overpayments

IN CASE OF DEATH

What if I die before starting to receive CPP disability benefits?

If you signed a **Canada Pension Plan Disability Benefits Application (ISP1151)** and Service Canada receives it before your death, we will continue to process your application. If it is approved, any money payable up to the date of death will be sent to your estate.

If you signed your application for a disability benefit and Service Canada receives it after you die, your application must be denied.

In either case, your estate may be eligible to receive the **CPP death benefit (see glossary in Section 6.0)**. Your survivors may be eligible for the **CPP survivor's pension** and surviving child's benefit.

For more information, see Canada.ca.

REASSESSMENT OF ELIGIBILITY

Service Canada reassesses cases from time to time to ensure that only eligible people receive disability benefits.

If your case is being reassessed, you may be asked to provide Service Canada with details about your current medical situation or other information.

Once all the necessary information has been collected, Service Canada will make a decision to continue or stop disability benefits. We will send you a letter to inform you of the decision.

OVERPAYMENTS

If you receive payments to which you are not entitled, you will have to pay them back.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

6.0 Glossary, resources and forms

Glossary of termsLinks to other resourcesForms

6.0 Glossary, resources and forms

Note: In case of conflict between the interpretation of terminology in this toolkit and the terminology of the Canada Pension Plan and Regulations, the terminology of the Plan and Regulations prevail.

GLOSSARY OF TERMS

Allowable earnings	The maximum amount that a CPP disability beneficiary can earn in a calendar year without notifying Service Canada. In 2019, the amount is \$5,700.
Automatic reinstatement	If a person cannot continue working because their disability reoccurs within a 2-year period, their CPP disability benefit can be reinstated automatically. Service Canada will mail the necessary forms to you when your benefits stop.
Beneficiary	Someone who is receiving Canada Pension Plan benefits.
Canada Pension Plan (CPP)	A mandatory public insurance plan that provides contributors and their families with partial replacement of earnings in the case of retirement, disability or death.
Canada Pension Plan death benefit	A one-time, lump-sum payment to the estate on behalf of a deceased CPP contributor.



Contact us

2.0 3.0 5.0 6.0 7.0 1.0 4.0 Guide for **CPP** Child's benefit Other benefits **Applying Important** After you Glossary, health care disability information apply resources professionals benefits and forms

6.0 Glossary, resources and forms

▶ Glossary of terms

Links to other resources **Forms**

	Canada Pension Plan disability pension	A taxable monthly payment that is available to people who have contributed to the CPP and who are regularly not able to work because of a severe and prolonged mental or physical medical condition.
	Canada pension Plan retirement pension	A taxable monthly payment that is available to eligible contributors. You can apply for and receive a full CPP retirement pension at age 65, or receive a reduced pension as early as age 60, or an increased pension as late as age 70.
	Canada Pension Plan survivor's pension	A taxable monthly payment that is available to the person who, at the time of death, is the legal spouse or common-law partner of the deceased CPP contributor.
	Child-rearing provision	If you stopped work or worked less because you were the primary caregiver of your children under the age of 7, the child-rearing provision allows this period not to be counted when calculating your CPP contributions and benefit amount. This increases your CPP disability benefits payment. It may also help you have enough years of contributions to be eligible for CPP disability benefits.
	Custody and control	Includes formal and informal custody and control arrangements, including sole custody, shared custody and joint custody.
	Dependent child	A biological or adopted child of a CPP disability beneficiary or a child in the beneficiary's care and custody. The child must be under the age of 18 or between 18 to 25 and attending school full-time.
	Disabled	Someone is considered to be disabled for CPP disability purposes if they are determined under the CPP legislation to have a severe and prolonged mental or physical medical condution that regularly prevents them from working at any substantially gainful occupation.



34

Contact us

Other benefits

Guide for

health care

professionals

2.0 3.0 5.0 6.0 7.0 1.0 4.0 **CPP** Child's benefit **Applying** After you **Important** Glossary, disability information apply resources benefits and forms

6.0 Glossary, resources and forms

Glossary of termsLinks to other resourcesForms

Disability Basic Exemption	The Disability Basic Exemption is \$5,700. You must earn more than this amount in a year to count it as a "contributory" year for CPP disability eligibility purposes.				
Disabled contributor's child's benefit	A monthly benefit for a dependent child of someone receiving CPP disability benefits.				
Incapable of making an application	Mentally or physically incapable of forming or expressing an intention to make an application.				
Incapacity provision	A provision that allows someone to apply retroactively for CPP disability benefits if they were previously physically or mentally incapable of forming or expressing the intent to apply.				
Old Age Security pension	A taxable monthly pension available to people aged 65 and older who meet the eligibility requirements, whether they are still working or have never worked.				
Post-retirement disability benefit	A new monthly benefit for CPP retirement pension recipients under the age of 65 who have made sufficient contributions to the CPP and are regularly incapable of working because of a severe and prolonged mental or physical medical condition.				
Power of attorney (POA)	A document giving someone the legal authority to act on your behalf to manage your legal and financial affairs.				



