AN ORDINANCE OF THE CITY OF FORT LAUDERDALE, 3 FLORIDA. AMENDING THE CITY OF FORT LAUDERDALE 4 CODE OF ORDINANCES, CHAPTER 20, PERSONNEL, 5 ARTICLE IV, POLICE AND PENSION, DIVISION 3. 6 FIREFIGHTERS RETIREMENT SYSTEM. CODE SECTION 7 20-127, "DEFINITIONS" TO REVISE THE DEFINITION OF 8 AVERAGE MONTHLY EARNINGS 9 FOR CERTAIN FIREFIGHTERS; AMENDING CODE SECTION 20-129 (b), 10 "NORMAL RETIREMENT BENEFITS" REDUCING THE 11 BENEFIT **FORMULA** FOR ACCRUAL CERTAIN 12 FIREFIGHTERS: AMENDING CODE SECTION 20-129. 13 "RETIREMENT DATES AND BENEFITS" SUBSECTION (b.1), 14 OPTION 15 "DEFERRED RETIREMENT PROGRAM." REGARDING REDUCTIONS IN THE 96-MONTH DROP 16 PROGRAM FOR CERTAIN FIREFIGHTERS WHO DELAY 17 ENTRY INTO THE 96-MONTH DROP PROGRAM AND 18 REGARDING DISTRIBUTIONS OF DROP ACCOUNTS FOR 19 CERTAIN FIREFIGHTERS AFTER TERMINATION OF THE 20 DROP PERIOD: AMENDING CODE SECTION 20-129 (e). 21 "VESTING," ELIMINATING THE PAYMENT OF INTEREST ON 22 MEMBER CONTRIBUTIONS FOR CERTAIN FIREFIGHTERS 23 WHO TERMINATE EMPLOYMENT WITH THE CITY ON OR 24 AFTER OCTOBER 1, 2014; AMENDING SECTION 20-129 (b) 25 "DURATION. SURVIVOR BENEFITS." (2) a.. LIMITING 26 27 SURVIVOR BENEFITS TO THE TEN-YEAR CERTAIN FORMULA FOR CERTAIN FIREFIGHTERS AND RESERVING 28 TO CERTAIN FIREFIGHTERS THE ABILITY TO ELECT 29 SURVIVOR BENEFIT OPTIONS IN EXISTENCE DECEMBER 30 2013 AT A REDUCED ACTUARIAL RATE EQUIVALENT TO 31 THE ACTUARIAL RATE FOR THE TEN-YEAR CERTAIN 32 FORMULA; AMENDING SECTION 20-129 (h), "PAYMENT OF 33 BENEFITS" ELIMINATING FOR CERTAIN FIREFIGHTERS 34 THE OPTION OF ELECTING PAYMENT OF BENEFITS 35 UNDER THE DURATION, SURVIVOR BENEFIT FORMULA 36 37 SET FORTH IN SECTION 20-129(b)(2)(c); AMENDING SECTION 20-129 (b.1) (10) PLACING CERTAIN LIMITATIONS 38 ON DEATH BENEFITS UPON THE DEATH OF THE DROP 39

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40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57	APPLICATION OF CHAPTER 175 PREMIUM TAX REVENUES RECEIVED EACH YEAR IN THE FUTURE TO BE RETAINED BY THE PLAN TO REDUCE THE CITY'S ANNUAL REQUIRED CONTRIBUTION TO THE PLAN; AMENDING CHAPTER 20, "PERSONNEL," ARTICLE IV, "PENSIONS," DIVISION 4, "FORT LAUDERDALE FIREFIGHTERS' SUPPLEMENTAL SHARE PLAN," CODE SECTION 20-138, "FUNDING," BY REVISING THE FUNDING FORMULA IN ACCORDANCE WITH CODE SECTION 20-135 (t), "TREATMENT OF CHAPTER 175 PREMIUM TAX REVENUES ON AND AFTER OCTOBER 1, 2014; PROVIDING FOR SEVERABILITY,
57	OCTOBER 1. 2014: PROVIDING FOR SEVERABILITY.
58	REPEAL OF CONFLICTING ORDINANCE PROVISIONS AND
59	AN EFFECTIVE DATE.

WHEREAS, on July 16, 2015, the City Commission of the City of Fort Lauderdale adopted Resolution No. 15-133 which approved and ratified a Collective Bargaining Agreement between the City of Fort Lauderdale and Local 765, Fort Lauderdale Professional Firefighters, Inc., International Association of Firefighters AFL-CIO-CLC. for the period June 16, 2015 through September 30, 2017 regarding firefighters within the bargaining unit, by which the parties agreed to certain amendments to the City of Fort Lauderdale's Police & Firefighters' Retirement System and Fort Lauderdale Firefighters' Supplemental Share Plan; and

WHEREAS, implementation of the bargained amendments to the Police & Firefighters' Retirement system serves a valid municipal purpose and is in the best interests of the City of Fort Lauderdale;

