AMENDED IN COMMITTEE 7/8/2024

FILE NO. 240544

(SECOND DRAFT)

1	[Charter Amendment - Police Staffing and Voluntary Deferred Retirement Option Program for the Police Department]
2	the Fonce Department
3	Describing and setting forth a proposal to the voters at an election to be held on November
4	5, 2024, to amend the Charter of the City and County of San Francisco to define the term
5	"Full-Duty Sworn Officer"; modify the criteria for establishing recommended staffing
6	levels for sworn officers; change the requirement for the Chief of Police to submit a staffing
7	report from every two years to every three years; and establish a new voluntary Deferred
8	Retirement Option Program ("DROP") for the period from July 2025 – July 2030, for
9	eligible members of the Police Department (in the rank of officer, sergeant, or inspector)
10	that allows those members to earn additional deferred compensation in the Retirement
11	System for up to 60 months in exchange for agreeing to perform neighborhood patrol or
12	investigative work.
13	
14	Section 1. Findings.
15	(a) In the wake of an unprecedented global pandemic that strained emergency and public
16	safety responder staffing everywhere — one of several factors leading to a nationwide decline in
17	police recruitment numbers — cities like San Francisco struggle to recruit new officers and
18	offset the unusually high number of retirements facing our Police Department.
19	(b) In testimony before the Board of Supervisors in 2023, a San Francisco Police
20	Department ("SFPD" or "Police Department") commander described the City's police
21	understaffing crisis as "catastrophic for the Department if we cannot balance the attrition,"
22	warning that: "We are losing members at a far faster rate than we are hiring, and this pattern will
23	continue, and that gap will continue to widen for the next few years — unless we are able to do
24	something drastic."

(c) Chronic police understaffing enables elevated levels of public disorder and public

nuisance, which continue to overwhelm many parts of San Francisco. These problems include

open-air drug scenes, brazen street-level drug dealing, deteriorating street conditions, vehicular
and commercial smash-and-grabs, retail thefts and street-level fencing in stolen goods, graffiti
and malicious vandalism, and myriad property crimes plaguing numerous San Francisco
neighborhoods and tourist destinations. These conditions hinder San Francisco's post-COVID-19
economic recovery and fuel a public health crisis in drug overdose fatalities.

- (d) In March 2017, the Board of Supervisors adopted a resolution urging the Police Commission to form a Task Force, in collaboration with the Chief of Police, on Strategic Police Staffing for the purpose of determining the best methodology for establishing SFPD staffing levels. That Task Force endeavored to determine SFPD staffing levels using a workload methodology based on the demand for police services rather than utilizing other metrics such as population size.
- (e) In 2020, San Francisco voters amended the Charter to require the Police Department to submit a report and recommendations to the Police Commission every two years using the workload methodology and directed the Police Commission to use the report to inform the approval of the Police Department's budget.
- (f) The workload-based process, developed in partnership with an outside independent consultant, produced an initially recommended SFPD staffing level of 2,176 full-duty sworn officers (in 2021), which was subsequently revised to 2,182 sworn officers (in 2022) and then to 2,074 sworn officers (in 2023).
- (g) Although the City has made worthwhile progress in recent years to develop a workload-based methodology to calculate the number of full-duty officers required to meet San Francisco's policing needs, SFPD's full-duty staffing level has dropped precipitously by more than 23% since 2020. Given the added urgency presented by the impending retirement of many officers, adjusting the method for establishing recommended minimum SFPD staffing

levels — together with incentives to defer looming retirements with a focus on increasing deployments for patrol work and investigations — is prudent public policy.

