GEORGIA MUNICIPAL EMPLOYEES BENEFIT SYSTEM

DEFINED BENEFIT RETIREMENT PLAN

AN ORDINANCE and ADOPTION AGREEMENT for

City of Auburn

Form Volume Submitter Adoption Agreement Amended and Restated as of January 1, 2013 (With Amendments Taking Effect on or Before January 1, 2017)

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I. AN ORDINANCE

An Ordinance to amend and restate the Retirement Plan for the Employees of the City of Auburn, Georgia in accordance with and subject to the terms and conditions set forth in the attached Adoption Agreement, any Addendum to the Adoption Agreement, the Georgia Municipal Employees Benefit System (GMEBS) Master Plan Document, and the GMEBS Trust Agreement. When accepted by the authorized officers of the City and GMEBS, the foregoing shall constitute a Contract between the City and GMEBS, all as authorized and provided by O.C.G.A. § 47-5-1 et seq.

BE IT ORDAINED by the Mayor and Council of the City of Auburn, Georgia, and it is hereby ordained by the authority thereof:

<u>Section 1</u>. The Retirement Plan for the Employees of the City of Auburn, Georgia is hereby amended and restated as set forth in and subject to the terms and conditions stated in the following Adoption Agreement, any Addendum to the Adoption Agreement, the Georgia Municipal Employees Benefit System (GMEBS) Master Plan Document, and the GMEBS Trust Agreement.

Ordinance continued on page 37

II. GMEBS DEFINED BENEFIT RETIREMENT PLAN ADOPTION AGREEMENT

1. ADMINISTRATOR

Georgia Municipal Employees Benefit System 201 Pryor Street, SW Atlanta, Georgia 30303 Telephone: 404-688-0472 Facsimile: 404-577-6663

2. ADOPTING EMPLOYER

Name: City of Auburn, Georgia

3. GOVERNING AUTHORITY

Name: Mayor and Council

Address: P.O. Box 1059 Auburn, GA 30011-1059

Phone: (770) 963-4002 Facsimile: (770) 513-9255

4. PLAN REPRESENTATIVE

[To represent Governing Authority in all communications with GMEBS and Employees] (See Section 2.49 of Master Plan)

Name: City Clerk

Address: P.O. Box 1059 Auburn, GA 30011-1059

Phone: (770) 963-4002 Facsimile: (770) 513-9255

5. PENSION COMMITTEE

[Please designate members by position. If not, members of Pension Committee shall be determined in accordance with Article XIV of Master Plan]

Positi		
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rosiu	OII.	
Pensi	on Con	nmittee Secretary: City Clerk
		D. Box 1059 Auburn, GA 30011-1059
		963-4002
		70) 513-9255
	,	
		6. TYPE OF ADOPTION
This A	Adoptio	n Agreement is for the following purpose (check one):
	This i	s a new defined benefit plan adopted by the Adopting Employer for its Employees. blan does not replace or restate an existing defined benefit plan.
		is an amendment and restatement of the Adopting Employer's preexisting MEBS defined benefit plan.
\boxtimes		s an amendment and restatement of the Adoption Agreement previously adopted by apployer, as follows (check one or more as applicable):
		To update the Plan to comply with PPA, HEART, WRERA, and other applicable federal laws and guidance.
		To make the following amendments to the Adoption Agreement (must specify below revisions made in this Adoption Agreement; all provisions must be completed in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
		•

7. EFFECTIVE DATE

NOTE: This Adoption Agreement and any Addendum, with the accompanying Master Plan Document, is designed to comply with Internal Revenue Code Section 401(a), as applicable to a governmental qualified defined benefit plan, and is part of the GMEBS Defined Benefit Retirement Plan. Plan provisions designed to comply with certain provisions of the Pension

Position:

Protection Act of 2006 ("PPA"); the Heroes Earnings Assistance and Relief Tax Act of 2008 ("HEART"); and the Worker, Retiree, and Employer Recovery Act of 2008 ("WRERA"); and Plan provisions designed to comply with certain provisions of additional changes in federal law and guidance from the Internal Revenue Service under Internal Revenue Service Notice 2012-76 (the 2012 Cumulative List) are effective as of the applicable effective dates set forth in the Adoption Agreement and Master Plan Document. By adopting this Adoption Agreement, with its accompanying Master Plan Document, the Adopting Employer is adopting a plan document intended to comply with Internal Revenue Code Section 401(a), as updated by PPA, HEART, WRERA, and the 2012 Cumulative List with the applicable effective dates.

into WI	ended to comply with Internal Revenue Code Section 401(a), as updated by PPA, HEART, RERA, and the 2012 Cumulative List with the applicable effective dates.
(1)	Complete this item (1) only if this is a new defined benefit plan which does not replace or restate an existing defined benefit plan.
	The effective date of this Plan is (insert effective date of this Adoption Agreement not earlier than January 1, 2013).
(2)	Complete this item (2) only if this Plan is being adopted to replace a non-GMEBS defined benefit plan.
	Except as otherwise specifically provided in the Master Document or in this Adoption Agreement, the effective date of this restatement shall be the
(3)	Complete this item (3) only if this is an amendment and complete restatement of the Adopting Employer's existing GMEBS defined benefit plan.
	Except as otherwise specifically provided in the Master Document or in this Adoption Agreement, the effective date of this restatement shall be <u>date of approval by the Governing Authority</u> (insert effective date of this Adoption Agreement not earlier than January 1, 2013).
	This Plan is adopted as an amendment and restatement of the Employer's preexisting GMEBS Adoption Agreement, which became effective on <u>December 1, 2011</u> (insert effective date of most recent Adoption Agreement preceding this Adoption Agreement).
	The Employer's first Adoption Agreement became effective <u>September 1, 2003</u> (insert effective date of Employer's first GMEBS Adoption Agreement). The Employer's GMEBS Plan was originally effective <u>December 1, 1995</u> (insert effective date of Employer's original GMEBS Plan). (If the Employer's Plan was originally a non-GMEBS Plan, then the Employer's non-GMEBS Plan was originally effective (if applicable, insert effective date of Employer's original non-GMEBS Plan).)

8. PLAN YEAR

Plan Year means (check one):	
 □ Calendar Year □ Employer Fiscal Year commencing □ Other (must specify month and day commencing): July 1. 	
9. CLASSES OF ELIGIBLE EMPLOYEES	
Only Employees of the Adopting Employer who meet the Master Plan's defini "Employee" may be covered under the Adoption Agreement. Eligible Employees shall not in non-governmental employees, independent contractors, leased employees, nonresident aliany other ineligible individuals, and this Section 9 must not be completed in a manner that we the "exclusive benefit rule" of Internal Revenue Code Section 401(a)(2).	nclude
A. Eligible Regular Employees	
Regular Employees include Employees, other than elected or appointed members of the Gov Authority or Municipal Legal Officers, who are regularly employed in the services of the Ad Employer. Subject to the other conditions of the Master Plan and the Adoption Agreeme following Regular Employees are eligible to participate in the Plan (check one):	opting
ALL - All Regular Employees, provided they satisfy the minimum hour and requirements specified under "Eligibility Conditions" below.	other
ALL REGULAR EMPLOYEES <u>EXCEPT</u> for the following employees (must sp specific positions are permissible; specific individuals may not be named):	ecify;
B. Elected or Appointed Members of the Governing Authority	
An Adopting Employer may elect to permit participation in the Plan by elected or appointment of the Governing Authority and/or Municipal Legal Officers, provided they other meet the Master Plan's definition of "Employee" and provided they satisfy any other requires specified by the Adopting Employer. Municipal Legal Officers to be covered must be specified by position. Subject to the above conditions, the Employer hereby elects the follower treatment for elected and appointed officials:	rwise nents ically
(1) <u>Elected or Appointed Members of the Governing Authority (check one)</u> :	
☐ ARE eligible to participate in the Plan.	
Please specify any limitations on eligibility to participate here (e.g., service on or after certain or special waiting period provision):	date,
	20-