74 BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF FORT 75 LAUDERDALE, FLORIDA:

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77 70	SECTION 1. That Chapter 20, "Personnel," Article IV, "Pensions," Division 3, "Police and Licefighters, Definitions," of the Code of
78 79	Firefighters Retirement System" amending Section 20-127, "Definitions", of the Code of Ordinances of the City of Fort Lauderdale, Florida (hereinafter, "Code") to read as follows:
80	ordinances of the oily of Fort Educerdale, Florida (hereinalter, Code) to read as follows.
81	
82	Sec. 20-127. Definitions.
83	
84	As used herein, unless otherwise defined or required by the context the following words
85	or phrases shall have the following meanings indicated:
86 87	
88	
89	Average Monthly Earnings means one-twelfth (1/12) of the arithmetic average of annual
90	Earnings for the highest two (2) years preceding the actual Retirement or Termination Date of a
91	Member, or the DROP Retirement Date of a DROP Participant, provided, however, for Police
92	Officers hired on or after April 1. 2014 and for Firefighters hired on or after October 1, 2014,
93 04	Average Monthly Earnings means one-twelfth (1/12) of the arithmetic average of annual Earnings for the highest five (5) years preceding the actual Retirement or Termination Date of a
94 95	Member or the DROP Retirement Date of a DROP Participant.
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99	SECTION 2. That Chapter 20, "Personnel", Article IV, "Pensions", Division 3, "Police and
100	Firefighters Retirement System," amending Section 20-129, "Retirement Dates and Benefits," subsection (b), "Normal Retirement Benefits," of the Code to read as follows:
101 102	subsection (b), Normal Retrement benefits, of the Code to read as follows.
102	
104	Sec. 20-129. Retirement dates and benefits.
105	
106	(a) Retirement Dates:
107 108	
109	
110	(b) Normal Retirement Benefits:
111	
112	(1) Amount. The monthly normal Retirement benefit for Members shall be

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113	determined in accordance with one of the following benefit accrual formulas
114	set forth in subsections (b)(1) a., (b)(1)b., (b)(1)b.1, (b)(1)c., or (b)(1)d.
115	below:
116	
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118	a. An average equal to three (3) percent of Average Monthly Earnings as
119	defined in section 20-127 for each of the first twenty (20) years of
120	Creditable Service, plus two (2) percent for each additional year of
121	Creditable Service thereafter ("3 + 2 benefit accrual formula") with any
122	final fractional year to be prorated.
123	
124	b. For Firefighters, an amount equal to three (3) percent of Average
125	Monthly Earnings as defined in section 20-127 for each of the first ten
126	(10) years of Creditable Service plus three and one-quarter (3 ¹ / ₄)
127	percent of Average Monthly Earnings for each year of Creditable
128	Service after completion of the first ten (10) years but not for Service
129	in excess of twenty (20) years, plus three (3) percent of Average
130	Monthly Earnings for each year of Service in excess of the first
131	twenty (20) years of Creditable Service ("Firefighter 3 / 31/4 / 3 benefit
132	accrual formula"), with any final fractional year to be prorated. The
133	maximum benefit accrual permitted under this Firefighter 3 / 31/4 / 3
134	benefit accrual formula is seventy-five (75) percent of Average
135	Monthly Earnings, except as may otherwise be specifically provided
136	herein.
137	
138	i. Firefighters who became Members of the Plan on or after
139	December 10, 1993 shall have their normal Retirement benefit
140	calculated in accordance with the Firefighter 3 / 31/4 / 3 benefit
141	accrual formula set forth in subsection (b)(1)b. above for all years
142	of Credited Service.
143	
144	ii. Firefighters who are Members of the Plan on January 19, 1994,
145	but who are not in the group described in subsection (b)(1) b.i.
146	above, shall have their normal Retirement benefit calculated in

147 148 149 150 151 152 153 154		accordance with the Firefighter $3 / 3\frac{1}{4} / 3$ benefit accrual formula set forth in subsection (b)(1)b. above for all years of Credited Service, unless they have delivered a written election to the Office of the Retirement System and the City's Finance Director prior to March 31, 1994 electing to continue to accrue benefits in accordance with the $3 + 2$ benefit accrual formula set forth in subsection (b)(1)a. above.
155 156 157 158 159 160 161 162 163 164	iii.	Firefighters who are Members of the Plan and who have, as of January 19, 1994, attained or exceeded the maximum benefit accrual permitted under the Firefighter $3/3$ $\frac{1}{4}/3$ benefit accrual formula set forth in subsection (b)(1)b. above, shall be permitted to retain benefit accruals earned through January 19, 1994, but shall not be permitted any further benefit accrual after January 19, 1994, unless they have timely elected, as set forth in subsection (b)(1) b. ii. above, to continue to accrue benefits under the $3 + 2$ benefit accrual formula set forth in subsection (b) (1) a. above.
165 166 167 168 169 170 171 172 173 174 175 176 177 178	iv.	Firefighters who became Members of the Plan prior to December 10, 1993, but who elected pursuant to section (b) (1) b. ii. to continue to accrue benefits in accordance with the 3 + 2 benefit accrual formula set forth in subsection (b) (1) a. above may elect to accrue benefits in accordance with the Firefighter 3 / 3 $\frac{1}{4}$ / 3 benefit accrual formula set forth in subsection (b) (1) b. above, for all years of Creditable Service, by delivery of a written notice of election to the Office of the Retirement System and the City's Finance Director no later than December 15, 1997 or Retirement, whichever shall first occur. The election to convert hereunder shall be at no cost to the Member. DROP Participants shall not be eligible to elect the conversion hereunder.
178 179 180	V.	Firefighters who have attained their Normal Retirement Date on or before October 2, 1996 shall be permitted to purchase up to