- (h) The urgency of addressing San Francisco's chronic police understaffing crisis is not limited to public safety imperatives. It is creating needlessly expensive and wasteful inefficiencies, requiring significant overtime to run a short-staffed Police Department. In recent fiscal years, overtime has accounted for as much as 20% of SFPD's entire salary budget. The reliance on overtime also burdens an already-understaffed workforce, increasing the risk of officer burnout and taking a toll on the physical and mental well-being of officers and their families.
- (i) The City has made strides in hiring by approving the most competitive entry-level wages for new officers in the entire Bay Area. Additionally, through April of 2024, SFPD has made notable progress in recruiting lateral hires from other law enforcement agencies, with nearly one-in-four sworn officer hires having prior experience and certification in policing.
- (j) Because lateral hires require significantly less time than newly hired recruits to qualify for deployment, this Charter Amendment aims to incentivize additional lateral hiring. It does so by extending to lateral hires the opportunity to apply their prior service toward eligibility for a new voluntary Deferred Retirement Option Program ("DROP"), thereby enhancing the value of a program historically focused on retention to new recruits as well.
- (k) In 2008, the voters approved a Charter Amendment establishing the original DROP for certain members of the SFPD who had served at least 25 years and who were at least 50 years old. A deferred retirement program, like DROP, is a program that allows an employee who is eligible to retire to continue working while simultaneously drawing a pension. In the original DROP, participating officers would continue working at their prior salary and benefits while the City placed their monthly pension into an interest-bearing account (at 4% annual interest) that the employee would receive at the end of their participation in the DROP. During their

1	participation in the	DROP, officers were ineligible for promotion and the additional time served
2	would not count tow	vards added pension benefits. The original DROP was discontinued in 2011.
3	(l) Drawing	on lessons from the previous DROP as well as best practices from other
4	jurisdictions across	California, this proposal contains significant reforms that: (1) limit DROP
5	eligibility to the from	ntline ranks of officer, sergeant and inspector, with supervisory ranks from
6	lieutenant through c	hief ineligible for the program, (2) require DROP participants to perform
7	neighborhood patro	or investigation work, and (3) require participants to remain actively
8	working for SFPD o	uring their participation to address certain abuses observed in other
9	jurisdictions.	
10	(m) This Ch	arter Amendment aims to accelerate favorable public safety impacts and
11	help San Francisco	achieve full police staffing by (1) restoring police staffing levels to the
12	Charter and carrying	g forward the spirit of the 2020 Charter Amendment by periodically updating
13	this number based o	n a scientific workload analysis, and (2) establishing a voluntary DROP
14	program that would	be offered to eligible members of the Police Department, to attract and retain
15	sworn officers who	will be deployed to district stations for patrol or investigative work.
16		
17	Section 2. T	the Board of Supervisors hereby submits to the qualified voters of the City
18	and County, at an el	ection to be held on November 5, 2024, a proposal to amend the Charter of
19	the City and County	by revising Sections 4.127 and replacing expired text in Sections A8.900
20	through A8.910 to r	ead as follows:
21	NOTE:	Unchanged Charter text is in plain font.
22		Additions are <u>single-underline italics Times New Roman font</u> . Deletions are <u>strike through italics Times New Roman font</u> .
23		Asterisks (* * * *) indicate the omission of unchanged Charter subsections.
24		

SEC. 4.127. POLICE DEPARTMENT.

The Police Department shall preserve the public peace, prevent and detect crime, and protect the rights of persons and property by enforcing the laws of the United States, the State of California, and the City and County.

The Chief of Police may appoint and remove at pleasure special police officers.

The Chief of Police shall have all powers which are now or that may be conferred upon a sheriff by state law with respect to the suppression of any riot, public tumult, disturbance of the public peace, or organized resistance against the laws or public authority.

DISTRICT POLICE STATIONS. The Police Department shall maintain and operate district police stations. The Police Commission, subject to the approval by the Board of Supervisors, may establish additional district stations, abandon or relocate any district station, or consolidate any two or more district stations.

BUDGET. Monetary awards and settlements disbursed by the City and County as a result of police action or inaction shall be taken exclusively from a specific appropriation listed as a separate line item in the Police Department budget for that purpose.

POLICE STAFFING.