(2) <u>Municipal Legal Officers (check one)</u> :
□ ARE eligible to participate in the Plan. The term "Municipal Legal Officer" shall include onl the following positions (must specify - specific positions are permissible; specific individuals may not be named):
Please specify any limitations on eligibility to participate here (e.g., service on or after certain date (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasur Regulation 1.401-1(b)(1)(i)):
10. ELIGIBILITY CONDITIONS
A. Hours Per Week (Regular Employees)
The Adopting Employer may specify a minimum number of work hours per week which are required to be scheduled by Regular Employees in order for them to become and remain "Eligible Regular Employees" under the Plan. It is the responsibility of the Adopting Employees to determine whether these requirements are and continue to be satisfied. The Employees hereby elects the following minimum hour requirement for Regular Employees:
 □ No minimum □ 20 hours/week (regularly scheduled) □ 30 hours/week (regularly scheduled) □ Other: (must not exceed 40 hours/week regularly scheduled)
Exceptions: If a different minimum hour requirement applies to a particular class or classes of Regular Employees, please specify below the classes to whom the different requirement applies and indicate the minimum hour requirement applicable to them.
Class(es) of Regular Employees to whom exception applies (must specify - specific positions are permissible; specific individuals may not be named):
Minimum hour requirement applicable to excepted Regular Employees:
 □ No minimum □ 20 hours/week (regularly scheduled) □ 30 hours/week (regularly scheduled) □ Other: (must not exceed 40 hours/week regularly scheduled)
B. Months Per Year (Regular Employees)
The Adopting Employer may specify a minimum number of work months per year which are required to be scheduled by Regular Employees in order for them to become and remain "Eligible Employees" under the Plan. It is the responsibility of the Adopting Employer to

	e whether these requirements are and continue to be satisfied. The Employer hereby following minimum requirement for Regular Employees:
	No minimum At least <u>5</u> months per year (regularly scheduled)
Regular I	1s : If different months per year requirements apply to a particular class or classes of Employees, the Employer must specify below the classes to whom the different apply and indicate below the requirements applicable to them.
Regular l	Employees to whom exception applies (must specify - specific positions are le; specific individuals may not be named):
Th	e months to year requirement for excepted class(es) are:
	No minimum At least months per year (regularly scheduled)
	11. WAITING PERIOD
shall not h	otherwise provided in Section 4.02(b) of the Master Plan, Eligible Regular Employees ave a waiting period before participating in the Plan. Likewise, elected or appointed of the Governing Authority and Municipal Legal Officers, if eligible to participate in the not have a waiting period before participating in the Plan.
	12. ESTABLISHING PARTICIPATION IN THE PLAN
the eligibit Section 4.0 is optional appointed a Department a Participate election or Plan. The election the election of the e	ticipation in the Plan is considered mandatory for all Eligible Employees who satisfy conditions specified in the Adoption Agreement, except as provided in (3(e)) of the Master Plan. However, the Employer may specify below that participation for certain classes of Eligible Employees, including Regular Employees, elected or members of the Governing Authority, Municipal Legal Officers, City Managers, and/or the Heads. If participation is optional for an Eligible Employee, then in order to become int, he must make a written election to participate within 120 days after employment, appointment to office, or if later, the date he first becomes eligible to participate in the election is irrevocable, and the failure to make the election within the 120 day time limit temed an irrevocable election not to participate in the Plan.
Classes for	whom participation is optional (check one):
	None (Participation is mandatory for all Eligible Employees except as provided in Section 4.03(e) of the Master Plan). Participation is optional for the following Eligible Employees (must specify - specific positions are permissible; specific individuals may not be named; all positions or classes specified must be Eligible Employees):

13. CREDITED SERVICE

In addition to Current Credited Service the Adopting Employer may include as Credited Service the following types of service:

Credited Past Service with Adopting Employer

Credited Past Service means the number of years and complete months of Service with the

		nployer prior to the date an Eligible Employee becomes a Participant which are treated ervice under the Plan.
Effe date	ctive Da the Elig	Eligible Employees Employed on Original Effective Date of GMEBS Plan. to Eligible Employees who are employed by the Adopting Employer on the original atte of the Employer's GMEBS Plan, Service with the Adopting Employer prior to the gible Employee becomes a Participant (including any Service prior to the Effective Plan) shall be treated as follows (check one):
	×	All Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service).
		All Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service), except for Service rendered prior to (insert date).
		All Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service), except as follows (must specify other limitation in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
		No Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service).
Plan, Servi	but he rece prior	Previously Employed, Returning to Service after Original Effective Date. If mployee is not employed on the original Effective Date of the Employer's GMEBS eturns to Service with the Adopting Employer sometime after the Effective Date, his to the date he becomes a Participant (including any Service prior the Effective Date) ed as follows (check one):
		All Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service), subject to any limitations imposed above with respect to Eligible Employees employed on the Effective Date.
		All Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service), provided that after his return to employment, the Eligible Employee performs Service equal to the period of the break in Service or one (1) year, whichever is less. Any limitations imposed above with respect to

No Service prior to the date the Eligible Employee becomes a Participant shall be credited (as Credited Past Service).
Other limitation(s) on Recognition of Credited Past Service (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
(3) Eligible Employees Initially Employed After Effective Date. If an Eligible Employee's initial employment date is after the original Effective Date of the Employer's GMEBS Plan, his Credited Past Service shall include only the number of years and complete months of Service from his initial employment date to the date he becomes a Participant in the Plan.
(4) Newly Eligible Classes of Employees. If a previously ineligible class of Employees becomes eligible to participate in the Plan, the Employer must specify in an addendum to this Adoption Agreement whether and to what extent said Employees' prior service with the Employer shall be treated as Credited Past Service under the Plan.
B. Prior Military Service
Note: This Section does not concern military service required to be credited under USERRA — See Section 3.02 of the Master Plan for rules on the crediting of USERRA Military Service.
(1) Credit for Prior Military Service.
The Adopting Employer may elect to treat military service rendered prior to a Participant's initial employment date or reemployment date as Credited Service under the Plan. Unless otherwise specified by the Employer under "Other Conditions" below, the term "Military Service" shall be as defined in the Master Plan. Except as otherwise required by federal or state law or under "Other Conditions" below, Military Service shall not include service which is credited under any other local, state, or federal retirement or pension plan.
Military Service credited under this Section shall not include any service which is otherwise required to be credited under the Plan by federal or state law. Prior Military Service shall be treated as follows (check one):
Prior Military Service is not creditable under the Plan (if checked, skip to Section 13.C. – Prior Governmental Service).
Prior Military Service shall be counted as Credited Service for the following purposes (check one or more as applicable):
 □ Computing amount of benefits payable. □ Meeting minimum service requirements for vesting. □ Meeting minimum service requirements for benefit eligibility.
(2) Maximum Credit for Prior Military Service.
Credit for Prior Military Service shall be limited to a maximum of years (insert number).

