Amended 9/24/19 ENACTED 9/24/19

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amended by the Finance Committee:

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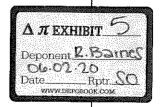
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## ORDINANCE 2019-566-E

Introduced by the Council President at the request of the Mayor and

AN ORDINANCE REGARDING CHAPTER 120 (GENERAL EMPLOYEES AND CORRECTIONS OFFICER PENSION PLANS AND ALL EMPLOYEES DEFINED CONTRIBUTION RETIREMENT PLANS), ORDINANCE CODE; AMENDING SECTION 120.201 (DEFINITIONS), SECTION 120.202 (MEMBERSHIP), SECTION 120.203 (CONTRIBUTIONS), SECTION 120,206 (TIME SERVICE RETIREMENT BENEFITS), SECTION 120.207 (SURVIVOR BENEFITS), SECTION 120.209 (VESTING, TERMINATION, REEEMPLOYMENT), SECTION 120.502A (GENERAL EMPLOYEES DEFINED CONTRIBUTION PLAN MEMBERSHIP), SECTION 120.503A (CONTRIBUTIONS), AND SECTION 120.504A (VESTING IN GENERAL DEFINED EMPLOYEES CONTRIBUTION PLAN), CODE. TOEMPLOYEES' ORDINANCE PROTECT RETIREMENT BENEFITS UNDER THE GENERAL EMPLOYEE RETIREMENT PLAN; REQUIRING COLLECTIVE BARGAINING WHERE APPLICABLE; MAKING AMENDMENTS CONTINGENT UPON RECAPITALIZATION EVENT PROVIDING FOR A SUNSET DATE; PROVIDING AN EFFECTIVE DATE.



WHEREAS, employees of JEA participate in and are members of
the City of Jacksonville General Employees Retirement Plan; and
WHEREAS, all JEA employees perform valuable services for the
customers and citizens they serve; and

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WHEREAS, JEA provides a work environment which emphasizes safety and a positive culture;

WHEREAS, JEA operates in a rapidly evolving business climate to provide energy, water and wastewater services; and

JEA is exploring strategic options to ensure it continues to serve its customers and citizens in a cost-effective and reliable way; and

WHEREAS, JEA employees devote their professional lives and careers to its service and have earned the certainty of an undiminished retirement benefit contained within the General Employee Retirement Plan; and

WHEREAS, JEA desires to recognize the past and continued service of its employees and incentivize their continued service by protecting employees' retirement benefits under the General Employee Retirement Plan; now therefore

BE IT ORDAINED by the Council of the City of Jacksonville:

Section 1. Amending Chapter 120 (General Employees Corrections Officer Pension Plans and All Employees Defined Contribution Retirement Plans), Ordinance Code. Chapter Ordinance Code, is hereby amended to read as follows:

CHAPTER 120. THE GENERAL EMPLOYEES AND CORRECTIONS OFFICERS PENSION PLANS AND ALL EMPLOYEES DEFINED CONTRIBUTION RETIREMENT PLANS.

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PART II. THE GENERAL EMPLOYEES RETIREMENT PLAN.

Sec. 120,201 - Definitions.

(i) Credited Service shall mean membership credit upon which a member's eligibility to receive benefits under the Retirement Plan is based, or upon which the amount of such benefits is

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Sec. 120.202. - Membership.

to be determined.; provided that employees of JEA actively employed on the effective date of a Recapitalization Event shall be granted Credited Service pursuant to Section 120.209(b)(1) and (2).

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(dd) Minimum Vesting shall mean five years of credited service before the member is entitled to retirement benefits except for service-incurred disability retirement income or service incurred death benefits. Employees of JEA actively employed on the effective date of a Recapitalization Event shall be deemed to have reached Minimum Vesting without regard to the number of years of Credited Service.

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(hh) Recapitalization Event shall mean the closing and funding of a transaction or a series of related transactions in accordance with Article 21 of the Charter of the City of Jacksonville and any other applicable law that results in either (i) unencumbered cash proceeds to the City of Jacksonville of least at Three Billion Dollars (\$3,000,000,000) or (ii) at least 50% of the net depreciated property, plant and equipment value of either JEA's electric system or JEA's water and wastewater system being transferred, assigned, sold or otherwise disposed of. The effective date of a Recapitalization Event shall be the date of closing of a transaction that results in either of the above two contingencies occurring, or in the case of a series of related transactions, the date of a closing of a transaction that, when combined with other prior transactions in the series, results in either of the above two contingencies.

