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| 1 | [Charter Amendment - Enhancement of Paid Parental Leave for City Employees] |
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| 3 | Describing and setting forth a proposal to the voters to amend the Charter of the City and |
| 4 | County of San Francisco to allow City employees who qualify to take leave for the birth or |
| 5 | placement of the same child to each receive the maximum amount of paid parental leave |
| 6 | for which they qualify, and to permit City employees to retain 40 hours of accrued sick |
| 7 | leave at the end of paid parental leave, at an election to be held on November 3, 2015. |
| 8 | Section 1. The Board of Supervisors hereby submits to the qualified voters of the City |
| 9 | and County, at an election to be held on November 3, 2015, a proposal to amend the Charter of |
| 10 | the City and County by revising Sections A8.365, A8.365-1, A8.365-2, A8.365-3, and A8.365-4, |
| 11 | to read as follows: |
| 12 | NOTE: Unchanged Charter text and uncodified text are in plain font. |
| 13 | Additions are <u>single-underline italics Times New Roman font</u> . Deletions are <u>strike-through italics Times New Roman font</u> . |
| 14 | Asterisks (* * * *) indicate the omission of unchanged Charter subsections. |
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| 16 | A8.365 COMPENSATION DURING PARENTAL LEAVE |
| 17 | Under federal, state and local law, employees are entitled to take an unpaid leave of |
| 18 | absence in the event of pregnancy disability or to care for a child after birth or placement for |
| 19 | adoption or foster care. But employees may not have the financial resources to take advantage of |
| 20 | this leave. This section provides compensation to supplement state disability insurance |
| 21 | payments, paid sick leave, compensatory time, and other forms of paid leave, to ensure that an |
| 22 | employee will receive the equivalent of the employee's salary for 12 weeks, or, if the employee is |
| 23 | temporarily disabled by pregnancy, up to 16 weeks, while on approved leave. |

In accordance with this section, eligible employees on approved Parental Leave shall

receive <u>S</u>-supplemental <u>C</u>-compensation as set forth herein.

| Nothing in this section shall be construed to expand, reduce or otherwise affect the total |
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| amount of leave time available to employees under federal, state, or local law, Civil Service |
| Commission rules, or applicable memoranda of understanding between the City and County of |
| San Francisco and employee organizations. This section is intended to supplement other |
| available sources of income during specified periods of leave to which the employee is otherwise |
| eligible. Except for leave mandated by law, requests for leave continue to be subject to the |
| approval of the appointing officer. |
| A8.365-1 DEFINITIONS |
| The following words and phrases as used in this section, unless a different meaning is |
| plainly required by the context, shall have the following meaning: |
| "Domestic Partner" shall have the same meaning as set forth in Administrative Code |
| Section 62.1 et seq. |
| "Employee" shall mean any person who is appointed to a position created by or which is |
| under the jurisdiction of the City and County, whose compensation is paid by the City and |
| County, and who is under the control of the City and County as to employment, direction and |
| discharge and does not include persons who occupy classified or certificated positions with the |
| San Francisco Unified School District or the Community College District or who work for the |
| City as independent contractors. |
| "Paid Leave" shall mean all paid time-off provided by the Charter, the Administrative |
| Code, the Civil Service Rules or through a collective bargaining agreement and shall include but |
| not be limited to vacation, sick leave, compensatory time, administrative or executive leave and |
| floating holidays. For purposes of this section, "Paid Leave" shall not include statutory holidays. |
| "Parental Leave" shall mean (a) Family Medical Leave as defined below; (b) Temporary |
| Pregnancy Disability Leave as defined below: |

| (a) "Family Medical Leave" shall mean leave taken pursuant to the Family |
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| and Medical Leave Act, the California Family Rights Act, or Civil Service Commission Rules, |
| where such leave is taken after the birth of a child to the $\underline{E}e$ mployee, the $\underline{E}e$ mployee's spouse or |
| the \underline{Ee} mployee's \underline{De} omestic \underline{Pe} artner or for placement of a child with the \underline{Ee} mployee's family for |
| adoption or foster care, and has been requested and approved in accordance with the procedures |
| set forth in those respective statutes or rules, except to the extent that those statutes, rules, or any |
| associated regulations allow an employer to limit leave to a combined total maximum duration if |
| more than one employee qualifies to take leave for the birth or placement of the same child. |
| Charter Sections A8.365 through A8.365-4 are intended to provide each Employee the |
| maximum duration of Parental Leave to which he or she would otherwise be entitled under its |
| provisions, regardless of the amount of leave taken by another Employee for the birth or |
| placement of the same child. |
| (b) "Temporary Pregnancy Disability Leave" shall mean disability leave taken |
| in accordance with State law or the Civil Service Commission Rules because of an $\underline{\textit{Ee}}$ mployee's |
| inability to work, as certified by a health care provider, for reasons of pregnancy, childbirth, or |
| related conditions, as defined by the California Fair Employment and Housing Act, Govt. Code |
| Section 12945 <u>.(b)(2) et seq.</u> |
| "Supplemental Compensation" shall mean compensation paid by the City to eligible |
| $\underline{\textit{Ee}}$ mployees on Parental Leave. The amount of Supplemental Compensation shall be the |
| $\underline{\underline{Ee}}$ mployee's regular base wage less (1) $\underline{\underline{all}}$ accrued $\underline{\underline{Pp}}$ aid $\underline{\underline{Ll}}$ eave from the City $\underline{\underline{with the}}$ |
| exception of 40 hours of sick leave and (2) any payments received by the Eemployee from a |
| federal, state or other local government agency in lieu of compensation. |
| A8.365-2 ELIGIBILITY |
| The following \underline{Ee} mployees shall be eligible to receive compensation as set forth herein: |