Contact us

2.0 3.0 5.0 6.0 7.0 1.0 4.0 **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, disability information apply resources benefits and forms

Guide for health care professionals

6.0 Glossary, resources and forms

Glossary of termsLinks to other resourcesForms

Prolonged	A disability is considered prolonged only if the CPP determines that it is likely to be long-term and of indefinite duration or is likely to result in death.
Quebec Pension Plan	A mandatory public insurance plan for workers in Quebec aged 18 and over whose annual employment income is over \$3,500.
Reconsideration	The first level of recourse for CPP applicants who disagree with a decision. It is a review carried out by a Service Canada staff member who was not involved in the initial decision. You must request a reconsideration in writing within 90 days of receiving the decision letter.
Severe	A disability is considered severe only if the CPP determines that it usually or always prevents you from doing any substantially gainful work.
Social security agreements	An agreement between Canada and another country that coordinates the pension programs of both countries for people who have lived or worked in both countries.
Social Security Tribunal	An administrative tribunal that makes decisions on appeals related to the Canada Pension Plan, Old Age Security and Employment Insurance programs. It operates independently from Service Canada.
Substantially gainful occupation	Any profession of work a person might do to earn a living. If the total annual amount of earnings from this work is more than 12 times the maximum monthly CPP disability pension amount, the work is considered to be substantially gainful.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

6.0 Glossary, resources and forms

Glossary of terms

Links to other resources
Forms

LINKS TO OTHER RESOURCES

Benefits Finder	You may be eligible for benefits other than CPP disability benefits. Use the Benefits Finder to find other Government of Canada, provincial, or territorial benefits.
	For more information: Canadabenefits.gc.ca
Canada Revenue Agency	A Government of Canada agency that administers taxes, benefits and related programs. For more information: Canada.ca/en/revenue-agency.html
Child disability benefit	A tax-free benefit for families who care for a child under age 18 who is eligible for the disability tax credit due to a severe and prolonged impairment in physical or mental functions. For more information: Canada.ca/en/revenue-agency/services/child-family-benefits/child-disability-benefit.html
Disability Award	A tax-free payment for Canadian Armed Forces members or veterans who have an injury or illness resulting from military service. For more information: veterans.gc.ca/eng/about-vac/publications-reports/reports/departmental-audit-evaluation/2010-08-disability-pension-award/3-2



Contact us

2.0 3.0 5.0 6.0 7.0 1.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

6.0 Glossary, resources and forms

Glossary of terms

Links to other resources
Forms

Registered Disability Savings Plan (RDSP)	A Government of Canada program that helps parents and others save for the long-term financial security of a person who is eligible for the Disability Tax Credit. For more information: Canada.ca/en/revenue-agency/services/tax/individuals/topics/registered-disability-savings-plan-rdsp.html
Registered Disability Savings Grant and Bond	If you have a Registered Disability Savings Plan, you can apply for a Canada Disability Savings Grant and/or Bond. For more information: Canada.ca/en/employment-social-development/programs/disability/savings/grants-bonds.html
Education Funding for People with Disabilities	Grants and student loans to assist people with disabilities and their families. For more information: Canada.ca/en/services/benefits/disability/education.html
Employment Insurance sickness benefit	A Government of Canada program that offers temporary financial assistance to unemployed workers who are unable to work because of sickness, injury, or quarantine. For more information: Canada.ca/en/services/benefits/ei/ei-sickness.html