(a) Consistent with the provisions of Chapter 16 of the City Charter, full-time civil service employees not eligible for membership in another City-sponsored pension plan shall become members of the Plan if hired before October 1, 2017. Any full-time civil service employee hired on or after October 1, 2017, shall not be eligible for membership in the Plan but shall be a member of the defined contribution plan as provided for in Part V, Subpart A.

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- (3) Employees hired on or after October 1, 2017, shall never be eligible to be Members of the Retirement Plan. Employees hired on or after October 1, 2017, shall be members of the General Employees Defined Contribution plan provided for in Part V, Subpart A.

  This prohibition shall apply to employees of JEA regardless of method of accrual or computation of years of Credited Service.
- (4) JEA employees who received additional Credited Service pursuant to section 120.209(b) may be reemployed by the City of Jacksonville, and if otherwise eligible, re-enroll in the Retirement Plan. However, the employee will not receive additional credited service or be required to make employee contributions until their actual period of employment by the City following re-enrollment in the Plan exceeds the period of Credited Service granted to them pursuant to section 120.209(b).

\* \* \*

(d) If a new employee chooses the GEDC plan, the employee may elect to revert to the DB plan not later than the employee's fifth anniversary of <a href="mailto:employment">employment</a>, following certification that the

employee has completed the intensive training program sponsored by the City. In addition, the employee shall have a one-time option after the employee's fifth anniversary of employment and prior to retirement to convert back to the DC plan. For purposes of this section as it applies to JEA employees only, the fifth anniversary shall be based on the actual period of JEA employment and not years of Credited Service pursuant to section 120.206(a) or section 120.209(b).

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- (e) If a new employee initially chooses the DB plan, and then elects to convert—transfer to the GEDC plan within the first five years of employment, then the employee will have the remaining portion of the initial five-year period of employment to elect to convert from the GEDC plan back transfer to the DB plan. This initial five-year window will be open to a new employee regardless of his or her initial choice of Plan, but the number of changes from one Plan to the other will be limited to three during such five-year period. All employees seeking to revert from the DB plan to the DC plan must be certified to have completed the intensive training program sponsored by the City. A new employee who elects the DB plan will have an additional option after the first five years of employment to convert to the DC plan at any time prior to retirement from the City. A new employee who elects the GEDC plan will not have any option after the end of the first five years of employment to convert to the DB plan. For purposes of section as it applies to JEA employees, this the fifth anniversary or first five years of employment or five-year window shall be based on the actual period of JEA employment and not years of Credited Service pursuant to section 120.206(a).
- (f) JEA employees hired before October 1, 2017 who are members of the General Employees Defined Contribution Plan and who are actively employed on the effective date of a Recapitalization

Event shall be permitted to transfer to the DB Plan. Such JEA employees who transfer to the DB Plan will receive Credited Service under the DB Plan for the actual period of their JEA employment prior to the transfer, as well as Credited Service granted pursuant to section 120.209(b)(1) or (2). JEA employees hired before October 1, 2017 and who are actively employed on the effective date of a Recapitalization Event but who are not yet vested shall be subject to the provisions of section 120.209(b)(1).

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Sec. 120.203. - Contributions; refunds of contributions.

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(j) In consideration of the exit of JEA employees from active membership in the Plan upon a Recapitalization Event and the additional benefits granted to them in section 120.209(b), JEA shall make an additional contribution to the Plan in a lump sum within fourteen (14) days following the funding of a Recapitalization Event. That additional contribution shall be calculated as an amount necessary to maintain the Plan's level of Unfunded Actuarial Accrued Liability, as calculated for funding purposes and shall be based on an actuarial valuation agreed upon by JEA and the City Finance Department as near as practical to the date of execution of definitive documents. Other events during the year may affect the Unfunded Actuarial Accrued Liability. However, the objective underlying the calculation of this additional contribution from JEA is for the Plan's Unfunded Actuarial Accrued Liability not to be affected by the transaction, i.e., the Unfunded Actuarial Accrued Liability shall be the same before as after the date of the Recapitalization Event. This objective and the calculation of the additional contribution shall recognize the actuarial gain occurring due to the exit of all Plan members employed by JEA, converting from

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active employees to either retirees or vested separated members, and shall recognize the cost of the additional benefits granted to such members and as described in this Part II by reason of the Recapitalization Event. Following a Recapitalization Event, and the payment by JEA of the contribution required by this section, the Plan's Unfunded Actuarial Accrued Liability attributable to JEA shall be an obligation of the City of Jacksonville.