181 182 183 184 185 186	one (1) year of additional Credited Service at the full actuarial equivalent cost as determined by the Plan's actuary. A Firefighter purchasing such additional Credited Service may utilize this provision to extend the maximum benefit accrual under section 20-129(b) (1) b. to seventy-eight (78) percent of Average Monthly Earnings.
187	
188 189 190 191 192 193 194 195 196 197 198 199 200	b.1. Firefighters, who were accruing Creditable Service as of October 1, 2002 pursuant to the "Firefighter 3 / 3 ¹ / ₄ / 3 benefit accrual formula," and who were DROP Participants as of October 1, 2002 and in the employ of the City on October 1, 2002 and Firefighters who become Members of this Plan on or after October 1, 2002, shall accrue an amount equal to 3.38% of Average Monthly Earnings as defined in Section 20-127 for all years of Creditable Service ("Firefighter 3.38% benefit accrual formula"), with any final fractional year to be prorated. The maximum benefit accrual permitted under this Firefighter 3.38% benefit accrual formula is eighty-one (81%) percent of Average Monthly Earnings, except as may otherwise be specifically provided below:
200 201 202 203 204 205 206 207 208 209	 DROP Participants. Firefighters converting from a Firefighter 3 / 3¼ / 3 benefit accrual formula to a Firefighter 3.38% benefit accrual formula who (i) are still in the employ of the City as of October 1, 2002 and (ii) are DROP Participants as of October 1, 2002 shall be permitted to exceed the maximum benefit accrual of 81% for Creditable Service earned on or before October 1, 2002, but not to exceed a maximum benefit accrual of 91.26%.
210 211 212 213 214	 Eligible, But Not Electing DROP. Firefighters converting from a Firefighter 3 / 3¼ / 3 benefit accrual formula to a Firefighter 3.38% benefit accrual formula who (i) are still in the employ of the City as of October 1, 2002, (ii) first attained DROP Retirement Date III on or before October 1, 2002, and (iii) did not

215 216 217 218		elect to participate in DROP on or before October 1, 2002, shall be permitted to exceed the maximum benefit accrual of 81% for Creditable Service earned on or before October 1, 2002, but not to exceed a maximum benefit accrual of 91.26%.
219		
220 221 222 223 224 225 226 227 228	iii.	Firefighters converting from a Firefighter 3 / 3 ¹ / ₄ / 3 benefit accrual formula to a Firefighter 3.38% benefit accrual formula who (i) are not DROP Participants as of October 1, 2002, (ii) are still in the employ of the City as of October 1, 2002, and (iii) have twenty-three (23) or more years of Creditable Service as of October 1, 2002, shall be permitted to exceed the maximum benefit accrual of 81% for Creditable Service earned on or before October 1, 2002, but not to exceed a maximum benefit accrual of 91.26%.
 229 230 231 232 233 234 	iv.	Firefighters who in converting to the Firefighter 3.38% benefit accrual formula exceed the otherwise applicable maximum accrual rate of 81% shall not continue to accrue Creditable Service for Service rendered after October 1, 2002.
235 236 237 238 239 240 241	<u>V.</u>	For Firefighters hired on or after October 1, 2014, the multiplier shall be 3% of Average Monthly Earnings as defined in Section 20-127 for all years of Creditable Service, with any final fraction to be prorated. The maximum benefit accrual permitted for such Firefighters under this provision shall be 75% of Average Monthly Earnings.
241 242 243 244 245	Firefighters Retirement Syste	20, "Personnel," Article IV, "Pensions," Division 3, "Police and em, " amending Section 20-129, "Retirement Dates and Benefits," etirement Option Program," of the Code to read as follows:

- 245 246 247
- 248 Sec. 20-129. *Retirement dates and benefits.*

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(a) Retirement Dates:

. . .

- (b) Normal Retirement Benefits:
- ...
 - (b.1) *Deferred Retirement Option Program.* A Deferred Retirement Option Program ("DROP") is hereby created for eligible Members. The DROP is intended to comply with all the provisions of the Internal Revenue Code applicable to this Plan and to all provisions of F.S. Chs. 175 and 185, applicable to this local Plan receiving state premium tax monies Notwithstanding anything to the contrary herein, neither the Board nor the City shall take any action contrary to the Internal Revenue Code provisions applicable to this Plan, the tax qualification status of this Plan, or contrary to any provisions of F.S. Chs. 175 and 185, applicable to this local Plan receiving state premium tax monies.
 - . . .
 - (2.3) 96-Month DROP. Effective April 18, 2010 and thereafter, a Member who has completed twenty-three (23) years of Creditable Service, but less than twenty-three and 96/100 (23.96) years of Creditable Service, shall be eligible to participate in DROP up to a maximum DROP period of ninety-six (96) months.
 - a. For those Members who elect to participate in the 96-Month DROP, eligibility to participate in the 96-Month DROP shall terminate and the 96-Month DROP shall likewise terminate upon the earlier of (i) ninety-six (96) months of DROP participation; (ii) completion of thirty-one and 96/100 (31.96) years of Creditable Service; (iii) death of a Member during the 96-Month DROP; or (iv) termination of employment with the City.
 - b. For each month or fraction thereof a Member delays entry into the 96-Month DROP following the Member's attainment of twenty-three and 96/100 (23.96) years of Creditable Service, the ninety-six (96)