Contact us

2.0 3.0 5.0 6.0 7.0 1.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

6.0 Glossary, resources and forms

Glossary of terms
Links to other resources

Forms

Federal Excise Gasoline Tax refund Program	If you have a permanent mobility impairment and cannot safely use public transportation, you can ask for a refund of part of the federal excise tax on gasoline you buy. For more information: Canada.ca/en/revenue-agency/services/tax/individuals/segments/tax-credits-deductions-persons-disabilities/excise-gasoline-tax-refund.html
Quebec Pension Plan	Apply for Quebec Pension Plan (QPP) disability benefits instead of CPP if you worked only in Quebec, you currently live in Quebec and have contributed to both the CPP and QPP, or you have worked in Quebec, currently live outside Canada and your last province of residence was Quebec.
disability benefits	For more information: rrq.gouv.qc.ca/en/invalidite/vivre_invalidite/ rrq.gouv.qc.ca/en/invalidite/vivre_invalidite/ rrq.gouv.qc.ca/en/invalidite/vivre_invalidite/ rrq.gouv.qc.ca/en/invalidite/vivre_invalidite/ rrq.gouv.qc.ca/en/invalidite/ rrq.gouv.qc.ca/en/invalidite/ rrq.gouv.qc.ca/en/invalidite/ rrq.gouv.qc.ca/en/invalidite.aspx rrq.gouv.qc.ca/en/invalidite.aspx rrq.gouv.qc.ca/en/invalidite.aspx rrq.gouv.qc.ca/en/invalidite.aspx rrq.gouv.qc.ca/en/invalidite.aspx rrq.gouv.qc.ca/en/invalidite/ rrq.gouv.qc.ca/en/i
Tax Credits and Deductions for Persons with disabilities	Tax credits and deductions are available for people with disabilities, their supporting family members, and their caregivers. For more information: Canada.ca/en/revenue-agency/services/tax/individuals/segments/tax-credits-deductions-persons-disabilities.html.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for Child's benefit **CPP Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

6.0 Glossary, resources and forms

Glossary of terms

Links to other resources

Forms

FORMS

To access the forms below please visit **Canada.ca/esdc-forms** and insert the ISP number into the search bar.

Form Title	Form #
Agreement to Administer Benefits under the Old Age Security Act and/or the Canada Pension Plan by a Private Trustee (ISP3506CPP)	ISP3506CPP
Application for a Canada Pension Child's Benefit (ISP1400)	ISP1400
Application for a Canada Pension Plan Survivor's Pension and Child(ren)'s benefit (ISP1300)	ISP1300
Application for benefits for under age 18 children of a Disabled Contributor (ISP1152)	ISP152
Application kit for Canada Pension Plan Disability Benefit (ISP1151)	ISP1151
Certificate of Incapability-OAS/CPP (ISP3505CPP)	ISP3505CPP
Consent for Service Canada to Obtain Personal Information (physician's copy) (ISP2502A)	ISP2502
Consent for Service Canada to Obtain Personal Information (Service Canada's copy) (ISP2502B)	ISP2502



Contact us

2.0 3.0 5.0 6.0 7.0 1.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals benefits and forms

6.0 Glossary, resources and forms

Glossary of terms

Links to other resources

Forms

Form Title	Form #
Consent to Communicate Information to an Authorized Person (ISP1603)	ISP1603
Declaration of Attendance at School or University (ISP1401)	ISP1401
Medical Report for a Canada Pension Plan Disability Benefit (ISP2519)	ISP1151
Request for Reconsideration of a Canada Pension Plan Disability Decision (ISP1145)	ISP1145
Request for Voluntary Federal Income Tax Deductions - CPP/OAS (ISP3520CPP)	ISP3520CPP
Terminal Illness Application for a Disability Benefit under the Canada Pension Plan (ISP2530A)	ISP2530A
<u>Terminal Illness Medical Attestation for a Disability Benefit under the Canada Pension Plan (ISP2530B)</u>	ISP2530A



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Guide for **CPP** Child's benefit **Applying** Other benefits After you **Important** Glossary, health care disability information apply resources professionals and forms benefits

7.0 Other benefits

- Employment Insurance sickness benefits
- Canada Benefits Finder
- Foreign benefits

CPP disability benefits examples

Disabled Contributor's Child's benefit examples

7.0 Other benefits

EMPLOYMENT INSURANCE SICKNESS BENEFITS

If you cannot work because of sickness, injury or quarantine, but you would otherwise be available to work, you could be eligible to receive up to 15 weeks of EI sickness benefits.

You must meet the eligibility criteria and provide a medical certificate signed by your doctor or an approved medical practitioner.

For additional information: Canada.ca/en/services/benefits/ei/ei-sickness.html

CANADA BENEFITS FINDER

Use the Canada Benefits Finder to see if you may be eligible for other federal, provincial or territorial benefits.