After the Recapitalization Event and the exit of JEA employees from active membership in the Plan, the Plan shall not have any recourse against JEA or its successor for any employer contribution or other amortization payments on the Unfunded Actuarial Accrued Liability.

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Sec. 120.206. - Time service retirement benefit; cost-of-living adjustments.

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(b) A normal retirement benefit shall be determined by multiplying 2.5 percent of final monthly compensation as defined in Section 120.201 by the number of years of credited service to a maximum of 80 percent. Members actively employed by JEA on the effective date of a Recapitalization Event who are, at that time, eligible for time service retirement benefits pursuant to section 120.206(a) shall be treated in all respects as retired as of such date and entitled to immediate retirement benefits and attendant rights as described in this Part II.

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Sec. 120.207 - Surviving spouse benefits; children's benefits; orphans' benefits; dependent parents; funeral expenses.

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(1) For members actively employed by JEA on the effective date of

the Recapitalization Event as described in section 120.209(b)(1) and 120.209(b)(2) that receive additional credited service and will have a deferred retirement benefit, in the event of the death of such a member subsequent to the effective date of a Recapitalization Event but prior to the date of eligibility for monthly benefits or the date of application to rescind the deferred vested accrued benefit, the eligible surviving spouse shall receive a benefit of 75% of the deferred benefit but based on a 2% accrual instead of 2.5%. The supplement paid will be based on actual service.

- i. The benefit shall be paid immediately effective the day after the death of the former employee.
- ii. The benefit will be increased by 10% for each surviving child under 18 until the child turns 18 up to a maximum of 100% of the former employee benefit calculated at the 2% accrual rate.
- iii. If there is no eligible spouse, minor children will receive a benefit of \$300 per month until age 18 (with no supplement) up to the same maximum.
- iv. Orphaned children will be paid the same benefit as the spouse.
- v. In the case of multiple children the benefit is to be paid in an amount not to exceed the total eligible spousal benefit.
- vi. In the cases with child benefits with no eligible spouse,

  if employee contributions remain after all payments are

  made to children they will be paid to any eligible

  children after the last child turns 18.
- vii. If there is no eligible surviving spouse or surviving children, the estate will be paid the value of the employee contributions only.

Sec. 120.209 - Vesting, termination, re-employment.

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- (b) A member who shall leave the service of the City prior to eligibility for normal service retirement or early service retirement, but who has completed five years of creditable service shall be entitled to receive retirement benefits commencing at age 65 at a 2.5 percent accrual rate for each year of creditable service. Such benefits will be based on final monthly compensation as defined in Section 120.201(n) and credited service as of the date of termination.
  - (1) Notwithstanding any provision to the contrary in this Part

    II, members actively employed by JEA on the effective date

    of a Recapitalization Event who have, at that time,

    completed less than five years of credited service:
    - (a) Shall be treated for all purposes under this Part II has having, as of such date, completed five years of credited service for vesting eligibility and for benefit accrual purposes and shall be considered vested in such accrued benefit and treated as a Vested Separated Member;
    - (b) Shall be entitled to receive such monthly accrued benefit commencing on the date otherwise applicable to Members as set forth in section 120.209(b) based on five years of credited service and final monthly compensation determined based on the member's average monthly compensation for the highest 36 consecutive months of JEA service, or if the member's actual period of JEA service is less than 36 months, the monthly average for the actual period of service, to the effective date of such Recapitalization Event;

- (c) May rescind the deferred vested accrued benefit and, in lieu of the right to any future benefit from the Plan, receive a single sum amount equal to twice the accumulated employee contributions, without interest, either by lump sum payment or by rollover, as provided in section 120.203, provided the application to rescind vested rights is received by the Plan not less than six months prior to the date the deferred vested benefit would be payable; and
- (2) Notwithstanding any provision to the contrary in this Part II, members actively employed by JEA on the effective date of the Recapitalization Event who have, at that time, completed five or more years of credited service but who have not satisfied the conditions for time service requirement set forth in section 120.206(a) shall:
  - (a) Shall be treated for all purposes under this Part II as a vested separated member;
  - (b) Shall have additional years of credited service added for benefit accrual purposes as follows: each such vested separated member's monthly deferred vested benefit accrued as of the effective date of such Recapitalization Event shall be determined using the number of years of credited service such member would have as of their earliest normal retirement date (i.e., the earliest date the conditions set forth in section 120.206(a) would be satisfied if such member were to continue to working in covered employment until such date);
  - (c) Shall have the monthly vested benefit accrued as of the effective date of such Recapitalization Event determined using the member's final monthly compensation as of the