By no earlier than October 1 and no later than November 1 in 2025 and every-odd-numbered third calendar year thereafter, the Chief of Police shall transmit to the Police Commission a report describing the <u>D</u>department's current number of full-duty sworn officers

Full-Duty Sworn Officers and recommending staffing levels of full-duty sworn officers Full-Duty

Sworn Officers infor the subsequent two three fiscal years. Full-Duty Sworn Officers means full-time sworn members of the Department except those assigned to the San Francisco International

Airport, those on long-term leaves of absence, and Police Academy recruits. The report shall include an assessment of the Police Department's overall staffing, the workload handled by the

duties, and other information the Chief of Police deems relevant to determining proper staffing
levels of <u>Full-Duty Sworn Officers</u> full duty sworn officers. The report shall evaluate and make
recommendations regarding staffing levels at all district stations and in all types of jobs and
services performed by <i>full-duty sworn officers Full-Duty Sworn Officers</i> . By no later than July 1
in <u>2028 and</u> every <u>odd numbered</u> <u>third</u> calendar year <u>thereafter</u> , the Police Commission shall
adopt a policy prescribing the methodologies that the Chief of Police may use in evaluating
staffing levels, which may include consideration of factors such as workload metrics, the
Department's targets for levels of service, ratios between supervisory and non-supervisory
positions in the Department, progress toward the Department's "30 by 30 Pledge" to increase
the representation of women in police academy recruit classes to 30% by 2030 and to ensure
that police policies and culture intentionally support the success of women officers throughout
<u>their careers</u> , whether particular services require a fixed number of hours, and other factors the
<u>Police</u> Commission determines are best practices or otherwise relevant. The Chief of Police may
but is not required by this Section 4.127 to, submit staffing reports regarding <i>full-duty sworn</i>
officers Full-Duty Sworn Officers to the Police Commission more frequently than every three
even-numbered years.
Beginning in 2025, the Police Commission shall hold a public hearing regarding the
Chief of Police's staffing report by December 31 in every <u>year in which the Chief of Police</u>
submits a staffing report between October 1 and November 1-odd-numbered calendar year. The
Police Commission shall consider the <u>Chief of Police's</u> most recent report_in its consideration
and approval of the Police Department's proposed budget every fiscal year, but the Commission
shall not be required to accept or adopt any of the recommendations in the report.
The Board of Supervisors is empowered to adopt ordinances necessary to effectuate the
purpose of this <u>*Section 4.127</u> regarding staffing levels including but not limited to ordinances
regulating the scheduling of police training classes.

Further, the Police Commission shall initiate an annual review and submit the following
reports to the Board of Supervisors annually for the Board's review: (1) a report on progress,
obstacles, and additional needs, if any, for the successful recruitment and retention of Full-Duty
Sworn Officers and to achieve and maintain the Department's recommended staffing levels; (2)
a report monitoring the progress toward the Department's "30 by 30 Pledge," as described
above, including a description of the Department's recruitment plan and an outline of milestones
to achieve the pledge's goals; and (3) a report on opportunities and plans to civilianize as many
positions as possible and submit that report to the Board of Supervisors annually for review and
approval. Beginning on January 1, 2030, the Board of Supervisors may by ordinance amend the
reporting requirements in this paragraph.

PATROL SPECIAL POLICE OFFICERS. The Commission may appoint patrol special police officers and for cause may suspend or dismiss patrol special police officers after a hearing on charges duly filed with the Commission and after a fair and impartial trial. Patrol special police officers shall be regulated by the Police Commission, which may establish requirements for and procedures to govern the position, including the power of the Chief of Police to suspend a patrol special police officer pending a hearing on charges. Each patrol special police officer shall be at the time of appointment not less than 21 years of age and must possess such physical qualifications as may be required by the Commission.

Patrol special police officers may be designated by the Commission as the owners of a certain beat or territory which may be established or rescinded by the Commission. Patrol special police officers designated as the owners of a certain beat or territory or the legal heirs or representatives of the owners may dispose of their interest in the beat or territory to a person of good moral character, approved by the Police Commission and eligible for appointment as a patrol special police officer.