| 1 | (a) Permanent, provisional, and exempt \underline{Ee} mployees whose normal work week is not |
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| 2 | less than twenty (20) hours upon completion of six months of continuous service; and |
| 3 | (b) All other <i>Ee</i> mployees of the City and County of San Francisco, including "as |
| 4 | needed" \underline{Ee} mployees, who have worked $\underline{one thousand and forty} \underline{1040}$ hours $\underline{(1040)}$ in the \underline{twelve} |
| 5 | (12) months prior to the beginning of the $\underline{P}_{\overline{P}}$ arental $\underline{L}_{\overline{P}}$ are and whose average work week is not |
| 6 | less than twenty 20 hours. |
| 7 | A8.365-3 DURATION |
| 8 | Employees shall receive \underline{S} -supplemental \underline{C} -compensation as set forth herein for a period |
| 9 | not to exceed twelve 12 weeks while on approved Family Medical Leave. Employees who take |
| 10 | approved Temporary Pregnancy Disability Leave shall receive up to an additional <i>four 4</i> weeks |
| 11 | of compensation. Such compensation shall be subject to the conditions set forth in Section |
| 12 | A8.365-4. |
| 13 | A8.365-4 SUPPLEMENTAL COMPENSATION |
| 14 | (a) Employees shall receive their regular base wage while on approved Parental Leave |
| 15 | subject to the following conditions; |
| 16 | (1) Employees on approved Parental Leave shall first exhaust all accrued |
| 17 | <u>P</u> paid <u>L</u> leave, with the exception of 40 hours of sick leave, before receiving any Supplemental |
| 18 | Compensation-under this section. Alternatively, If if an Eemployee chooses not to exhaust these |
| 19 | <u>accrued</u> leaves <u>as required by the previous sentence</u> , the total amount of the benefit |
| 20 | <u>Supplemental Compensation</u> for which the <u>E</u> employee would otherwise <u>have been be</u> eligible |
| 21 | will be reduced by the <u>total</u> amount of <u>accrued P</u> aid <u>L</u> teave <u>accrued by</u> the <u>E</u> employee <u>chooses</u> |
| 22 | to retain, with the exception of 40 hours of accrued sick leave. as of the start of the leave. |
| 23 | (2) The amount of Supplemental Compensation shall be reduced by any |

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while on Parental Leave.

payments received by the *Ee*mployee from a federal, state or other local government agency

| 1 | (3) Supplemental Compensation shall be provided for no more than <i>twelve</i> <u>12</u> |
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| 2 | weeks, in the case of \underline{Ee} mployees taking Family Medical Leave, or $\underline{sixteen}$ $\underline{16}$ weeks, in the case |
| 3 | of $\underline{\mathit{Ee}}$ mployees who take Temporary Pregnancy Disability Leave. For $\underline{\mathit{Ee}}$ mployees eligible for |
| 4 | both Family Medical Leave and Temporary Pregnancy Disability Leave, Supplemental |
| 5 | Compensation shall be provided for no more than <u>16</u> sixteen weeks total. The <u>12</u> twelve or |
| 6 | <u>16 sixteen</u> week period shall be reduced by any <u>P</u> aid <u>L</u> eave taken <u>by the Employee: (A)</u> after |
| 7 | the birth of a child to the $\underline{E}e$ mployee, the $\underline{E}e$ mployee's spouse, or the $\underline{E}e$ mployee's $\underline{D}e$ omestic |
| 8 | $\underline{P}_{\overline{P}}$ artner; $\underline{F}_{\overline{P}}$ (B) after placement of a child with the $\underline{E}_{\overline{P}}$ employee's family for adoption or foster |
| 9 | care; or taken (C) for temporary pregnancy disability, within twelve 12 months prior to the |
| 10 | commencement of Parental Leave as defined herein. |
| 11 | (4) Under no circumstance shall an \underline{Ee} mployee receive from the City |
| 12 | \underline{Ss} upplemental \underline{Ce} ompensation $\underline{under\ this\ Charter\ section}$ which would result in an \underline{Ee} mployee |
| 13 | receiving total compensation while on Parental Leave which is greater than the $\underline{\textit{Ee}}$ mployee's |
| 14 | regular base wage. |
| 15 | (b) During \underline{P}_{p} arental \underline{L}_{l} eave, the City shall continue to pay the contributions required |
| 16 | by this Charter for retirement and health benefits, and any employer-paid \underline{Ee} mployee retirement |
| 17 | and health contributions required under the memorandum of understanding or unrepresented |
| 18 | ordinance covering the $\underline{\textit{Ee}}$ mployee. Retirement contributions shall be based on the actual amount |
| 19 | of City pay received during the period of $\underline{P}_{\overline{P}}$ arental $\underline{L}_{\overline{P}}$ eave. |
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| 21 | APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney |
| 22 | |
| 23 | By: SALLIE P. GIBSON |
| 24 | Deputy City Attorney |
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