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effective date of such Recapitalization Event;

- (d) Shall have the monthly vested benefit accrued as of the effective date of such Recapitalization Event determined with recognition of any minimum benefit applicable under section 120.206(q) including any indexation of the minimum as described therein;
- (e) Shall be entitled to receipt of such monthly vested benefit accrued commencing on the earliest normal retirement date (i.e., the earliest date the conditions set forth in section 120.206(a) would be satisfied if such member were to continue to work in covered employment until such date).
- (3) Following a Recapitalization Event, and the accrual of additional service pursuant to section 120.209, JEA employees shall have no further accruals under the Retirement Plan unless reemployed by the City and in accordance with section 120.202(a)(4).

## Part V. DEFINED CONTRIBUTION PLAN.

## SUBPART A. GENERAL EMPLOYEES DEFINED CONTRIBUTION PLAN.

Sec. 120.502A. - Membership.

(a) Membership shall be comprised of all general employees of the City as defined in Section 120.201(m), Ordinance Code, hired on or after October 1, 2017. The membership shall also include any employee hired prior to October 1, 2017 who pursuant to the provisions of Section 120.202 elects to become a member of the GEDC., including those JEA employees actively employed as of the effective date of the Recapitalization Event.

The membership shall also include any employee hired prior to

October 1, 2017 who pursuant to the provisions of Section 120.202 elects to become a member of the GEDC.

Sec. 120.503A. - Contributions.

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Member contributions shall be eight percent of earnable compensation as defined in Section 120.201(1) of the Ordinance Code. Member contributions shall be picked-up rather contributed as provided in Section 414(h) of the Internal Revenue Code. A portion of the Member contributions, equal to 0.3 percent, shall be used to fund the disability and survivor benefits outlined below. The City shall contribute the minimum amount necessary to maintain the City's exemption from Social Security, but not less than 7.7 percent of earnable compensation. On and after October 1, 2017, the City's contribution shall be 12 percent. A portion of the City contributions, equal to 0.3 percent, shall be used to fund the disability and survivor benefits outlined below; however, the City shall contribute such additional sums, as necessary, to fund the disability and survivor benefits on a sound actuarial basis. Members may make additional contributions on an after-tax basis, to the extent permitted by law. Members may also rollover to the GEDC plan benefits accrued in other qualified plans consistent with the then prevailing provisions of the Internal Revenue Code. Members actively employed by JEA on the effective date of Recapitalization Event, as defined in section 120.201(hh), who are members of the GEDC Plan, will be deemed separated from service on that date and deemed fully vested in their employer contributions and earnings credited to that date pursuant to section 120.504A. JEA will make no further contributions to the GEDC plan on behalf of such members following a Recapitalization Event.

Sec. 120.504A. - Vesting.

Upon leaving employment, GEDC plan members will be entitled to 100 percent of their own contributions and earnings and will be

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entitled to the following percentages of the employer's contribution and earnings after the indicated number of years of service: Members of the GEDC plan shall be 25 percent vested upon the conclusion of two years of credited service and shall vest an additional 25 percent each year thereafter until fully vested upon the conclusion of five years of credited service. Provided, however, that Members actively employed by JEA on the effective date of a Recapitalization Event shall be deemed fully vested in their employer contributions and earnings credited to that date.

Section 2. Collective Bargaining. If, or as required, the JEA will collectively bargain with unions representing covered bargaining unit employees of JEA.

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Sunset Provision. All provisions of this ordinance amending Chapter 120 and pertaining specifically to employees of JEA shall apply only to those individuals actively employed by JEA on the effective date of a Recapitalization Event and only if a Recapitalization Event occurs. This legislation shall sunset, and shall have no force and effect, if a Recapitalization Event does not occur within three (3) years from the Effective Date of this ordinance.

Section 4. Effective Date. This Ordinance shall become effective upon signature by the Mayor or upon becoming effective without the Mayor's signature.

Form Approved:

## /s/ Paige H. Johnston

- Office of General Counsel
- 29 Legislation Prepared By: Lynne Rhode
- 30 GC-#1306852-v1-2019-566-E.doc