1	Commission designation of beats or territories shall not affect the ability of private
2	security companies to provide on-site security services on the inside or at the entrance of any
3	property located in the City and County.
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5	POLICE DEPARTMENT DEFERRED RETIREMENT OPTION PROGRAM ("DROP")
6	A8.900 PREAMBLE ESTABLISHMENT AND PURPOSE OF PROGRAM.
7	(a) It is critical to the health, the safety, and economic vitality of the City and County
8	of San Francisco, that the City be able to recruit new Police Officers, and retain veteran Police
9	Officers. Recent experience has demonstrated that the City's Police Department has had
10	difficulty recruiting qualified Police Officers, and, more significantly, has had difficulty retaining
11	the services of veteran Police Officers.
12	(b) There is a highly competitive labor market for the services of Police Officers.
13	Additionally, due to the historical hiring patterns in this Department, hundreds of Police Officers
14	will become eligible for normal service retirement in the next three to five years. The City Police
15	Department is already three hundred officers below the Charter mandated staffing level.
16	(c) In order to address this recruitment and this retention problem, through this
17	measure the voters establish a voluntary Deferred Retirement Option Program (DROP) which
18	would be offered to members of the Police Department in order to create an incentive for the
19	retention of experienced Police Officers, and as well, to attract new Officers.
20	(d) Specifically, as well, the voters intend that this Charter provision, if adopted, shall
21	be "cost neutral" to the City; that is, it shall not impose new costs upon the City as a
22	consequence of the participation by Police Officers in the DROP.
23	(e) Finally, in order that the cost impact of the DROP may be assessed, this measure
24	additionally provides that at the end of the third year after the implementation of the Program,

the Board of Supervisors, pursuant to data provided by the Police Department along with an

1	analysis by the Controller of the City and County and the consulting actuary of the Retirement
2	Board, shall determine whether the Program has been cost neutral, and whether in light of its
3	achievement of the goals of the measure, it should be continued for an additional three year
4	term, and thereafter, subject to similar evaluations.
5	(a) Establishment. Sections A8.900 through A8.910 of the Charter hereby establish a
6	voluntary Deferred Retirement Option Program ("DROP").
7	(b) Purpose. The purpose of the DROP is to facilitate the retention and recruitment of
8	police officers, with the ultimate goal of having a fully-staffed police force.
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10	A8.901 ELIGIBILITY TO PARTICIPATE IN THE DEFERRED RETIREMENT
11	OPTION PROGRAM.
12	(a) Sworn members of the Police Department occupying the rank of Police Officer
13	(currentlyClassification Code Q2-Q4 as of 2024), Sergeant (currentlyClassification Code Q50-
14	Q52 as of 2024), or Inspector (currently Classification Code 0380-0382 as of 2024) at their date
15	of entry into the <u>DROPProgram</u> , shall be eligible to participate in the DROP for up to a

- (a) Sworn members of the Police Department occupying the rank of Police Officer (currentlyClassification Code Q2-Q4 as of 2024), Sergeant (currentlyClassification Code Q50-Q52 as of 2024), or Inspector (currentlyClassification Code 0380-0382 as of 2024) at their date of entry into the DROPProgram, shall be eligible to participate in the DROP for up to a maximum of 36 60 months from their date of entry into the DROPProgram, provided they otherwise meet the eligibility standards set forth in Section A8.901(eb). Sworn members of the Police Department occupying the ranks of Sergeant (currently Q50 Q52) and Inspector (currently 0380-0382) at their date of entry into the Program, shall be eligible to participate in the DROP of up to a maximum of 24 months from their date of entry into the Program, provided they otherwise meet the eligibility standards set forth in Section A8.901(e).
- (b) Sworn members of the Police Department occupying the ranks of Lieutenant (currently Q60 Q62) and Captain (currently Q80 Q82) at their date of entry into the Program shall be eligible to participate in the Program for a maximum of 12 months from their date of entry into the Program, provided that they otherwise meet the eligibility standards set forth in

Section A8.901(c). No sworn member of the Police Department occupying a rank above that of Captain shall be eligible to participate in the Program.