(3)	Rate of Accrual for Prior Military Service.
Credit for Pr	ior Military Service shall accrue at the following rate (check one):
	One month of military service credit for every month(s) (insert number) of Credited Service with the Adopting Employer.
	One year of military service credit for every year(s) (insert number) of Credited Service with the Adopting Employer.
	All military service shall be creditable (subject to any caps imposed above) after the Participant has completed years (insert number) of Credited Service with the Employer.
	Other requirement (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
(4)	Payment for Prior Military Service Credit(check one):
☐ Participants shall not be required to pay for military service credit.	
☐ Participants shall be required to pay for military service credit as follows:	
	 □ The Participant must pay% of the actuarial cost of the service credit (as defined below). □ The Participant must pay an amount equal to (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
(5) Addendum to prior government	cons for Award of Prior Military Service Credit (must specify in a manner that definite written program requirement of Treasury Regulation 1.401-1(a)(2) and determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)): Limitations on Service Credit Purchases. Unless otherwise specified in an the Adoption Agreement, for purposes of this Section and Section 13.C. concerning ental service credit, the term "actuarial cost of service credit" is defined as set forth
in the Service shall be require	Credit Purchase Addendum. In the case of a service credit purchase, the Participant red to comply with any rules and regulations established by the GMEBS Board of erning said purchases.

C. Prior Governmental Service

Note: A Participant's prior service with other GMEBS employers shall be credited for purposes of satisfying the minimum service requirements for Vesting and eligibility for

Retirement and pre-retirement death benefits as provided under Section 9.05 of the Master Plan, relating to portability service. This Section 13(C) does not need to be completed in order for Participants to receive this portability service credit pursuant to Section 9.05 of the Master Plan.

(1)	Credit for	Prior	Governmental	Service.
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The Adopting Employer may elect to treat governmental service rendered prior to a Participant's initial employment date or reemployment date as creditable service under the Plan. Subject to any limitations imposed by law, the term "prior governmental service" shall be as defined by the Adopting Employer below. The Employer elects to treat prior governmental service as follows (check one):

\boxtimes	Prior governmental service is not creditable under the Plan (if checked, skip to Section 13.D. – Unused Sick/Vacation Leave).
	Prior governmental service shall be counted as Credited Service for the following purposes under the Plan (check one or more as applicable):
	 □ Computing amount of benefits payable. □ Meeting minimum service requirements for vesting. □ Meeting minimum service requirements for benefit eligibility.
(2)	Definition of Prior Governmental Service.
the definite	mental service shall be defined as follows: (must specify in a manner that satisfies written program requirement of Treasury Regulation 1.401-1(a)(2) and the eterminable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
	wise specified above, prior governmental service shall include only full-time service our requirement same as that applicable to Eligible Regular Employees).
(3) Maximum Credit for Prior Governmental Service.	
Credit for prinumber).	ior governmental service shall be limited to a maximum of years (insert
(4)	Rate of Accrual for Prior Governmental Service Credit.
Credit for pri	or governmental service shall accrue at the following rate (check one):
	One month of prior governmental service credit for every month(s) (insert number) of Credited Service with the Adopting Employer.
	One year of prior governmental service credit for every year(s) (insert number) of Credited Service with the Adopting Employer.

		All prior governmental service shall be creditable (subject to any caps imposed above) after the Participant has completed years (insert number) of Credited Service with the Adopting Employer.
		Other requirement (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
	(5)	Payment for Prior Governmental Service Credit.
		Participants shall not be required to pay for governmental service credit.
		Participants shall be required to pay for governmental service credit as follows:
		☐ The Participant must pay% of the actuarial cost of the service credit. ☐ The Participant must pay an amount equal to (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
that sa	atisfies t	ons for Award of Prior Governmental Service Credit (must specify in a manner the definite written program requirement of Treasury Regulation 1.401-1(a)(2) itely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):

D. <u>Leave Conversion for Unused Paid Time Off (e.g., Sick, Vacation, or Personal Leave)</u>

(1) Credit for Unused Paid Time Off.

Subject to the limitations in Section 3.01 of the Master Plan, an Adopting Employer may elect to treat accumulated days of unused paid time off for a terminated Participant, for which the Participant is not paid, as Credited Service. The only type of leave permitted to be credited under this provision is leave from a paid time off plan which qualifies as a bona fide sick and vacation leave plan (which may include sick, vacation or personal leave) and which the Participant may take as paid leave without regard to whether the leave is due to illness or incapacity. The Credited Service resulting from the conversion of unused paid time off must not be the only Credited Service applied toward the accrual of a normal retirement benefit under the Plan. The Pension Committee shall be responsible to certify to GMEBS the total amount of unused paid time off that is creditable hereunder.

<u>Important Note</u>: Leave cannot be converted to Credited Service in lieu of receiving a cash payment. If the Employer elects treating unused paid time off as Credited Service, the conversion to Credited Service will be automatic, and the Participant cannot request a cash payment for the unused paid time off.

The Employer elects the following treatment of unused paid time off:

М	Section 14 – Retirement Eligibility).
	The following types of unused paid time off for which the Participant is not paid shall be treated as Credited Service under the Plan (check one or more as applicable):
	 □ Unused sick leave □ Unused vacation leave □ Unused personal leave □ Other paid time off (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
(2)	Minimum Service Requirement.
In order to requirement	receive credit for unused paid time off, a Participant must meet the following at termination (check one):
	The Participant must be 100% vested in a normal retirement benefit. The Participant must have at least years (insert number) of Total Credited Service (not including leave otherwise creditable under this Section).
	Other (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
(3) Participant is (check one or	Use of Unused Paid Time Off Credit. Unused paid time off for which the not paid shall count as Credited Service for the following purposes under the Plan remore as applicable):
	Computing amount of benefits payable. Meeting minimum service requirements for vesting. Meeting minimum service requirements for benefit eligibility.
(4)	Maximum Credit for Unused Paid Time Off.
Credit for unu	sed paid time off for which the Participant is not paid shall be limited to a maximum as (insert number).
(5)	Computation of Unused Paid Time Off.
twenty (20) da	vise specified by the Adopting Employer under "Other Conditions" below, each ays of creditable unused paid time off shall constitute one (1) complete month of ice under the Plan. Partial months shall not be credited.
(6) Master Plan	Other Conditions (please specify, subject to limitations in Section 3.01 of must specify in a manner that satisfies the definite written program

		nt of Treasury Regulation 1.401-1(b)(1)(i)):
		14. RETIREMENT ELIGIBILITY
A.	Ear	ly Retirement Qualifications
Earl	y retire	ment qualifications are (check one or more as applicable):
	\boxtimes	Attainment of age 55 (insert number)
	\boxtimes	Completion of 10 years (insert number) of Total Credited Service
class	es of E	If different early retirement eligibility requirements apply to a particular class or ligible Employees, the Employer must specify below the classes to whom the different sapply and indicate below the requirements applicable to them.
Eligi	ble En	aployees to whom exception applies (must specify - specific positions are
per n		; specific individuals may not be named):
Early	retiren	nent qualifications for excepted class(es) are (check one or more as applicable):
		Attainment of age (insert number)
		Completion of years (insert number) of Total Credited Service
В.	Norr	nal Retirement Qualifications
		se complete this Section and also list "Alternative" Normal Retirement ns, if any, in Section 14.C.
	(1)	Regular Employees
Norm	al retire	ement qualifications for Regular Employees are (check one or more as applicable):
	\boxtimes	Attainment of age 65 (insert number)
	\boxtimes	Completion of <u>5</u> years (insert number) of Total Credited Service
		In-Service Distribution to Eligible Employees permitted (i.e., a qualifying Participant may commence receiving retirement benefits while in service without first incurring a Bona Fide Separation from Service), if Participant meets minimum age and service requirements specified immediately above and is at least age 62 (unless a lower safe-harbor age is permitted under applicable federal law), subject to applicable Plan provisions concerning recalculation and offset applied at reretirement to account for the value of benefits received prior to re-retirement. This rule shall apply to (check one): □ all Participants □ only the following class(es) of Participants (must specify - specific positions are permissible; specific