287		month maximum DROP Period shall be correspondingly reduced by
288		one (1) month or fraction thereof.
289		
290		c. For Police Officers hired on or after April 1, 2014 and for Firefighters
291		hired on or after October 1, 2014, for each month or fraction thereof
292		such <u>Member Police Officer</u> delays entry into the 96-Month DROP
293		following the <u>Member's Police Officer's</u> attainment of twenty-five (25)
294		years of Creditable Service, the ninety-six (96) month maximum
295		DROP Period shall be correspondingly reduced by one (1) month or
296		fraction thereof.
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299		
300	(9)	DROP Earnings After Termination of DROP Period on or after April 18,
301		2010. For a DROP Period that terminates on or after April 18, 2010, a
302		Member may elect to continue to have the DROP Account remain on
303		deposit with the Plan, provided the DROP Account is distributed no later
304		than the Police Officer Member attaining age 70 ½. No later than the Police
305		Officer Member attaining age 70 ¹ / ₂ , the DROP Account, together with
306		accrued DROP Earnings, shall be distributed in the following manner:
307		
308		a. Lump sum distribution to the Member Police Officer (which may be used
309		at the Member's Police Officer's discretion to purchase an annuity); or
310		
311		b. Roll over the balance to another eligible recipient.
312		
313		After termination of the DROP Period, a <u>Member Police Officer</u> who has not
314		yet attained the age of 70 $\frac{1}{2}$ (i) may request, and upon request, shall
315		receive partial distribution of such portion of the Member's Police Officer's
316		DROP Account as the Member Police Officer designates (subject to
317		reasonable limitations by the Plan's Board of Trustees on the frequency and
318		minimum amounts of such partial distribution or (ii) may request and receive
319		a full distribution of the amount remaining in the Member's Police Officer's
320		DROP Account before or after any partial distributions.
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322		When the DROP account described in this section 20-129 (b.1) (9) remains
323		on deposit with the Plan after termination of the DROP Period, the DROP
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Account will continue to be credited annually with simple interest, or 324 debited, at the end of the Plan Year, based on the Plan's Net Rate of 325 Investment Return for the corresponding Plan year, regardless of whether 326 the Plan's Net Rate of Investment Return for the fiscal year is less than 327 three (3%) percent or greater than six (6%) percent per annum, provided, 328 however, that the Plan's Board of Trustees shall have the discretion to set 329 the frequency of calculation of Earnings, but not less frequently than 330 annually and not more frequently than monthly. 331

- 333
 334 <u>SECTION 4</u>. That Chapter 20, "Personnel," Article IV, "Pensions", Division 3, "Police and
 335 Firefighters Retirement System", amending Section 20-129, "Retirement Dates and Benefits",
 336 subsection (e), "Vesting", of the Code to read as follows:
- 339 Sec. 20-129. Retirement dates and benefits.

. . .

- (e) Vesting. If a Member terminates his employment with the police or fire department, either voluntarily or by lawful discharge, and is not eligible for any other benefits under this System, he shall be entitled to the following:
- With less than ten (10) years of Credited Service. Refund of Member contributions plus three (3) percent interest; provided, however, Police Officers who separate employment with the City on or after December 3, 2013 and Firefighters who separate employment with the City on or after
 October 1, 2014 shall not receive interest upon the refund of Member contributions.
- 354 (2) With ten (10) to fifteen (15) years of Credited Service:
 - a. The pension benefits accrued to his date of termination, payable commencing at his Normal Retirement Date, provided he does not elect to withdraw his Member contributions, and, Police Officers electing to withdraw Member contributions shall receive refund of such contributions plus three (3%) percent interest, provided they