—(e) To be eligible to participate in the DROP, a sworn member occupying one of the eligible ranks must additionally be an active employee of the San Francisco Police Department, have at least 25 years of service <u>credit</u> as a sworn member of the Department, including any service as a member of the San Francisco Airport Police <u>or service credit granted through a lateral transfer;</u> and be at least 50 years of age at the time of entry into the <u>DROPProgram; and Additionally, a member must</u> be <u>either</u> a "full duty sworn officer Full-Duty Sworn Officer" as that term is <u>used defined</u> in Charter Section 4.127 <u>or a member currently assigned to the San Francisco International Airport.</u> Reciprocity must be established prior to participation in the DROP and the member must exit the DROP and retire from the reciprocal plan concurrently. As a condition of participation in the DROP, a sworn member shall agree to be assigned to a district station within the Field Operations Bureau to perform neighborhood patrol work, or to the Investigative Bureau to conduct investigations, As a condition of participation the sworn member mustand shall further agree to that they shall terminate their employment with the City through retirement at the conclusion of their participation in the DROPProgram.

A8.902 EFFECT OF DISABILITY ON CONTINUED PARTICIPATION.

(a) If, after a member becomes a participant in the DROP, the member-*shall* becomes incapacitated for the performance of duty by reason of any bodily injury received in or illness caused by the performance of duty, said member will be eligible to apply for a retirement for incapacity and be subject to the same eligibility requirements provided elsewhere in this Charter as though the participant was not enrolled in the DROP. If a member receives a retirement for this duty related incapacity, said retirement shall be in lieu of the benefits provided in accordance with these DROP provisions, and the participant shall be paid an industrial disability retirement

benefit as if the participant had never entered the DROP. <u>Participation in the DROP terminates</u>
on the date the Retirement Board approves a DROP participant's application for disability
retirement, after which no DROP distribution(s) shall be made. The DROP participant shall be
paid an industrial disability retirement allowance as if they had never entered the DROP.

- (b) If, after a member becomes a participant in the DROP, the member *shall* becomes incapacitated for the performance of duty by reason of any bodily injury received or illness not related to the performance of duty, said member will be eligible to apply to terminate participation in *the* DROP in accordance with Section A8.906. The participant will be paid the balance credited in their DROP Account, and will begin to receive a monthly payment as determined under Section A8.903, including any cost of living adjustments to which the member would otherwise be entitled.
- (c) In the event a member *shall* becomes temporarily incapacitated for the performance of duty while participating in the DROP, the member is entitled to disability benefits only as provided for in this Charter. The member is thus no longer a "full duty sworn officer," as defined in Section 4.127 eligible to participate in DROP under Section A8.901(eb), and therefore the member's service retirement payments will be suspended for the period during which disability benefits are received. The member's DROP enrollment shall be extended for the period during which disability benefits were received, provided that this extension may not exceed 30 months one-half of the permitted maximum participation period for the rank occupied by the member at the time of enrollment in the DROP.
- (d) In the event a member who is participating in the DROP applies for a retirement for incapacity, and the application remains unresolved at the conclusion of their DROP participation period, that member must leave the DROP when their participation period concludes, but they shall be permitted to continue on disability status with the Department until such time as their application is finally determined. In no event, however, shall any such member

receive the distribution of their DROP Account until their disability retirement status is finally determined.

(e) Members waive any right to apply for or be granted a disability pension once they have taken distribution of the funds in their DROP account.

A8.903 THE EFFECT OF PARTICIPATION IN THE DROP UPON PENSION BENEFIT CALCULATIONS.

Upon the voluntary entry of a qualified member into the DROP, that member's Retirement System benefits, including survivor benefits, shall be frozen, and shall not be increased as a result of any additional service time, increase in age or compensation earned by the member while they are participating in the DROP. During the period of a member's participation in the DROP, the monthly service pension payment described herein shall be increased by any cost of living adjustment to which the member would otherwise be entitled, if retired, during the period of their participation in the DROP, pursuant to the terms of the retirement plan which applies to the member.