	individuals	may	not	be	named)
Regular Em	If different normal raployees, the Employes apply and indicate be	yer must specif	fy below the cla	asses to whom	ss or classes of
Class(es) of l permissible;	Regular Employees to specific individuals	whom exceptio	n applies (must s med):	pecify - specific	
Normal retire	ement qualifications f	or excepted clas	s(es) are (check	one or more as	applicable):
	Attainment of age_	(inse	rt number)		
	Completion of	years (in	sert number) of	Total Credited	Service
	In-Service Distribution Participant may confirst incurring a Borage and service requirements a lower safe to applicable Plan retirement to account rule shall apply to (of Participants (modividuals)).	mmence receiving Fide Separation as Fide Separation with the Fide Separation and F	ng retirement ben on from Service), fied immediately ermitted under ap erning recalculat of benefits receive all Participants	nefits while in so if Participant mand is a pplicable federation and offset and prior to re-retal only the follow	ervice without neets minimum at least age 62 Il law), subject applied at re- tirement. This wing class(es)
(2)	Elected or Appoint	ted Members of	Governing Aut	hority	•
Municipal L qualifications		permitted to peck one or more	articipate in the as applicable):	ne Plan. Norm	al retirement
	Completion of	years (ins	sert number) of	Total Credited S	Service
	In-Service Distribut Participant may comfirst incurring a Bona age and service requ (unless a lower safe- to applicable Plan pretirement to accoun- rule shall apply to (conformation of Participants (mu- individuals)	mence receiving a Fide Separation are Fide Separation are fixed as Fide Separation are fixed as Figure 1. The separation are for the value of the check one):	g retirement bene in from Service), i ied immediately rmitted under app rning recalculati benefits received all Participants	efits while in se f Participant me above and is at plicable federal on and offset a d prior to re-reti only the follow	ervice without eets minimum t least age 62 law), subject applied at re- rement. This ving class(es) ble; specific
	maryauals	шау	пот	De	named):

Exceptions: If different normal retirement qualifications apply to particular elected or appointed members of the Governing Authority or Municipal Legal Officers, the Employer must specify below to whom the different requirements apply and indicate below the requirements applicable to them. Particular elected or appointed members of the Governing Authority or Municipal Legal Officers to whom exception applies (must specify - specific positions are permissible; specific individuals may not be named): Normal retirement qualifications for excepted elected or appointed members of the Governing Authority or Municipal Legal Officers are (check one or more as applicable): Attainment of age (insert number) Completion of years (insert number) of Total Credited Service In-Service Distribution to Eligible Employees permitted (i.e., a qualifying Participant may commence receiving retirement benefits while in service without first incurring a Bona Fide Separation from Service), if Participant meets minimum age and service requirements specified immediately above and is at least age 62 (unless a lower safe-harbor age is permitted under applicable federal law), subject to applicable Plan provisions concerning recalculation and offset applied at reretirement to account for the value of benefits received prior to re-retirement. This rule shall apply to (check one): □ all Participants □ only the following class(es) of Participants (must specify - specific positions are permissible; specific individuals may not be named): C. **Alternative Normal Retirement Qualifications** The Employer may elect to permit Participants to retire with unreduced benefits after they satisfy service and/or age requirements other than the regular normal retirement qualifications specified above. The Employer hereby adopts the following alternative normal retirement qualifications: Alternative Normal Retirement Qualifications (check one or more, as applicable):

(1)Not applicable (the Adopting Employer does not offer alternative normal retirement benefits under the Plan).

(2) Alternative Minimum Age & Service Qualifications (if checked, please complete one or more items below, as applicable):

Attainment of age	(insert number)
Completion of	years (insert number) of Total Credited Service

In-Service Distribution to Eligible Employees permitted (i.e., a qualifying Participant may commence receiving retirement benefits while in service

	without first incurring a Bona Fide Separation from Service), if Participant meets minimum age and service requirements specified immediately above and is at least age 62 (unless a lower safe-harbor age is permitted under applicable federal law), subject to applicable Plan provisions concerning recalculation and offset applied at re-retirement to account for the value of benefits received prior to re-retirement. This rule shall apply to (check one): all Participants only the following class(es) of Participants (must specify - specific positions are permissible; specific individuals may not be named): here
	This alternative normal retirement benefit is available to:
	☐ All Participants who qualify.
	Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
	A Participant (check one): is required is not required to be in the service of the Employer at the time he satisfies the above qualifications in order to qualify for this alternative normal retirement benefit. Other eligibility requirement (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i):
(3)	☐ Rule of (insert number). The Participant's combined Total Credited Service and age must equal or exceed this number. Please complete additional items below:
	To qualify for this alternative normal retirement benefit, the Participant (check one or more items below, as applicable):
:	☐ Must have attained at least age (insert number)
	☐ Must not satisfy any minimum age requirement
	In-Service Distribution to Eligible Employees permitted (i.e., a qualifying Participant may commence receiving retirement benefits while in service without first incurring a Bona Fide Separation from Service), if the Participant meets the minimum age and service requirements specified immediately above and is at least age 62 (unless a lower safe-harbor age is permitted under applicable federal law), subject to applicable Plan provisions concerning recalculation and offset applied at re-retirement to account for the value of benefits received prior to re-retirement. This rule shall apply to (check one): □ all Participants □ only the following class(es) of Participants (must specify - specific positions are permissible; specific

		individuals	may	not	be	named):
	Thi	s alternative normal 1	etirement benef	it is available t	to:	,
		All Participants v	who qualify.			
		Only the follow permissible; spe				
	the	articipant (check on Employer at the time nal retirement benefi	he satisfies the			
	writ	er eligibility requiren tten program requi nitely determinable	rement of Trea	asury Regulat	ion 1.401-1(a	(2) and the
(4)		Alternative Mininal retirement benefited Service, re	it if he has at le	east	years (insert	
		In-Service Distrib Participant may of without first incomparticipant meets above and is at lea under applicable concerning recalce the value of benefits to (check one): Participants (mus individuals	commence receivering a Bona the minimum sees the age 62 (unless federal law), ulation and offsets received priculation all Particip t specify - sp	ving retirement. Fide Separation requirements a lower satisfication applied at report to re-retirements. or to re-retirements only to refice positions.	it benefits white ion from Sernent specified afe-harbor age oplicable Plane-retirement to the following are permissi	ile in service vice), if the immediately is permitted in provisions account for e shall apply class(es) of ble; specific
	This	alternative normal re	tirement benefi	t is available to):	
		All Participants w	ho qualify.			
		Only the following permissible; spec				
	the E	rticipant (check one) imployer at the time				

(5)		Other Alternative I	Normal Retire	ment Bene	fit.		
	pro	st specify qualification gram requirement of T erminable requirement	Treasury Regu	lation 1.40	1-1(a)(2) and	the definitely	
		In-Service Distributi Participant may come without first incurre Participant meets a immediately above a permitted under ap provisions concerning account for the value shall apply to (check of Participants (must individuals	ing a Bona F minimum age and is at least ago plicable feder ag recalculation to of benefits recone): all Par	ng retirementide Separation and servings 62 (unless all law), so and offset ceived prior tricipants The serving of the servi	ent benefits we tion from Se ice requirements as a lower safe subject to ap applied at re- trapplied at re- trapplied at re- trapplied at re-	hile in service or crvice), if the ents specified e-harbor age is plicable. Plane-retirement to ent. This rule wing class(es)	
	This	alternative normal retire	ement benefit is	s available	to:		
		All Participants who	qualify.				
		Only the following permissible; specific					
		A Participant (check one): □ is required □ is not required to be in the service of the Employer at the time he satisfies the qualifications for this alternative normal retirement benefit.					
	the E	mployer at the time he			for this altern	native normal	
	the Eretire Other	mployer at the time he	satisfies the qu (must specify i ent of Treasur	ialifications in a manne ry Regulat	r that satisfie ion 1.401-1(a	s the definite	