For more information, see **Canadabenefits.gc.ca**

FOREIGN BENEFITS

If you live or have lived or worked in another country, you may also be eligible for benefits from that country.

Canada's **social security agreements (see glossary in Section 6.0)** with other countries may help you qualify. Each agreement is different so you will need to contact Service Canada to find out more about your situation.

For more information, please visit <u>Canada.ca/en/services/benefits/publicpensions/cpp/cpp-international/apply.html</u>.

If you have lived or worked in a country that does not have an agreement with Canada, contact that country directly to find out if you are eligible for a benefit.





CONTRIBUTIONS IN 4 OF THE LAST 6 YEARS

Who

Zan is 32 years old and stopped working this month because of a **severe and prolonged (see glossary in Section 6.0)** medical condition (according to CPP legislation).

Scenario

Zan applies for the CPP disability pension. His salary was \$45,000 per year. He contributed to the CPP in 4 of the last 6 years.

Outcome

Zan is eligible and starts receiving the CPP disability pension.



25 YEARS OF CONTRIBUTIONS WITH CONTRIBUTIONS IN 3 OF THE LAST 6 YEARS

Who

Jamie started working and contributing to the CPP at age 18.

Scenario

After working for 22 years, at age 40 Jamie decided to return to school to change careers. At age 45, Jamie went back to work. He contributes to the CPP for 3 years before having to stop work due to a terminal illness. Jamie has contributed to the CPP for at least 25 years, with contributions in 3 of the last 6 years.

Outcome

Jamie is eligible for the CPP disability pension.





LATE APPLICANT PROVISION

Who

Wayan had to stop working several years ago because of a **severe and prolonged** (see **glossary in Section 6.0**) medical condition (according to CPP legislation). He did not apply for CPP disability benefits until recently.

Scenario

In the 6 years before becoming **disabled**, Wayan contributed to the CPP for 4 years. His annual earnings were more than the **Disability Basic Exemption** of \$5,700.

Outcome

Wayan is eligible for CPP disability benefits based on the late applicant provision. He will receive retroactive payments going back 11 months from the date Service Canada received his application.



CREDIT SPLITTING

Who

Rishi and Roni were married for many years and now have separated. Rishi never worked because of a disability, while Roni worked and contributed to the CPP. Rishi had not been receiving CPP disability benefits because he had no CPP contributions.

Scenario

Rishi contacts Service Canada to apply for a division of pension credits. The CPP contributions Roni made while they lived together are combined, then divided equally between them.

Outcome

Rishi now has valid contributions to be considered for CPP disability benefits.





INTERNATIONAL SOCIAL SECURITY AGREEMENTS

Who

Paz contributed to the social security system of Peru for many years before immigrating to Canada. Paz began working in Canada upon his arrival, but within 2 years, he had to stop work because of a **severe and prolonged** (see glossary in Section 6.0) medical condition.

Scenario

Paz does not have enough contributions to the CPP to be considered for CPP disability benefits. However, since March 2017, Canada has an International **social security agreement** with Peru.

Outcome

Paz can be considered for CPP disability benefits. By combining his years of contributions to the Peruvian social security system with those to the **Canada Pension Plan**, Paz will meet the requirement for contributions in 4 of the last 6 years. The amount of benefit that Paz receives will be based only on his CPP contributions. Paz should consider applying for a disability pension from Peru as well.



CHILD-REARING PROVISION

Who

Chris recently stopped working because of a **severe and prolonged** medical condition.

Scenario

He had previously been out of the workforce to look after his daughter since she was born 6 years ago. During that time, Chris received the child tax benefit/canada child benefit.

Before his daughter was born, Chris had worked half-days for 4 years.

Outcome

Chris does not have enough CPP contributions in the last 6 years to qualify for CPP disability benefits. However, **the child-rearing provision** allows Chris to exclude the last 6 years.

Chris is eligible for CPP disability benefits because he has 4 years of contributions in the 6 years before he stayed home to raise his daughter.





APPLYING FOR THE POST-RETIREMENT DISABILITY BENEFIT

Who

Carl began to receive his retirement pension at age 60 after 40 years of work. He had a disabling event at age 62.

Scenario

Since Carl has been receiving his retirement pension for more than 15 months, he is not able to cancel his retirement pension to receive a disability pension. Since Carl has contributions to the CPP in 3 of the last 6 years prior to the disabling event, he may receive the post-retirement disability benefit.