361			terminate employment with the City before December 3, 2013 and
362			Firefighters who elect to withdraw Member contributions shall
363			likewise receive refund of such contributions plus three (3%) percent
364			interest, provided such Firefighter terminates employment with the
365			City before October, 1, 2014, and provided further that Police
366			Officers who separate employment with the City on or after
367			December 3, 2013 and Firefighters who separate employment with
368			the City on or after October 1, 2014 shall not receive interest upon
369			the refund of contributions; or
370			
371		b.	Provided the Member has not elected to withdraw his Member
372			contributions, upon attaining age fifty (50) years or more the
373			Member may retire at the actuarial equivalent of the amount of such
374			Retirement income otherwise payable to him, as provided for
375			Firefighters in § 175.162(4), Florida Statutes (1999), or as provided
376			for Police Officers in § 185.16(4), Florida Statutes (1999), or,
377			alternatively, upon attaining age fifty-five (55) years, the Member
378			may retire at the actuarial equivalent of the amount of such
379			Retirement income otherwise payable to him, as provided for
380			Firefighters in § 175.162(1), Florida Statutes (1999), or as provided
381			for Police Officers in § 185.16(2), Florida Statutes (1999); or
382			
383		С.	In the event of the Member's death prior to reaching his Normal
384			Retirement Date, the Member's contributions plus three (3) percent
385			interest shall be paid in a lump sum to his designated Beneficiary,
386			and if there be none, to his estate; provided, however, in the event
387			of a Police Officer's death (i) on or after December 3, 2013 and (ii)
388			prior to reaching his Normal Retirement Date, such Police Officer's
389			Member contributions shall be paid in a lump sum, without interest,
390			to his designated Beneficiary, and if there be none, to his estate.
391			
392	(3)	With	more than fifteen (15) years of Credited Service:
393	()		
394		a.	The pension benefits accrued to his date of termination, payable
395			commencing at his Normal Retirement Date, provided he does not
396			elect to withdraw his Member contributions, and, as to a Police
397			Officer electing to withdraw his Member contributions, such Police

398			Officer shall receive a refund of his Member contributions, plus three
399			(3%) percent interest, provided he terminates his employment with
400			the City prior to December 3, 2013 and Firefighters who elect to
401			withdraw Member contributions shall likewise receive refund of such
402			contributions plus three (3%) percent interest, provided such
403			Firefighter terminates employment with the City before October, 1,
404			2014, and provided, further, that as to a Police Officer who
405			terminates his employment with the City on or after December 3,
406			2013 and as to a Firefighter who terminates employment with the
407			<u>City on or after October 1, 2014</u> , such Police Officer or Firefighter
408			shall receive a refund of his contributions without interest; or
409			
410		b.	Provided the Member has not elected to withdraw his Member
411			contributions, upon attaining age fifty (50) years or more the
412			Member may retire at the actuarial equivalent of the amount of such
413			Retirement income otherwise payable to him, as provided for
414			Firefighters in § 175.162(4), Florida Statutes (1999), or as provided
415			for Police Officers in § 185.16(4), Florida Statutes (1999), or,
416			alternatively, upon attaining age fifty-five (55) years, the Member
417			may retire at the actuarial equivalent of the amount of such
418			Retirement income otherwise payable to him, as provided for
419			Firefighters in § 175.162(1), Florida Statutes (1999), or as provided
420			for Police Officers in § 185.16(2), Florida Statutes (1999); or
421			
422		C.	In the event of the death of Member prior to reaching his Normal
423			Retirement Date, the Member's Spouse and children shall receive
424			those benefits as provided for in section 20-129(b)(2) of this division,
425			which benefits shall be paid as specified therein, commencing on
426			the Member's Normal Retirement Date.
427			
428	(4)	Forme	er Police Officers and former Firefighters who terminated on or after
429	. ,	Octob	er 1, 1991 with ten (10) or more years of Credited Service shall be
430		eligible	e to receive benefits under this subsection (e) upon reaching age
431		forty-s	even (47), provided he did not elect to withdraw his Member
432			outions.
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471 472 473 474		formula in section 29-129(h)(1)a., then the full Retirement benefit shall be continued to his spouse as of the date of death for one (1) year and sixty (60) percent of said amount continued thereafter until the earlier of death or remarriage of such spouse.
475	d.	In addition, there shall be paid to each child of such deceased Member until the earlier of such child marrying, dying or attaining age eighteen (18), in equal monthly installments, an amount equal to twenty (20) percent of the Member's Retirement benefit, subject to an overall maximum (spouse and children) of one hundred (100)
481 482 483	e.	percent of such deceased Member's monthly benefit. If there is no spouse, or if upon the spouse's death or remarriage
484 485 486 487 488		there is such a child or children surviving, each child shall receive a monthly amount equal to twenty-five (25) percent of the Member's full monthly benefit, subject to an overall maximum of one hundred (100), payable until the earlier of such child's death, marriage or the attaining of age eighteen (18).
489 490 491 492 493 494 495	f.	Notwithstanding anything herein to the contrary, as to a Member retiring prior to December 31, 1999, upon the death of the Member and subsequent remarriage of the deceased Member's surviving spouse on or after the effective date of this Ordinance, the surviving spouse's benefit shall continue until death, provided, however, that for Members retiring on or after December 31, 1999, upon the death
496 497 498 499		of the Member the subsequent remarriage of the surviving spouse will be an event that terminates the surviving spouse's survival benefit under Section 20-129(b)(2).
500 501 502 503 504 505 506	g.	For Police Officers hired on or after April 1, 2014 <u>and for Firefighters</u> <u>hired on or after October 1, 2014</u> , survivor benefits shall be limited to the ten-year certain formula in Sec. 20-129 (h) 1. a. and the duration, survivor benefits under Sec. 20-129 (b) (2) c. through f. shall not be available to such the above referenced Police Officers <u>and above</u> referenced Firefighters, provided, however, that for Police Officers hired on or after April 1, 2014 <u>and for Firefighters</u> hired on or after April 1, 2014 <u>and for Firefighters</u> hired on or after