	In-Service Distribution to Eligible Employees who are Public Safety Employees permitted (i.e., a qualifying Participant may commence receiving retirement benefits while in service without first incurring a Bona Fide Separation from Service), if the Participant meets minimum age and service requirements specified immediately above and is at least age 50 (unless a lower safe-harbor age is permitted under applicable federal law) subject to applicable Plan provisions concerning recalculation and offset applied at re-retirement to account for the value of benefits received prior to re-retirement. This rule shall apply to (check one): all Participants only the following class(es) of Participants (must specify - specific positions are permissible; specific individuals may not be named):
This al	ternative normal retirement benefit is available to:
	All public safety employee Participants who qualify.
	Only the following public safety employee Participants (must specify specific positions are permissible; specific individuals may not be named):
to be in	c safety employee Participant (check one): is required is not required the service of the Employer at the time he satisfies the qualifications for emative normal retirement benefit.

Other eligibility requirement (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):

Note: "Public safety employees" are defined under the Internal Revenue Code for this purpose as employees of a State or political subdivision of a State who provide police protection, firefighting services, or emergency medical services for any area within the jurisdiction of such State or political subdivision.

D. Disability Benefit Qualifications

Subject to the other terms and conditions of the Master Plan and except as otherwise provided in an Addendum to this Adoption Agreement, disability retirement qualifications are based upon Social Security Administration award criteria or as otherwise provided under Section 2.23 of the Master Plan. The Disability Retirement benefit shall commence as of the Participant's Disability Retirement Date under Section 2.24 of the Master Plan.

To qualify for a disability benefit, a Participant must have the following minimum number of years of Total Credited Service (check one):

		Not applicable (the Adopting Employer does not offer disability retirement benefits under the Plan).
		No minimum.
		years (insert number) of Total Credited Service.
prog	gram re	polity requirement (must specify in a manner that satisfies the definite written quirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable to f Treasury Regulation 1.401-1(b)(1)(i):
		15. RETIREMENT BENEFIT COMPUTATION
A.	Max	imum Total Credited Service
The one	number or all th	of years of Total Credited Service which may be used to calculate a benefit is (check at apply):
	\boxtimes	not limited.
		limited to years for all Participants.
		limited to years for the following classes of Eligible Regular Employees:
		☐ All Eligible Regular Employees.
		Only the following Eligible Regular Employees:
		limited to years as an elected or appointed member of the Governing Authority.
		limited to years as a Municipal Legal Officer.
		Other (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
В.	Mont	hly Normal Retirement Benefit Amount
	(1)	Regular Employee Formula
		normal retirement benefit for Eligible Regular Employees shall be 1/12 of (check one or more as applicable):
		(a) Flat Percentage Formula. <u>1.6</u> % (insert percentage) of Final Average Earnings multiplied by years of Total Credited Service as an Eligible Regular Employee.

		This formula applies to:
		 △ All Participants who are Regular Employees. △ Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
	(b)	Alternative Flat Percentage Formula % (insert percentage) of Final Average Earnings multiplied by years of Total Credited Service as an Eligible Regular Employee. This formula applies to the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
<u> </u>	(c)	Split Final Average Earnings Formula % (insert percentage) of Final Average Earnings up to the amount of Covered Compensation (see subsection (2) below for definition of Covered Compensation), plus % (insert percentage) of Final Average Earnings in excess of said Covered Compensation, multiplied by years of Total Credited Service as an Eligible Regular Employee.
		This formula applies to:
		☐ All Participants who are Regular Employees. ☐ Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
	(d)	Alternative Split Final Average Earnings Formula % (insert percentage) of Final Average Earnings up to the amount of Covered Compensation (see subsection (2) below for definition of Covered Compensation), plus % (insert percentage) of Final Average Earnings in excess of said Covered Compensation, multiplied by years of Total Credited Service as an Eligible Regular Employee.
		This formula applies to:
		 □ All Participants. □ Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):

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class covered under the Plan.]

(2)	Cov	ered Compensation (complete only if Split Formula(s) is checked above):
Covered Co	mpensa	ation is defined as (check one or more as applicable):
	(a)	A.I.M.E. Covered Compensation as defined in Section 2.18 of the Master Plan. This definition of Covered Compensation shall apply to (check one) All Participants who are Regular Employees. Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
	(b)	Dynamic Break Point Covered Compensation as defined in Section 2.19 of the Master Plan. This definition of Covered Compensation shall apply to (check one):
		 □ All Participants who are Regular Employees. □ Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
	(c)	Table Break Point Covered Compensation as defined in Section 2.20 of the Master Plan. This definition of Covered Compensation shall apply to (check one):
		 □ All Participants who are Regular Employees. □ Only the following class(es) of Participants (must specify - specific positions are permissible; specific individuals may not be named):
	(d)	Covered Compensation shall mean a Participant's annual Earnings that do not exceed \$ (specify amount). This definition shall apply to (check one):
		 □ All Participants who are Regular Employees. □ Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named):
		·

(3) Final Average Earnings

Unless otherwise specified in an Addendum to the Adoption Agreement, Final Average Earnings is defined as the monthly average of Earnings paid to a Participant by the Adopting Employer for the <u>60</u> (insert number not to exceed 60) consecutive months of Credited Service preceding the Participant's most recent Termination in which the Participant's Earnings were the highest, multiplied by 12. Note: GMEBS has prescribed forms for calculation of Final Average Earnings that must be used for this purpose.

This	definiti	on of F	nal Average Earnings applies to:	
	All Participants who are Regular Employees. Only the following Participants (must specify - specific positions are permissible specific individuals may not be named):			
		ove sub ler the	ection as necessary for each applicable definition and Participant cla 'lan.]	
	(4)	Forn	ula for Elected or Appointed Members of the Governing Authority	
The m	onthly	norma	retirement benefit for members of this class shall be as follows (check one	
\boxtimes			e (elected or appointed members of the Governing Authority or Municips are not permitted to participate in the Plan).	
		\$ (insert dollar amount) per month for each year of Total Credited Service as an elected or appointed member of the Governing Authority or Municipal Legal Officer of major fraction thereof (6 months and 1 day).		
This fo	ormula	applies	co:	
	All elected or appointed members of the Governing Authority or Municipal Legal Officers eligible to participate. Only the following elected or appointed members of the Governing Authority or Municipal Legal Officers eligible to participate (must specify - specific positions are permissible specific individuals may not be named):			
			ction as necessary for each applicable formula for classes of elected of covered under the Plan.]	
C	Mont	hly Ear	y Retirement Benefit Amount	
	Chec	k and c	mplete one or more as applicable:	
		(1)	Standard Early Retirement Reduction Table. The monthly Early Retirement benefit shall be computed in the same manner as the monthly Normal Retirement benefit, but the benefit shall be reduced on a Actuarially Equivalent basis in accordance with Section 12.01 of the Master Plan to account for early commencement of benefits. This provision shall apply to:	
			 ✓ All Participants. ☐ Only the following Participants (must specify - specific position are permissible; specific individuals may not be named): 	
		(2)	Alternative Early Retirement Reduction Table. The monthly Early Retirement benefit shall be computed in the same manner as the monthly	