Outcome

If the post-retirement disability benefit is approved, Service Canada will send him a monthly amount equal to the flat-rate portion of the disability pension as a top up to his retirement pension.



Disabled contributor's child's benefit examples



CHILD UNDER 18 YEARS OF AGE WHO IS

IN THE CARE AND CUSTODY
OF THE DISABLED CONTRIBUTOR

Who

Lane is the legal guardian of Lee, aged 11.

Scenario

Lane recently applied for, and was granted, a CPP disability benefit. On the application, Lane stated that Lee was in his custody and control.

Outcome

Lane will receive the <u>disabled contributor child's benefit</u> on Lee's behalf.



CHILD UNDER 18 YEARS OF AGE WHO IS NOT

IN THE CARE AND CUSTODY OF THE DISABLED CONTRIBUTOR

Who

Morgan and Marley are separated and have a daughter together. Morgan recently applied for, and was granted, CPP disability benefits.

Scenario

On the application, Morgan stated that Madison, age 10, was in the custody and control of Marley, Madison's other parent. Morgan gave consent to Service Canada to contact and tell Marley that Madison is entitled to the **disabled contributor's child's benefit**.

Outcome

Because there is continuing contact between Morgan and Madison, Morgan must complete the <u>Application for Benefits</u> <u>for under Age 18 Children of Disabled Contributor (ISP1152)</u> to receive the benefit on Madison's behalf.



Disabled Contributor's Child's benefit examples



TRANSITION FROM UNDER 18 YEARS OF AGE TO OVER 18 YEARS OF AGE

DISABLED CONTRIBUTOR'S CHILD'S BENEFIT

Who

Sushila has a parent who is receiving CPP disability benefits. Sushila just turned 18 years old and is still in school.

Scenario

This fall, Sushila will be attending university full time. Each year that Sushila attends, she will have to complete the **Declaration of Attendance at School or University (ISP1401)**.

Outcome

The <u>disabled contributor's child's benefit</u> will be paid directly to Sushila.



NEW APPLICANT FOR DISABLED CONTRIBUTOR'S CHILD BENEFIT

OVER 18 YEARS OF AGE

Who

Nicki is 20 years old and attends college full time. One of Nicki's parents has just been diagnosed with a serious illness and is applying for CPP disability benefits.

Scenario

Since Nicki is over 18, he must complete the <u>Application for Child's</u> <u>Benefit (ISP1400)</u> and the <u>Declaration of Attendance at School or University (ISP1401)</u>.

Outcome

If Nicki's parent is granted a CPP disability benefit, the <u>disabled contributor's child's benefit</u> will be paid directly to Nicki.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	:
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

CONTACT US

Visit the nearest provincial or territorial Service Canada office at the address provided on: **Canada.ca/Service-Canada-office-locator** or contact Service Canada by phone from Canada or the United States, toll-free at **1-800-277-9914** or TTY: **1-800-255-4786**.

Office hours: 8:30 am to 4:30 pm Eastern Time, Monday to Friday.

To access information on your specific file visit My Service Canada Account at **Canada.ca/en/employment-social-development/services/my-account.html**

For more information, and to connect with Service Canada on social media:







Contact us

2.0 6.0 7.0 1.0 3.0 5.0 4.0 Child's benefit **CPP Applying** Other benefits After you **Important** Glossary, disability information apply resources and forms benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

Guide for health care professionals

OVERVIEW

As a health care professional, you play a key role in our process. You may be asked to provide medical information about a patient of yours who has submitted an application for CPP disability benefits. The medical information that you provide will enable Service Canada to assess your patient's eligibility or continued eligibility.

We may also seek information from specialists or obtain a second opinion from an independent medical examiner.

CPP disability benefits provide partial earnings replacement in the form of monthly payments to **Canada Pension Plan (see glossary in Section 6.0)** contributors who have made the required contributions and are deemed regularly unable to work at any **substantially gainful occupation** due to a **severe and prolonged** physical or mental disability.

CPP disability benefits:

- do not provide additional payments for prescription drugs, medical supplies, assistive devices or other health-related services;
- are not intended for short-term disability coverage; and
- automatically convert to a CPP retirement pension at age 65.

A separate monthly benefit is paid to a CPP disability **beneficiary's** children who are under the age of 18, or 18 to 25 and attending school full-time, or to a retirement pension beneficiary who is receiving a post-retirement disability benefit.