507 508 509 510 511 512 513 514 515 516	<u>October 1, 2014</u> , such Police Officers <u>and such Firefighters</u> shall still have the option to choose any of the benefit levels in existence on December 3, 2013 at a reduced actuarial rate which is the equivalent of the actuarial rate for the ten-year certain formula in Sec. 20-129 (h) 1. a. <u>SECTION 6</u> . That Chapter 20, "Personnel," Article IV, "Pensions", Division 3, "Police and Firefighters Retirement System," amending Section 20-129, "Retirement Dates and Benefits", subsection (h), "Payment of Benefits", of the Code to read as follows:
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518	Case 20, 120 Detirement Detec and Denefite
519 520	Sec. 20-129. Retirement Dates and Benefits.
520 521	(a) Retirement Dates:
522	(a) Remomentation
523	
524	
525	(h) Payment of Benefits.
526	
527	(1) The monthly Retirement income payable in the event of Normal Retirement
528	will be payable on the first day of each month. The first payment will be
529	made on the first day of the month coincident with or next following his or
530 531	her actual Retirement, if later, and the last payment will be the payment due next preceding the Member's death.
532	These preceding the member's death.
533	a. However, in the event the Member dies after Retirement but before
534	he or she has received Retirement benefits for a period of ten (10)
535	years, the same monthly benefit will be paid to the Beneficiary (or
536	Beneficiaries) as designated by the Member for the balance of such
537	ten-year period, provided the Member has not elected an optional
538	form of Retirement income under section 20-131. If a Police Officer
539	dies after Retirement but before he or she has received Retirement
540	benefits for a period of ten (10) years and no Beneficiary is
541	designated, the monthly benefit will be paid to the estate of the
542	deceased Police Officer, as provided in § 185.161, Florida Statutes
543	(1999).

544		
545		For Police Officers hired prior to April 1, 2014 and for Firefighters
546		hired prior to October 1, 2014, in lieu of the formula provided in
547		subsection a. above, a Member may elect payment of benefits under
548		the duration, survivor benefit formula in section 20-129(b)(2), but
549		only for the period specified in section 20-129(b)(2). For Police
550		Officers hired on or after April 1, 2014 and Firefighters hired on or
551		after October 1, 2014, such Police Officers and such Firefighters as
552		referenced above do not have the option of electing payment of
553		benefits under the duration, survivor benefit formula in section 20-
554		129 (b)(2) c. For Police Officers hired on or after April 1, 2014 and
555		such Firefighters hired on or after October 1, 2014, such Police
556		Officers and such Firefighters as referenced above shall have the
557		option to choose any of the benefit levels in existence on December
558		3, 2013 at a reduced actuarial rate which is the equivalent to the
559		actuarial rate for the ten-year certain formula in Sec. 20-129 (h) 1. a.
560		
561	(2)	In the event of Early Retirement, payment of Retirement income shall be
562	()	governed as follows: The monthly amount of Retirement income payable to
563		a Member who retires prior to his or her Normal Retirement Date shall be in
564		the amount computed as applicable to a normal Retirement, taking into
565		Account the Member's Credited Service to his or her date of actual
566		Retirement and Average Monthly Earnings as of such date, such amount of
567		Retirement income to be actuarially reduced to take into Account the
568		Member's younger age and the earlier commencement of Retirement
569		income benefits. The amount of monthly income payable in the event of
570		early Retirement will be paid in the same manner as in normal Retirement
571		income. In no event shall the early Retirement reduction exceed three (3%)
572		percent for each year by which the Member's age at Retirement preceded
573		the Member's Normal Retirement Date.
574		
575	(3)	Unless a Member elects earlier payment, distribution of the benefits to
576	()	which he or she is eligible shall commence within sixty (60) days from close
577		of the Plan Year after the later of a Member's:
578		
579		a. Termination of employment;
580		

581				b.	Attainment of Normal Retirement Date; or
582				_	The first state of the state of the first the first state of the state
583				C.	Tenth anniversary of the date on which the Member commenced
584					participation in the Plan.
585 586			(4)	The e	entire interest of each Member shall be distributed not later than as
587			(-)		ed by Section 401(a) (9), I.R.C., as same may be amended from time
588				to time	
589					
590			(5)	A Me	mber shall be one hundred (100%) percent vested at his or her
591				Norma	al Retirement Date.
592					
593					
594					
595					
596	<u>SECTIO</u>				pter 20, "Personnel,' Article IV, "Pensions," Division 3, "Police and
597					System" amending Section 20-129, "Retirement Dates," subsection
598	()·	eterr	ed Ret	iremen	t Option Program", sub-subsection (10) thereof of the Code to read as
599	follows:				
600					
601	Sec. 20	120	Dotire	mont	Dates and Benefits.
602	Sec. 20-	129.	Reure	menti	Dates and Denemis.
603 604	(a)	Potiro	ment L	Datas
605	(6	<i></i>	Neure		Jales.
606					
607					
608	(h	o 1)	Defer	red Re	tirement Option Program.
609	(~	,	201011	04710	
610					
611					
612				(10)	Upon the death of a DROP Participant during DROP Retirement, the
613				. /	DROP Retirement shall cease and the benefits payable thereafter
614					shall be the normal monthly Retirement Benefits as modified by the
615					duration and survivor benefits formula provided in section 20-129
616					(b)(2). However, as to Police Officers hired on or after April 1, 2014
617					and as to Firefighters hired on or after October 1, 2014, upon the