Normal Retirement benefit, but the benefit shall be reduced to account for early commencement of benefits based on the following table. This table shall apply to: All Participants. Only the following Participants (must specify - specific positions are permissible; specific individuals may not be named): Alternative Early Retirement Reduction Table Number of Years Before Percentage of [Age (Insert Normal Normal Retirement Benefit* Retirement Age)] (complete as applicable) (check as applicable) 0 1.000 П 1 0. 2 0. 3 4 5 6 7 8 9 □ 10 \Box 11 □ 12 \sqcap 13 □ 14 0. □ 15 *Interpolate for whole months Monthly Late Retirement Benefit Amount (check one): The monthly Late Retirement benefit shall be computed in the same manner as the Normal Retirement Benefit, based upon the Participant's Accrued Benefit as of his Late Retirement Date. The monthly Late Retirement benefit shall be the greater of: monthly retirement benefit accrued as of the Participant's Normal Retirement Date, actuarially increased in accordance with the actuarial table contained in Section 12.05 of the Master Plan; or (2) the monthly retirement benefit accrued as of the Participant's Late Retirement Date, without further actuarial adjustment under Section 12.06 of the Master Plan.

(1)

(2)

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D.

E. Monthly Disability Benefit Amount

The amount of the monthly Disability Benefit shall be computed in the same manner as the Normal Retirement benefit, based upon the Participant's Accrued Benefit as of his Disability Retirement Date.

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Mi Th	inimum I e Employ	Disability Benefit . The Adopting Employer may set a minimum Disability Benefit er elects the following minimum Disability benefit (check one):
		Not applicable (the Adopting Employer does not offer disability retirement benefits under the Plan).
		No minimum is established.
		No less than (check one): ≥ 20% □ 10% □% (if other than 20% or 10% insert percentage amount) of the Participant's average monthly Earnings for the 12 calendar month period (excluding any period of unpaid leave of absence) immediately preceding his Termination of Employment as a result of a Disability. (Unless otherwise specified in an Addendum to the Adoption Agreement, no minimum will apply to elected or appointed members of the Governing Authority or Municipal Legal Officers.)
		No less than (check one): \Box 66 2/3 % \Box
	Note:	The Adopting Employer is responsible for reporting to GMEBS any amounts to be used in an offset.
F.	Minir	num/Maximum Benefit For Elected Officials
cap	on the mo	any other limitations imposed by federal or state law, the Employer may impose a onthly benefit amount that may be received by elected or appointed members of the athority. The Employer elects (check one):
		Not applicable (elected or appointed members of the Governing Authority do not participate in the Plan).
		No minimum or maximum applies.
		Monthly benefit for Service as an elected or appointed member of the Governing Authority may not exceed 100% of the Participant's final salary as an elected or appointed member of the Governing Authority.

Other minimum or maximum (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):

16. SUSPENSION OF BENEFITS FOLLOWING BONA FIDE SEPARATION OF SERVICE; COLA

- A. Re-Employment as Eligible Employee After Normal, Alternative Normal, or Early Retirement and Following Bona Fide Separation of Service (see Master Plan Section 6.06(c) Regarding Re-Employment as an Ineligible Employee and Master Plan Section 6.06(e) and (f) Regarding Re-Employment After Disability Retirement)
- (1) Reemployment After Normal or Alternative Normal Retirement. In the event that a Retired Participant 1) is reemployed with the Employer as an Eligible Employee (as defined in the Plan) after his Normal or Alternative Normal Retirement Date and after a Bona Fide Separation from Service, or 2) is reemployed with the Employer in an Ineligible Employee class, and subsequently again becomes an Eligible Employee (as defined in the Plan) due to the addition of such class to the Plan after his Normal or Alternative Normal Retirement Date, the following rule shall apply (check one):

 - □ (b) The Participant may continue to receive his retirement benefit in accordance with Section 6.06(b) of the Master Plan. This rule shall apply to (check one): □ all Retired Participants □ only the following classes of Retired Participants (must specify (specific positions are permissible; specific individuals may not be named) benefits of those Retired Participants not listed shall be suspended in accordance with Section 6.06(a) of the Master Plan if they return to work with the Employer):
- (2) Reemployment After Early Retirement. In the event a Participant Retires with an Early Retirement benefit after a Bona Fide Separation from Service 1) is reemployed with the Employer as an Eligible Employee before his Normal Retirement Date; or 2) is reemployed with the Employer in an Ineligible Employee class, and subsequently again becomes an Eligible Employee (as defined in the Plan) before his Normal Retirement Date due to the addition of such class to the Plan, the following rule shall apply (check one or more as applicable):
 - (a)
 \[\text{The Participant's Early Retirement benefit shall be suspended in accordance with Section 6.06(a)(1) of the Master Plan for as long as the Participant remains employed.

	following classes of Retired Participants (must specify - specific positions are permissible; specific individuals may not be named):
(b)	The Participant's Early Retirement benefit shall be suspended in accordance with Section 6.06(a)(1) of the Master Plan. However, the Participant may begin receiving benefits after he satisfies the qualifications for Normal Retirement or Alternative Normal Retirement, as applicable, and after satisfying the minimum age parameters of Section 6.06(a)(3) of the Master Plan, in accordance with Section 6.06(b)(2)(B)(i) of the Master Plan.
	This rule shall apply to (check one): □ all Retired Participants; □ only the following classes of Retired Participants (must specify - specific positions are permissible; specific individuals may not be named):
(c)	☐ The Participant's Early Retirement benefit shall continue in accordance with Section 6.06(b)(2)(B)(ii) of the Master Plan.
	This rule shall apply to (check one): □ all Retired Participants; □ only the following classes of Retired Participants (must specify - specific positions are permissible; specific individuals may not be named): ———————————————————————————————————
B. <u>Cost Of Livi</u>	ng Adjustment
of benefits being rece	lect to provide for an annual cost-of-living adjustment (COLA) in the amount eived by Retired Participants and Beneficiaries, which shall be calculated and with the terms of the Master Plan. The Employer hereby elects the following
⊠ (1)	No cost-of-living adjustment.
□ (2)	Variable Annual cost-of-living adjustment not to exceed% (insert percentage).
□ (3)	Fixed annual cost-of-living adjustment equal to% (insert percentage).
The above cost-of-liv heir Beneficiaries) (c	ving adjustment shall apply with respect to the following Participants (and check one):
	 ✓ All Participants (and their Beneficiaries). □ Participants (and their Beneficiaries) who terminate employment on
	or after (insert date). □ Other (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and

		inable requirement of Treas ecific positions are permisbe named):	
Adjustmen	tment Date for the above cost-of-living to Date shall be January 1):		··
	VESTIN		
A. Elig	gible Regular Employees		
21.	ible Regular Employees		
Employee a	the terms and conditions of the Master Pand whose employment is terminated for a led right in his accrued retirement benefices:	ny reason other than death or i	etirement shall
	No vesting schedule (immediate ves	ting).	
	Cliff Vesting Schedule. Benefits sha minimum of <u>5</u> years (insert number) Benefits remain 0% vested until the Pa	not to exceed 10) of Total Cr	edited Service.
	Graduated Vesting Schedule. Bene the following schedule (insert percen	fits shall become vested in actages):	cordance with
	COMPLETED YEARS OF TOTAL CREDITED SERVICE	VESTED PERCENTAGE	
	1	%	
	2	%	
	3	%	
	4	%	- 501
	5	%	
	6	%	
	7	%	100
	0	0/	

Exceptions: If a vesting schedule other than that specified above applies to a special class(es) of Regular Employees, the Employer must specify the different vesting schedule below and the class(es) to whom the different vesting schedule applies.