A8.904 ESTABLISHMENT OF THE DROP ACCOUNT.

- (a) The DROP Account is an account established for book-keeping purposes within the Retirement System for each member who elects to enter *the* DROP.
- (b) Commencing with the first pay period after the entry of a member into the DROP, and for each pay period thereafter so long as the member participates in the DROP, the service pension (including any Cost of Living Adjustments) to which the member would otherwise be entitled based on their compensation, age, and length of service as of their date of their entry into the Program, shall be credited monthly into a DROP Account established within the Retirement System for each individual participant.

(c) A participating member, to the extent permitted by law and regulations established by the Retirement Board and the Board of Supervisors, may direct the crediting into that member's DROP Account the dollar value of any compensatory time off, accrued unused vacation, or accrued Sick Pay, if any, to which the member may be entitled, in lieu of receiving a payout of those amounts upon the date of entry into the DROP.

-(d) The DROP Account into which the member's monthly service pension is credited shall also be credited on a monthly basis with interest at an annual effective rate of 4% four percent throughout the period of the member's participation in the DROP.

A8.905 RIGHTS OF SURVIVING SPOUSE, DOMESTIC PARTNER, OR DEPENDENTS.

- (a) If a member shall die by reason of an injury received in, or illness caused by the performance of duty during the period of their participation in the DROP, the member's qualified surviving spouse, qualified registered/certified domestic partner, or other qualified dependents provided for in this Charter shall receive a death allowance pursuant to the applicable provisions of the Charter as if the member had never elected to enter *the* DROP. Whichever of the member's qualified surviving spouse, qualified registered/certified domestic partner, or other qualified dependents provided for in this Charter is entitled to receive this allowance may, instead of receiving the benefit under this *paragraphsubsection* (a), elect to receive a non-work related death benefit as specified in *subsectionparagraph* (b) below.
- (b) If a member shall die during the period of their participation in the DROP for non-work related causes, the surviving qualified spouse, qualified registered/certified domestic partner, or other qualified dependents provided for in this Charter, shall be entitled to a post-retirement continuation allowance, along with any amounts credited to the deceased member's DROP Account, determined as if the participant had elected to voluntarily withdraw from *the*

- DROP under Section A8.906 on the participant's date of death. Such payments shall be made on the basis of beneficiary elections made by the member at the time of *their his or her* entry into DROP, and updated from time to time, as set forth in Section A8.905(d).
 - (c) In order for a surviving spouse or registered/certified domestic partner to be qualified for the monthly allowance described in this \$\sigma Section \frac{A8.905}{A8.905}\$, the member must have been married, or have established a domestic partnership within the time limits specified by this Charter. In order for surviving dependents to be qualified for the monthly allowance described in this \$\sigma Section\$, such dependents must satisfy the requirements of the retirement provisions of this Charter. In any circumstance where the eligibility requirements specify the member's date of retirement, those requirements must be met at the date of entry into the DROP.
 - (d) A member who elects to participate in the DROP may designate a beneficiary for the proceeds of the member's DROP Account in writing, not later than the time of entry into the DROP. The member may change the designation at any time prior to the distribution of the DROP Account. If the designated beneficiary predeceases the participating member, and the member becomes deceased before designating a new beneficiary, any distribution of the proceeds of the DROP Account shall be made to the estate of the member, pursuant to law.
 - (e) Notwithstanding the above provisions, a member's designation of a DROP Account beneficiary shall be subject to community property obligations, if any, under applicable California law.

A8.906 TERMINATION OF PARTICIPATION IN THE DROP.