Contact us

1.0
CPP disability benefits

2.0

Child's benefit

3.0

Applying

4.0

After you apply

5.0

Important information

6.0

Glossary, resources and forms

7.0

Other benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

WORKING WITH YOUR PATIENT

The medical information you submit about your patient's capacity to work in any substantially gainful job is essential, not only for the initial application, but also during appeals, reassessments or vocational rehabilitation.

Note: Substantially gainful work or occupation is considered to be any profession or work a person might do to earn a living. If the total annual amount of earnings from this work is more than 12 times the maximum monthly CPP disability pension amount, the work is considered to be substantially gainful.

Service Canada needs enough information to be satisfied that your patient meets the eligibility requirements for CPP disability benefits.

What we need from you is a clear and comprehensive assessment of your patient's medical condition, together with information about any limitations on their capacity to function.

You can help your patient by submitting the medical report promptly.

We cannot make a decision to grant a disability benefit until we receive your report.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 **Guide for CPP** Child's benefit **Applying** After you Other benefits health care **Important** Glossary, disability information apply resources professionals and forms benefits

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

PATIENT ELIGIBILITY

To be eligible for CPP disability benefits, the applicant must:

- have a physical or mental impairment that is both <u>severe and prolonged (see glossary in Section 6.0)</u>;
- be under the age of 65; and
- meet the CPP contribution requirements.

Eligibility is determined on the basis of other factors in addition to the medical diagnosis. Our medical adjudicators consider the individual's circumstances, including:

- the nature and severity of their medical condition;
- the impact of the medical condition and treatment on their capacity to work;
- their prognosis;
- their personal characteristics such as age, education, language proficiency and work experience; and
- · their work performance and productivity.

Medical adjudicators **do not** consider the availability of suitable employment in the applicant's region when determining eligibility for CPP disability benefits.

For more information on eligibility, visit **see page 3**.



Contact us

1.0
CPP
disability
benefits

2.0

Child's benefit

3.0

Applying

4.0

After you apply

5.0

Important information

6.0

Glossary, resources and forms

7.0

Other benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

SUMMARY OF CPP DISABILITY ADJUDICATION GUIDANCE

Functional limitations Nature of the medical condition A disability must be a physical or mental medical When a medical adjudicator evaluates a patient's condition that is both **severe and prolonged (see** functional limitations, they are looking at glossary in Section 6.0) limitations affecting work capacity. Your patient's disability is defined as being severe if they have a mental or physical disability that The adjudicator will also review your patient's regularly stops them from doing any type of work. work history for absences due to the related illness Your patient's disability is defined as being prolonged if it is likely to be long term and of Your patient's medical condition is always the indefinite duration, or is likely to result in death. prime indicator of whether they are regularly The progressive nature of the medical condition incapable of pursuing and maintaining a needs to be apparent. substantially gainful occupation. Demonstrating whether a patient's medical condition is cyclic, slowly progressive, rapidly progressive or recurrent will help the medical adjudicator determine whether a disability is severe and prolonged.



Contact us

1.0
CPP
disability
benefits

2.0

Child's benefit

3.0

Applying

After you apply

4.0

5.0

Important information

6.0

Glossary, resources and forms

7.0

Other benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

SUMMARY OF CPP DISABILITY ADJUDICATION GUIDANCE

Impact of treatments

The medical adjudicator must determine how your patient's ongoing treatments are likely to affect their medical condition and ability to work in the short-term and/or in the future.

The medical adjudicator will take into consideration whether or not a patient has made use of medication or other treatment.

- It is critical to report the efficacy of the medication or treatment that your patient is taking/undergoing.
- Using the information to determine your patient's prognosis will help the medical adjudicators make a decision.

The medical adjudicator may request a copy of clinical notes for longitudinal evidence on exam findings, recommended treatments or responses, etc.

Statements and/or opinions expressed by medical practitioners

Medical statements that you or other health professionals make in reports form part of the medical evidence in a determination of disability. The medical statements must be evaluated in terms of what is consistent and logical in relation to all the evidence in a case and the way CPP determines a **severe and prolonged** (see glossary in Section 6.0) disability.

In the "Additional Information" section of the Medical Report for a Canada Pension Plan Disability Benefit (ISP2519), you can make statements and express opinions about the medical condition you observe.

If your patient has a condition for which traditional objective tests are not available, CPP may request evidence from a wide variety of sources.

- The opinions you provide will be considered along with other sources to obtain a hollistic view of the individual.
- Correlating medical documentation must be on file to support all statements/opinions expressed.