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Regular Employees to whom exception applies (must specify - specific positions are permissible; specific individuals may not be named):

program r	equiren	nent of Treasury Regulation 1.401-1(a)(2) and the definitely determinable reasury Regulation 1.401-1(b)(1)(i)):
B. <u>Ele</u>	cted or	Appointed Members of the Governing Authority
member of	the Gov irement	and conditions of the Master Plan, a Participant who is an elected or appointed rerning Authority or a Municipal Legal Officer shall earn a vested right in his benefit for Credited Service in such capacity in accordance with the following e):
		applicable (elected or appointed members of the Governing Authority are not aitted to participate in the Plan).
	No v	resting schedule (immediate vesting).
	writ	r vesting schedule (must specify in a manner that satisfies the definite ten program requirement of Treasury Regulation 1.401-1(a)(2) and the nitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
		18. PRE-RETIREMENT DEATH BENEFITS
A. <u>In-S</u>	ervice I	Death Benefit
in-service de	eath ben er is terr	and conditions of the Master Plan, the Employer hereby elects the following efit, to be payable in the event that an eligible Participant's employment with minated by reason of the Participant's death prior to Retirement (check and
Pre-Retirement Beneficiary, e would have otherwise been pa and survivor benefit under Sec		Auto A Death Benefit. A monthly benefit payable to the Participant's etirement Beneficiary, equal to the decreased monthly retirement benefit that I have otherwise been payable to the Participant, had he elected a 100% joint parvivor benefit under Section 7.03 of the Master Plan. In order to be eligible is benefit, a Participant must meet the following requirements (check one):
		The Participant must be vested in a normal retirement benefit.
		The Participant must have <u>5</u> years (insert number) of Total Credited Service.
		The Participant must be eligible for Early or Normal Retirement.
		Other eligibility requirement (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury

		Regulation 1.401-1(b)(1)(i)):
(2)	requir	Actuarial Reserve Death Benefit. A monthly benefit payable to the ipant's Pre-Retirement Beneficiary, actuarially equivalent to the reserve ed for the Participant's anticipated Normal Retirement benefit, provided the ipant meets the following eligibility conditions (check one):
		The Participant shall be eligible upon satisfying the eligibility requirements of Section 8.02(c) of the Master Plan.
		The Participant must have years (insert number) of Total Credited Service.
		Other eligibility requirement (must specify in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
		red Service. For purposes of computing the actuarial reserve death benefit, rticipant's Total Credited Service shall include (check one):
		Total Credited Service accrued prior to the date of the Participant's death.
		Total Credited Service accrued prior to the date of the Participant's death, plus (check one): one-half (½) (insert other fraction) of the Service between such date of death and what would otherwise have been the Participant's Normal Retirement Date. (See Master Plan Section 8.02(b) regarding 10-year cap on additional Credited Service.)
Benefit. Unle terminated by the Participant Death Benefit	ess other reason t is vesto will be	Death Benefit for Vested Employees Equal to Terminated Vested Death wise specified under "Exceptions" below, if a Participant's employment is of the Participant's death prior to Retirement, and if as of the date of death ed but he does not qualify for the in-service death benefit, then the Auto A payable, provided the Auto A Death Benefit is made available to terminated er the Adoption Agreement (see "Terminated Vested Death Benefit" below).
	classes	ions: If an in-service death benefit other than that specified above applies of Participants, the Employer must specify below the death benefit payable, the different death benefit applies, and the eligibility conditions for said
and definitely	detern (1)(i) a	nefit (must specify formula that satisfies the definite written program ninable requirements of Treasury Regulations Sections 1.401-1(a)(2) and does not violate limits applicable to governmental plans under Code and 415):

Particip permis	ants to whom alternative death benefit applies (must specify - specific positions ar sible; specific individuals may not be named):
definite	ity conditions for alternative death benefit (must specify in a manner that satisfies the written program requirement of Treasury Regulation 1.401-1(a)(2) and the ly determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):
В.	Terminated Vested Death Benefit
benefit. the ever Retirem	The Employer may elect to provide a terminated vested death benefit, to be payable in that a Participant who is vested dies after termination of employment but before ent benefits commence. Subject to the terms and conditions of the Master Plan, the er hereby elects the following terminated vested death benefit (check one):
C	Auto A Death Benefit. A monthly benefit payable to the Participant's Pre-Retirement Beneficiary, equal to the decreased monthly retirement benefit that would have otherwise been payable to the Participant had he elected a 100% joint and survivor benefit under Section 7.03 of the Master Plan.
	Accrued Retirement Benefit. A monthly benefit payable to the Participant's Pre-Retirement Beneficiary which shall be actuarially equivalent to the Participant's Accrued Normal Retirement Benefit determined as of the date of death.
applies t	Exceptions: If a terminated vested death benefit other than that specified above of one or more classes of Participants, the Employer must specify below the death benefit the class(es) to whom the different death benefit applies, and the eligibility conditions for h benefit.
and defi	ve Death Benefit (must specify formula that satisfies the definite written program nitely determinable requirements of Treasury Regulations Sections 1.401-1(a)(2) 1-1(b)(1)(i) and does not violate limits applicable to governmental plans under Code 401(a)(17) and 415):
	nts to whom alternative death benefit applies (must specify - specific positions are ble; specific individuals may not be named):
definite	y conditions for alternative death benefit (must specify in a manner that satisfies the written program requirement of Treasury Regulation 1.401-1(a)(2) and the determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):

19. EMPLOYEE CONTRIBUTIONS

((1)	Employee contributions (check one):	
D	\boxtimes	Are not required.	
		Are required in the amount of % (insert percentage) of Earnings for all Participants.	
]	Are required in the amount of % (insert percentage) of Earnings for Participants in the following classes (must specify - specific positions are permissible; specific individuals may not be named):	
p	Repea	at above subsection as necessary if more than one contribution rate applies.]	
required Contribu Contribu IRC Sect Employe accordan	in Sutions tions s tion 41 tr's res ce wi	Pre-Tax Treatment of Employee Contributions. If Employee Contributions are absection (1) above, an Adopting Employer may elect to "pick up" Employee to the Plan in accordance with IRC Section 414(h). In such case, Employee shall be made on a pre-tax rather than a post-tax basis, provided the requirements of 14(h) are met. If the Employer elects to pick up Employee Contributions, it is the sponsibility to ensure that Employee Contributions are paid and reported in th IRC Section 414(h). The Adopting Employer must not report picked up as wages subject to federal income tax withholding.	
The Employer hereby elects (check one):			
	t t t t t t t t	To pick up Employee Contributions. By electing to pick up Employee Contributions, the Adopting Employer specifies that the contributions, although designated as Employee Contributions, are being paid by the Employer in lieu of Employee Contributions. The Adopting Employer confirms that the executor of this Adoption Agreement is duly authorized to take this action as required to pick up contributions. This pick-up of contributions applies prospectively, and it is evidenced by this contemporaneous written document. On and after the date of the pick-up of contributions, a Participant does not have a cash or deferred election eight (within the meaning of Treasury Regulation Section 1.401(k)-1(a)(3)) with respect to the designated Employee Contributions, which includes not having the option of receiving the amounts directly instead of having them paid to the Plan.	
	N	Not to pick up Employee Contributions.	
(3) interest on		nterest on Employee Contributions. The Adopting Employer may elect to pay refund of Employee Contributions.	
	Iı	nterest shall not be paid.	
	Iı b	nterest shall be paid on a refund of Employee Contributions at a rate established y GMEBS from time to time.	