618	death of such a DROP Participant during DROP Retirement, the
619	DROP Retirement shall cease and the benefits payable thereafter
620	shall be the normal monthly Retirement Benefits modified by the ten-
621	year certain formula in Sec. 20-129 (b) (2) g. and Sec. 20-129 (h) 1.
622	a. provided, however, Police Officers hired on or after April 1, 2014
623	and Firefighters hired on or after October 1, 2014 shall still have the
624	option to choose any of the benefit levels in existence on December
625	3, 2013 at a reduced actuarial rate which is the equivalent the
626	actuarial rate for the ten-year certain formula in Sec. 20-129 (h) 1. a.
627	If a DROP Participant dies before the DROP Account balances are
628	distributed in full, the Beneficiary or Beneficiaries duly designated by
629	the DROP Participant on forms promulgated by the Board shall
630	receive the DROP Account balances in accordance with the DROP
631	beneficiary form in effect and on file with the Board at the time of the
632	DROP Participant's death. If no designation of DROP Beneficiary
633	form is on file with the Board upon the death of the Member with a
634	DROP Account balance remaining, the DROP Account shall be paid
635	to the Member's estate.
636	
637	• • •
638	
639	SECTION 8. That Chapter 20, "Personnel," Article IV, "Pensions", Division 3, "Police and
640	Firefighters Retirement System," amending Section 20-129, "Retirement Dates and Benefits",
641	subsection (h), "Payment of Benefits", of the Code to create a new subsection 20-135 (t),
642	"Treatment of Chapter 175 Premium Tax Revenues on and after October 1, 2014" to read as
643	follows:
644	
645	Sec. 20-135. Miscellaneous.
646	
647	
648	(t) Tractment of Chapter 175 Promium Tax Poyonuos on and after October 1, 2014
649	(t) <u>Treatment of Chapter 175 Premium Tax Revenues on and after October 1, 2014.</u>
650 651	(1) Notwithstanding any provision of this Plan or the Fort Lauderdale Firefighters'
651 652	(1) <u>Notwithstanding any provision of this Plan or the Fort Lauderdale Firefighters'</u> Supplemental Share Plan, adopted by City Ordinance No. C-05-29 and codified at
652 653	City Code Chapter 20, "Personnel," Article IV, "Pensions," Division 4, "Fort
654	Lauderdale Firefighters' Supplemental Share Plan" to the contrary, a portion of the
0.54	Educidate i incligiters oupplemental onare i lan to the contrary, a portion of the

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655		<u>Chapt</u>	ter 175 premium tax revenues that had previously been transferred to the
656		Firefic	hters' Share Plan each year shall be retained by the Police and Firefighters'
657		<u>Retire</u>	ment Plan and applied to reduce the City's annual required contribution to the
658		<u>Plan,</u>	effective for the Plan Year beginning October 1, 2014 and each Plan Year
659		therea	after.
660			
661	(2)	<u>The a</u>	mount of Chapter 175 premium tax revenues to be retained by the Plan and
662		<u>applie</u>	d to reduce the City's annual required contribution to the Plan shall, be equal
663		<u>to the</u>	per capita amount of Chapter 185 premium tax revenues retained by the Plan
664		<u>for ea</u>	ch active Police Officer in the Plan as of October 1st of each year (excluding
665		<u>the ar</u>	nount in the Chapter 185 premium tax revenue reserve account in the Plan on
666		<u>Decer</u>	mber 31, 2013), multiplied by the number of active Firefighters in the Plan on
667		the sa	ame date. For the purpose of this subsection, an "active" Police Officer or
668		<u>Firefic</u>	<u>ahter is an Employee as defined in Section 20-127, including DROP</u>
669		<u>Partic</u>	ipants.
670			
671		a.	To illustrate subsections (1) and (2) above, during the Plan Year ending
672			September 30, 2014, the Plan received \$ 2,143,898 in Chapter 185 premium
673			tax revenues (excluding the amount in the Chapter 185 premium tax revenue
674			reserve account on December 31, 2013). On October 1, 2014, there were
675			499 active Police Officers in the Plan. Accordingly, the per capita amount of
676			Chapter 185 premium tax revenues for each active Police Officer is \$
677			4,296.39. On October 1, 2014, there were 385 active Firefighters in the Plan.
678			Multiplying the number of active Firefighters by \$4,296.39 results in
679			\$1,654,110.15 in Chapter 175 premium tax revenues that would be retained
680			in the Plan and applied to reduce the City's annual required contribution to
681			<u>the Plan during the 2014 – 2015 Plan Year.</u>
682			
683		b.	In the event the Florida Division of Retirement requires that an additional
684			benefit be provided for the additional portion of Chapter 175 premium tax
685			revenues retained in the Plan, then, in that event, the Firefighter Member
686			contribution to the Plan may be increased by a percentage of the Firefighter
687			payroll that is equal to the additional amount of Chapter 175 premium tax
688			revenues retained by the Plan, and applied to reduce the Firefighter Member
689			contribution back to the current level. In no event shall the Firefighter
690			Member contribution rate exceed the Firefighter Member contribution rate
691			prior to the increase.