(a) A member's participation in the DROP shall be terminated, other than by death or disability, by the first occurrence of any of the following: (1) the member's completion of the applicable DROP participation period set forth in Section A8.901(a) or (b); (2) the member's voluntary termination of employment while a DROP participant; (3) involuntary termination of

1	the member's employment; provided, however, that distribution of the member's DROP Account
2	shall be deferred during the pendency of any hearing or appeal of the member's termination of
3	employment. Should the member be reinstated to employment, the member may continue to
4	participate in the DROP for the full duration of the member's original participation period. Any
5	time during which the member was excluded from DROP participation shall not be deducted
6	from the member's maximum participation period set forth in Section A8.901(a) or (b).
7	(a) DROP participation shall be terminated by the first occurrence of any one of the
8	following events:
9	(1) Upon the member's completion of the 60-month DROP participation period, or
10	upon their voluntary exit from the DROP at any time during the participation period.
11	(2) Involuntary termination of employment. At the member's request, distribution of
12	the DROP account will be withheld while the appeal of the member's termination is pending.
13	Should the member be reinstated, the member may continue to participate in the DROP if the
14	account has been withheld. The period of the DROP participation will continue under the terms
15	of the original application.
16	(3) Death of the member.
17	(4) Approval of disability retirement benefits under the terms of this Charter.
18	(5) Voluntary termination of employment prior to the completion of the DROP
19	participation period.
20	(b) No interest shall accrue after any one of the events set forth in subsection (a)
21	terminating the DROP.
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A8.907 EMPLOYMENT STATUS OF THE MEMBER DURING

PARTICIPATION IN THE DROP.

- (a) During the period of a member's participation in the DROP, the member shall continue to receive the regular compensation attached to the rank occupied by the member at the time of enrollment in the <u>DROPProgram</u>, and the member shall have all of the rights, privileges, benefits, and obligations of employment, including health benefits, attached to said rank, and shall be subject to all of the other terms and conditions of active employment in their respective rank and assignment. No member shall be eligible for a promotion during the time of their participation in the DROP.
- (b) Notwithstanding the continued receipt by a participating member of the regular compensation and benefits attached to the rank and assignment which they occupy during their time in the DROP, no participating member shall receive service credit or compensation credit for retirement purposes pursuant to this Charter on account of their participation in the DROP. The member shall be subject to the employee contribution, as required by this Charter for all other active members of the Police Department, into the Retirement System. The City and County need not continue to make its required contributions for any DROP participant. Member contributions made during a participation in the DROP shall be deemed a contribution to the general assets of the Retirement System, and shall not be a part of the member's DROP Account.

A8.908 COMPLIANCE WITH TAX LAWS AND IMPLEMENTATION.

(a) It is the intent of the voters that the DROP shall not jeopardize in any way the tax qualified status of the Retirement System under Section 401 of the Internal Revenue Code of 1986, as amended from time to time, including, but not limited to, Section 415 of the Code, as amended.

(b) The Board of Supervisors shall adopt ordinances to implement the DROP, including to repeal or amend Administrative Code Sections 16.63 through 16.63-10 as necessary and appropriate to conform to revisions in the DROP as enacted at the November 5, 2024 election, and the Retirement Board shall adopt such rules as may be necessary to implement the DROP, regulate investment and distribution of the DROP contributions, establish forms and procedures for designating beneficiaries of the DROP Account, and all such other matters as may be necessary, in its discretion, to implement the Program, including the revisions as enacted at the November 5, 2024 election, by no later than July 1, 20082025 and to assure its tax-qualified character.

A8.909 DETERMINATION OF COST NEUTRALITY REAUTHORIZATION.

(a) The implementation of the DROP shall not result in any net increase in cost to the City. This determination shall take into account the costs associated with payroll, the expenditures associated with the recruitment and training of Police Officers, the costs of conducting academies for such recruits and trainees, the Field Training Officer costs, the retirement contributions made by members participating in the DROP, and the City, and the City's share of the return on the investment of the DROP funds, along with any other cost or savings elements related to the implementation of the Program. Notwithstanding this objective, the DROP shall be given a sufficient trial period to determine whether, as implemented, it is cost neutral to the City as so defined. By no later than December 15 in the fifth year after the effective date of the DROP and every fifth year thereafter, the Board of Supervisors must act by motion to either reauthorize the DROP for an additional five-year period without amendment, or, if the reauthorization motion fails, allow it to expire.