Other rate of interest (must specify rate in a manner that satisfies the definite written program requirement of Treasury Regulation 1.401-1(a)(2) and the definitely determinable requirement of Treasury Regulation 1.401-1(b)(1)(i)):

20. MODIFICATION OF THE TERMS OF THE ADOPTION AGREEMENT

If an Adopting Employer desires to amend any of its elections contained in this Adoption Agreement (or any Addendum), the Governing Authority by official action must adopt an amendment of the Adoption Agreement (or any Addendum) or a new Adoption Agreement (or Addendum) must be adopted and forwarded to the Board for approval. The amendment of the new Adoption Agreement (or Addendum) is not effective until approved by the Board and other procedures required by the Plan have been implemented.

The Administrator will timely inform the Adopting Employer of any amendments made by the Board to the Plan.

21. TERMINATION OF THE ADOPTION AGREEMENT

This Adoption Agreement (and any Addendum) may be terminated only in accordance with the Plan. The Administrator will inform the Adopting Employer in the event the Board should decide to discontinue this volume submitter program.

22. EMPLOYER ADOPTION AND AUTHORIZATION FOR AMENDMENTS

Adoption. The Adopting Employer hereby adopts the terms of the Adoption Agreement and any Addendum, which is attached hereto and made a part of this ordinance. The Adoption Agreement (and, if applicable, the Addendum) sets forth the Employees to be covered by the Plan, the benefits to be provided by the Adopting Employer under the Plan, and any conditions imposed by the Adopting Employer with respect to, but not inconsistent with, the Plan. The Adopting Employer reserves the right to amend its elections under the Adoption Agreement and any Addendum, so long as the amendment is not inconsistent with the Plan or the Internal Revenue Code or other applicable law and is approved by the Board of Trustees of GMEBS. The Adopting Employer acknowledges that it may not be able to rely on the volume submitter advisory letter if it makes certain elections under the Adoption Agreement or the Addendum.

The Adopting Employer hereby agrees to abide by the Master Plan, Trust Agreement, and rules and regulations adopted by the Board of Trustees of GMEBS, as each may be amended from time to time, in all matters pertaining to the operation and administration of the Plan. It is intended that the Act creating the Board of Trustees of GMEBS, this Plan, and the rules and regulations of the Board are to be construed in harmony with each other. In the event of a conflict between the provisions of any of the foregoing, they shall govern in the following order:

- (1) The Act creating the Board of Trustees of The Georgia Municipal Employees' Benefit System, O.C.G.A. Section 47-5-1 *et seq.* (a copy of which is included in the Appendix to the Master Defined Benefit Plan Document) and any other applicable provisions of O.C.G.A. Title 47;
- (2) The Master Defined Benefit Plan Document and Trust Agreement;
- (3) This Ordinance and Adoption Agreement (and any Addendum); and
- (4) The rules and regulations of the Board.

In the event that any section, subsection, sentence, clause or phrase of this Plan shall be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner affect the previously existing provisions or the other section or sections, subsections, sentences, clauses or phrases of this Plan, which shall remain in full force and effect, as if the section, subsection, sentence, clause or phrase so declared or adjudicated invalid or unconstitutional were not originally a part hereof. The Governing Authority hereby declares that it would have passed the remaining parts of this Plan or retained the previously existing provisions if it had known that such part or parts hereof would be declared or adjudicated invalid or unconstitutional.

This Adoption Agreement (and any Addendum) may only be used in conjunction with Georgia Municipal Employees Benefit System Master Defined Benefit Retirement Plan Document approved by the Internal Revenue Service under advisory letter J501718a dated March 30, 2018. The Adopting Employer understands that failure to properly complete this Adoption Agreement (or any Addendum), or to operate and maintain the Plan and Trust in accordance with the terms of the completed Adoption Agreement (and any Addendum), Master Plan Document and Trust, may result in disqualification of the Adopting Employer's Plan under the Internal Revenue Code. Inquiries regarding the adoption of the Plan, the meaning of Plan provisions, or the effect of the IRS advisory letter should be directed to the Administrator. The Administrator is Georgia Municipal Employees Benefit System, with its primary business offices located at: 201 Pryor Street, SW, Atlanta, Georgia, 30303. The business telephone number is: (404) 688-0472. The primary person to contact is: GMEBS Legal Counsel.

Authorization for Amendments. Effective on and after February 17, 2005, the Adopting Employer hereby authorizes the volume submitter practitioner who sponsors the Plan on behalf of GMEBS to prepare amendments to the Plan, for approval by the Board, on its behalf as provided under Revenue Procedure 2005-16, as superseded by Revenue Procedure 2015-36, Revenue Procedure 2011-49, and Announcement 2005-37. Effective January 1, 2013, Georgia Municipal Association, Inc., serves as the volume submitter practitioner for the Plan. Employer notice and signature requirements were met for the Adopting Employer before the effective date of February 17, 2005. The Adopting Employer understands that the implementing amendment reads as follows:

On and after February 17, 2005, the Board delegates to the Practitioner the authority to advise and prepare amendments to the Plan, for approval by the Board, on behalf of all Adopting Employers, including those Adopting Employers who have adopted the Plan prior to the January 1, 2013, restatement of the Plan, for changes in the Code, the regulations thereunder, revenue rulings, other statements published by Internal Revenue Service, including model, sample, or other required

good faith amendments (but only if their adoption will not cause such Plan to be individually designed), and for corrections of prior approved plans. These amendments shall be applied to all Adopting Employers. Employer notice and signature requirements have been met for all Adopting Employers before the effective date of February 17, 2005. In any event, any amendment prepared by the Practitioner and approved by the Board will be provided by the Administrator to Adopting Employers.

Notwithstanding the foregoing paragraph, no amendment to the Plan shall be prepared on behalf of any Adopting Employer as of either:

- the date the Internal Revenue Service requires the Adopting Employer to file Form 5300 as an individually designed plan as a result of an amendment by the Adopting Employer to incorporate a type of Plan not allowable in a volume submitter plan as described in Revenue Procedure 2015-36; or
- as of the date the Plan is otherwise considered an individually designed plan due to the nature and extent of the amendments.

If the Adopting Employer is required to obtain a determination letter for any reason in order to maintain reliance on the advisory letter, the Practitioner's authority to amend the Plan on behalf of the Adopting Employer is conditioned on the Plan receiving a favorable determination letter.

The Adopting Employer further understands that, if it does not give its authorization hereunder or, in the alternative, adopt another pre-approved plan, its Plan will become an individually designed plan and will not be able to rely on the volume submitter advisory letter.

AN ORDINANCE (continued from page 1)

Section 2. Except as otherwise specifically required by law or by the terms of the Master Plan or Adoption Agreement (or any Addendum), the rights and obligations under the Plan with respect to persons whose employment with the City was terminated or who vacated his office with the City for any reason whatsoever prior to the effective date of this Ordinance are fixed and shall be governed by such Plan, if any, as it existed and was in effect at the time of such termination.

Section 3. The effective date of this Ordinance shall be the date of approval by the Governing Authority.

repealed.

Section 4. All Ordinances and parts of ordinances in conflict herewith are expressly Approved by the Mayor and Council of the City of Auburn, Georgia this day of Attest: Mayor (SEAL) Approved City Attorney The terms of the foregoing Adoption Agreement are approved by the Board of Trustees of IN WITNESS WHEREOF the Board of Trustees of Georgia Mu fit is

Georgia Municipal Employees Benefit System.

	he signatures of its duly authorized officers to be affixed th
day of	, 20
	Board of Trustees
	Georgia Municipal Employees Benefit System
(SEAL)	
	Secretary