692 693 <u>SECTION 9.</u> That Chapter 20, "Personnel," Article IV, "Pensions," Division 4, "Fort Lauderdale 694 Firefighters' Supplemental Share Plan," amending Section 20-138, "Funding" as follows:

696 Sec. 20-138. - Funding.

695

697

- Allocation of additional premium tax revenues. The Retirement System has (a) 698 heretofore received additional premium tax revenues that were paid to and 699 collected by the state in calendar years 1998 through 2004. Upon implementation 700 of this supplemental share Plan, the Board shall allocate to each Participant a pro 701 rata share of the additional premium tax revenues to each respective Participant's 702 Account based upon his or her accrued Credited Service during the relevant 703 period. A Participant's year of Credited Service under this share Plan in calendar 704 year 1998 shall correspond to additional premium tax revenues paid to and 705 collected by the state in calendar year 1998. As of the effective date of this share 706 Plan, the additional premium tax revenues paid to and collected by the state in a 707 given calendar year are distributed to the Retirement System in the next 708 succeeding calendar year. Effective October 1, 2014, the provisions of this 709 Supplemental Share Plan as adopted by City Ordinance No. C-05-29 are hereby 710 amended in accordance with the provisions of Code Section 20-135 (t) of the 711 Retirement System. 712
- A Participant's pro rata shares of the initial allocation of additional premium tax revenues shall be based on each Participant's accrued Credited Service for each of the seven (7) years from calendar year 1998 through and including calendar year 2004.
- For allocations after the initial allocation of additional premium tax
 For allocations after the initial allocation of additional premium tax
 revenues, the Board shall allocate to each Participant's Account each year
 the additional premium tax revenues it receives under the provisions of F.S.
 § 175.121 (2004), based on his or her accrued credit Service during the
 relevant period.
- 722(3)The Board shall make the allocation of the additional premium tax revenues723it receives to the share Plan as soon as possible but in no event later than724five (5) days after its receipt of such additional premium tax revenues.725Thereafter, the Board shall forthwith allocate to each Participant's Account726the Participant's allocable share thereof based on the Participant's accrued

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727 728		Credited Service during the corresponding calendar year in which the additional premium tax revenues were paid to and collected by the state.
729 730		(4) The City shall not be required to levy any additional taxes on its residents or to make any contributions to the supplemental share Plan.
731 732 733 734 735 736	(b)	Payment of costs, expenses and fees. All costs, expenses and fees of administering the supplemental share Plan shall be paid from the assets of the share Plan in such fashion as the Board shall determine. Any allocation to a Participant's Account shall be net of the Participant's allocable portion of the share Plan's costs, expenses and fees of administering the share Plan based on the Participant's accrued Credited Service during the relevant period.
737 738 739 740 741 742 743	(c)	Exclusive benefit rule. No part of the assets of the supplemental share Plan shall be used for, or diverted to any purpose whatsoever other than for the exclusive benefit of Participants and beneficiaries thereof in accordance with the terms hereof and paying the expenses of the share Plan as provided in subsection (b) above. No person shall have any interest in, or right to, any part of the assets of the supplemental share Plan, except as and to the extent expressly provided in the Share Plan.
744 745 746 747	(d)	Custody of Fund assets. The Board shall hold all assets of the supplemental share Plan in trust solely for use in paying the benefits provided by the supplemental share Plan in accordance with the terms hereof and paying expenses of the share Plan as described in paragraph (b) of this City Code section 20-138.
748 749 750 751 752	unconstitutio	<u>D</u> . That if any clause, section or other part of this Ordinance shall be held invalid or nal by any court of competent jurisdiction, the remainder of this Ordinance shall not hereby, but shall remain in full force and effect.
753 754 755 756	SECTION 1 ² are hereby re	
757 758 759 760	SECTION 12 That this Ord	 That this Ordinance shall be in full force and effect upon final passage. linance shall be in full force and effect upon final passage.
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761	
762	PASSED FIRST READING this the day of, 2015.
763	PASSED SECOND READING this the day of, 2015.
764	
765	
766	
767	Mover
768	Mayor JOHN P. "JACK" SEILER
769 770	JUNN P. JACK SEILER
771	ATTEST:
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776	City Clerk
777	JONDA K. JOSEPH
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781 782	E:\Recovered\rbd_office\2015\P&F\IAFF\06.16.15 Draft IAFF Amendments (1).docx E:\Recovered\rbd_office\2015\P&F\IAFF\06.16.15 Draft IAFF Amendments (2 redline).docx
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