(b) Not later than April 15, in the third year after the effective date of the DROP, a joint report prepared by the Controller of the City and the consulting actuary of the Retirement

1	System documenting the net cost effect of the Program shall be submitted to the Board of
2	Supervisors, and the Board shall determine by majority vote whether, on the basis of said report
3	the Program shall be renewed for an additional period of time as specified by the Board, but in
4	no event beyond an additional three years.
5	(\underline{be}) By no later than December 15 in the fifth year after the effective date of the
6	DROP, the Board of Supervisors, pursuant to data provided by the Police Department along
7	with an analysis by the Controller of the City and County and the consulting actuary of the
8	Retirement Board, shall determine the cost of the DROP, and whether in light of its achievement
9	of the goals of the measure, it should be continued for an additional five-year term, and
10	thereafter, subject to similar evaluations. The net cost effect of the DROP Program shall be
11	similarly evaluated periodically thereafter, pursuant to a schedule established by ordinance
12	adopted by the Board of Supervisors by majority vote; provided, however, that in no event may
13	such an evaluation be conducted less often than every three five years after the initial evaluation.
14	(c) The Board of Supervisors may by ordinance reduce or cap the number of new
15	DROP requisitions available for the upcoming fiscal year. In setting any limit on the number of
16	new DROP requisitions, the Board of Supervisors may consider the number of Full-Duty Sworn
17	Officers then employed by the Police Department.
18	(d) If the Board of Supervisors determines not to renew the <u>DROP Program is not</u>
19	<u>renewed by ordinance</u> , those members then enrolled shall be permitted to complete their
20	<u>DROP Program</u> participation pursuant to the terms in effect when they entered into the
21	<u>DROP</u> Program .
22	(e) Should the DROP expire under subsection (a) and following the completion of
23	participation in the DROP under subsection (d), the City Attorney may cause Sections A8.900
24	through A8.910 to be removed from the Charter.

A8.910 WITHDRAWAL OR ROLLOVER OF DROP ACCOUNTS.

(a) Upon the termination or conclusion of a member's participation in the DROP, the member shall be paid a lump sum equal to the balance in the member's DROP Account, or, pursuant to the member's instructions, that balance shall be paid as a direct rollover into a qualified retirement plan. The Retirement Board shall establish rules, and may develop such forms as may be appropriate, regarding distribution of the DROP Account proceeds, the rollover of such proceeds into a qualified retirement plan, and the time periods within such which distributions may be made.

(b) Upon the voluntary withdrawal of a member from the DROP, or the expiration of their participation period, the member shall be deemed to be retired on a service pension and shall then commence receiving directly the monthly service pension amount calculated pursuant to Section A8.903, including any cost of living adjustments to which the member would have been otherwise entitled during the time of their participation in the DROP, and shall, for all other purposes under this Charter and £State law be deemed to be a retired member of the Police Department.

Section 3. At the February 5, 2008 election, the voters approved the addition of Sections A8.900 through A8.910 to the Charter, thereby establishing the Police Department Deferred Retirement Option Program ("DROP"). It was a program with an initial three-year term, and would expire unless extended by the Board of Supervisors. In 2011, following its initial three-year term, the DROP was not renewed by the Board of Supervisors, and thus expired by operation of law. But Sections A8.900 through A8.910 have remained physically in the Charter, albeit without legal effect.

Notwithstanding the "NOTE" regarding fonts at the beginning of Section 2 of this measure, Sections A8.900-A8.910 of the Charter amendment have been prepared using fonts for

1	existing text and amendments to existing text, merely as a convenience and in recognition that	
2	the prior language was never physically removed from the Charter. The net effect is that the	
3	words in Section A8.900-A8.910 designated according to the "NOTE" as in plain font for	
4	"unchanged Charter text" and in single-underline italics Times New Roman font for "additions"	
5	constitute the text being adopted by the voters at the November 5, 2024 election.	
6	APPROVED AS TO FORM: DAVID CHIU, City Attorney	
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8	By: <u>/s/</u>	
9	TIM FAMA Deputy City Attorney	
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