Contact us

1.0
CPP
disability
benefits

2.0

Child's benefit

3.0

Applying

4.0

After you apply

5.0

Important information

6.0

Glossary, resources and forms

7.0

Other benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

SUMMARY OF CPP DISABILITY ADJUDICATION GUIDANCE

Existence of multiple medical conditions

If your patient has 2 or more medical conditions, a medical adjudicator will determine if it is a case where one medical condition might not indicate incapability to perform any work, but 2 or more medical conditions together would indicate such incapability.

It is therefore important that you provide all supporting evidence in relation to multiple medical conditions.

Evidence includes but is not limited to: a copy of investigative reports pertaining to the condition(s), consultation reports and hospitalization records.

Personal characteristics

The medical adjudicator will consider your patient's personal characteristics as part of a comprehensive approach to a case. The medical adjudicator will determine when, where and if personal characteristics, in combination with the medical condition and work capacity evidence support the determination of a **severe and prolonged (see glossary in Section 6.0)** disability.

The personal characteristics to be considered are:

- age;
- education;
- · work experience; and
- language proficiency.

Personal characteristics are to be evaluated:

- on a case-by-case basis; and
- always in combination with a medical condition.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

APPLICATION FORMS

The <u>Application Kit for CPP Disability Benefits (ISP1151)</u> is available online or by contacting Service Canada. Service Canada's contact information can be found on **page 49**.

The kit includes:

- an <u>Application for Canada Pension Plan Disability Benefits (ISP1151)</u> to be completed by the applicant;
- a Medical Report for a Canada Pension Plan Disability Benefit (ISP2519) to be completed by the applicant's physician or nurse practitioner.

Note: The Medical Report must be signed within 12 months of presenting an application.

You must complete the medical report on behalf of your patient.

The medical information you provide is critical to our assessment of an application.

Note: If you diagnose your patient with a terminal or grave illness, you are responsible for completing Section E of the <u>Terminal Illness Application for a Disability Benefit under the Canada Pension Plan (ISP2530A)</u>.

The application will be processed within 5 business days for the terminally ill and within 30 business days for the gravely ill.



Contact us

1.0	2.0	3.0	4.0	5.0	6.0	7.0	:
CPP disability benefits	Child's benefit	Applying	After you apply	Important information	Glossary, resources and forms	Other benefits	Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

TYPE OF MEDICAL INFORMATION NEEDED

The following information related to an applicant's medical history is required for the medical report:

- the medical diagnosis of the physical or mental illness affecting the client's ability to work;
- the findings upon which the diagnosis was made;
- the resulting physical or mental functional limitations or restrictions;
- the date of onset of the limitations or restrictions;
- the prognosis of the medical condition;
- the impacts of treatment; and
- whether the applicant's medical condition is episodic, continuous, resolving, or unknown.

We do not need your patient's entire medical file. Provide only the information relevant to the main physical or mental conditions that affect your patient's capacity to work, including supporting documents such as:

- consultants' reports;
- diagnostic test results;
- investigative reports; and/or
- · hospital notes.

If your patient is regularly capable of working, they are unlikely to be eligible for CPP disability benefits.

If your clinical notes address all the questions in the medical report, you may send those notes instead



Contact us

Guide for

health care

professionals

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Child's benefit **CPP Applying** After you Other benefits **Important** Glossary, disability apply information resources benefits and forms

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

TYPE OF MEDICAL INFORMATION NEEDED (CONT'D)

of completing the entire medical report (which will have been sent to you to fill out). However, you must complete the prognosis section of the report and sign the form.

We ask that you address the impairment(s) and associated functional limitations (physical, cognitive, emotional/behavioural) of the medical condition in relation to your patient's capacity to work.

Please provide supporting documents for your comments as this will greatly assist us in making a decision.

In the case of **a late application**, we may ask you for information going back a number of years in order to determine when the application met the contributory requirements. With the appropriate information, we can treat an application as though it had been submitted at an earlier date, when the applicant met the contributory requirements.

We must determine whether your patient can be considered to have been medically eligible from that date, continuously, to the present time.

Contact Service Canada if you are not able to provide the medical information requested. This will help prevent delays in determining your patient's eligibility.

We may be able to get information from your patient or from other sources, or we may decide to send your patient for an independent medical consultation.

Our medical adjudicators are responsible for making decisions on applications for CPP disability benefits using the **Canada Pension Plan Adjudication Framework**, and may request additional information.



Contact us

7.0

Other benefits

2.0 5.0 6.0 1.0 3.0 4.0 **CPP** Child's benefit **Applying** After you **Important** Glossary, disability information apply resources and forms benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

MEDICAL INFORMATION FOR CONTINUING ELIGIBILITY

You are very important in helping us determine whether your patient should continue to receive a disability benefit, or whether they might be eligible for the CPP Disability Vocational Rehabilitation Program.

We periodically review a **beneficiary's (see glossary in Section 6.0)** case to ensure continuing eligibility, and we may ask you for up-to-date medical information on your patient's condition. If so, you may be asked to complete a short medical report.

Our periodic reviews give us an opportunity to make contact with clients and identify what services would suit them best. If your patient's case is being reviewed, your patient will also be asked to provide medical and non-medical information.

Because everyone's medical condition is unique, each case is looked at individually. Once all the necessary information has been collected, a decision to continue or stop disability benefits is made.

Note: To avoid delays for your patient, please answer all the questions on any forms you are asked to fill out an return them to Service Canada as soon as possible.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 **Guide for CPP** Child's benefit **Applying** After you Other benefits health care **Important** Glossary, disability information apply resources professionals and forms benefits

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

OTHER INFORMATION

While medical information is of primary importance, CPP disability benefits take a holistic approach to decision-making.

For example, some factors considered are:

- age;
- education;
- language proficiency;
- transferable work skills; and/or
- experience.

Note: Local socio-economic conditions are not considered.

Applicants and beneficiaries who are deemed ineligible for benefits may request a reconsideration of the initial decision to deny or discontinue a benefit. An applicant who is denied a benefit or a **beneficiary** (see glossary in Section 6.0) whose benefit is discontinued may appeal to the Social Security Tribunal.

For more information, see: Canada.ca/en/sst/.



Contact us

2.0 5.0 6.0 7.0 1.0 3.0 4.0 Child's benefit **CPP Applying** After you Other benefits **Important** Glossary, disability information apply resources and forms benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

Billing

Privacy

BILLING

You must mail your invoice to the Service Canada office address indicated on the application form. You will be paid by cheque and payment will be mailed to the address you provide on the invoice. Your invoice must include:

- your patient's name;
- your patient's address, and date of birth or Social Insurance Number; and
- your business number, GST/HST number or Social Insurance Number.

Service Canada will pay up to the following amounts:

Initial Medical Report for Canada Pension Plan Disability Benefits (ISP2519)			
<u>Terminal Illness Attestation for a Disability Benefit Under the Canada Pension Plan (ISP2530B)</u>			
Reinstatement of CPP Disability Benefits Physician Confirmation Form	\$20		
If we ask for other information to be provided, including a narrative, and depending on the complexity and the time required for completion.	\$150		

Your patient is responsible for covering any extra costs. Fees outlined in this section are set in consultation with the Canadian Medical Association and are subject to change.

Note: The Reinstatement of CPP Disability Benefits Physician Confirmation Form must be obtained by contacting Service Canada.



Contact us

1.0 2

CPP C disability benefits

2.0

Child's benefit

3.0

Applying

4.0

After you apply

5.0

Important information

6.0

Glossary, resources and forms

7.0

Other benefits

Guide for health care professionals

Guide for health care professionals

Overview

Working with your patient

Patient eligibility

Summary of CPP disability adjudication guidance

Application forms

Type of medical information needed

Medical information for continuing eligibility

Other information

- Billing
- Privacy

BILLING (CONT'D.)

Employment and Social Development Canada (ESDC) no longer provides copies of T1204 tax slips to service providers. However, ESDC will continue to submit all T1204 information to the Canada Revenue Agency as required. Refer to the **Canada Revenue Agency (see links to other ressources, Section 6.0)** for information for recipients.

PRIVACY

The personal information of patients is administered pursuant to the **Canada Pension Plan (see glossary in Section 6.0)** legislation as well as the Access to Information Act and the Privacy Act, under which applicants and beneficiaries have the right to formally request a copy of their CPP disability file, including the medical reports and supporting documents.

Appropriate exemption to the release of information may be applied if release of medical information is considered to be contrary to the best interest of the individual (section 28 of the Privacy Act).

If you believe it would be detrimental to your patient to be given particular information about their medical condition, indicate this in your report. We will contact you directly to determine whether this information can be withheld

