File No. <u>151277</u>

Committee Item No. <u>1</u> Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: Rules Committee

Date February 25, 2016

Board of Supervisors Meeting

Date _____

Cmte Board

	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Report Legislative Analyst Report Youth Commission Report Introduction Form (for hearings) Department/Agency Cover Letter and/or Report MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence
OTHER	(Use back side if additional space is needed)
	Actuarial Cost and Effect Report
_	

Completed by:	Derek Evans	Date	February 22, 2016
Completed by:		Date	

An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document can be found in the file. FILE NO. 151277

ORDINANCE NO.

[Administrative Code - Definition of Final Compensation for Retirement Benefits]

Ordinance amending the Administrative Code to update the definition of final compensation for purposes of retirement benefits under the San Francisco Employees' Retirement System, and to include in that definition compensation earnable under the Judges' Retirement System and Judges' Retirement System II.

NOTE: Unchanged Code text and uncodified text are in plain Arial font.
 Additions to Codes are in <u>single-underline italics Times New Roman font</u>.
 Deletions to Codes are in <u>strikethrough italics Times New Roman font</u>.
 Board amendment additions are in <u>double-underlined Arial font</u>.
 Board amendment deletions are in strikethrough Arial font.
 Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The Administrative Code is hereby amended by revising Section 16.29-7.3,

to read as follows:

SEC. 16.29-7.3. DEFINITIONS - FINAL COMPENSATION.

Final compensation shall mean the average monthly compensation earnable by a member

during the 10 years immediately preceding his or her retirement have the meaning assigned to such

term in the plan applicable to a member pursuant to the Charter. In addition, the compensation

earnable during any period of service as a member of the Judges' Retirement System or the Judges'

Retirement System II shall be considered compensation earnable as a member of the Retirement System

for purposes of computing final compensation for the member, if he or she retires concurrently under

both systems.

Supervisor Cohen BOARD OF SUPERVISORS

Section 2. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 3. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Administrative Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

Deputy City Attorney

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Supervisor Cohen BOARD OF SUPERVISORS

1

FILE NO. 151277

LEGISLATIVE DIGEST

[Administrative Code - Definition of Final Compensation for Retirement Benefits]

Ordinance amending the Administrative Code to update the definition of final compensation for purposes of retirement benefits under the San Francisco Employees' Retirement System, and to include in that definition compensation earnable under the Judges' Retirement System and Judges' Retirement System II.

Existing Law

Final compensation is currently defined under Section 16.29-7.3 of the Administrative Code as the average monthly compensation earnable by a member during the 10 years immediately preceding his or her retirement. However, this definition is outdated and does not accurately define the final compensation applicable to members of the San Francisco Employees' Retirement System ("SFERS"). Additionally, the current definition of final compensation does not include any compensation earnable for service as a member of the Judges' Retirement System ("JRS") or the Judges' Retirement System II ("JRS II").

Amendments to Current Law

The proposed ordinance amends the definition of final compensation so that final compensation is defined by reference to the definition in Charter provisions for the plan applicable to a member. Additionally, the definition of final compensation is amended so that compensation earnable as a member of JRS or JRS II is considered in determining a member's final compensation for purposes of the member's retirement benefits under SFERS, if the member retires concurrently from both systems.

Background Information

The California Public Employees' Pension Reform Act ("PEPRA"), which took effect in January 2013, made certain changes related to JRS and JRS II. However, because PEPRA does not apply to SFERS, members of SFERS who have become members of JRS and JRS II have not been able to take advantage of such changes. Therefore, the calculation of final compensation in determining SFERS retirement benefits for such members has not included compensation earned as a member of JRS or JRS II. The proposed ordinance is intended to treat SFERS members the same as other California plan members who become judges under JRS or JRS II when calculating retirement benefits under SFERS.

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City and County of San Francisco Employees' Retirement System

Office of the Executive Director

January 22, 2016

Angela Calvillo Clerk of the Board Board of Supervisors Room 244, City Hall 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102

Erica Major Assistant Committee Clerk, Government Audit and Oversight Committee Board of Supervisors Room 244, City Hall 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102

RECEIVED VIA EMAIL

01/22/216

Re: Actuarial Cost and Effect Report regarding File No. 151277 – Ordinance amending the Administrative Code to update the definition of final compensation for purposes of retirement benefits under the San Francisco Employees' Retirement System, and to include in that definition compensation earnable under the Judges' Retirement System and Judges' Retirement System II

Dear Ms. Calvillo and Ms. Major,

The Retirement System acknowledges receipt of your referral of the above referenced proposed ordinance amending the Retirement System provisions of the Administrative Code and your request for an actuarial cost and effect report of the proposed ordinance under Charter Section A8.500.

Terms of the Proposed Ordinance

If adopted by the Board of Supervisors, the proposed ordinance would amend the Administrative Code to update the definition of final compensation for purposes of retirement benefits under the San Francisco Employees' Retirement System (SFERS), and to include in that definition compensation earnable under the Judges' Retirement System (JRS) and Judges' Retirement System II (JRSII). Under the current law, when a member leaves SFERS and is subsequently employed as a California judge and earns benefits under JRS or JRSII, only compensation earned under SFERS is considered in the calculation of the member's SFERS retirement benefit. Under the proposed ordinance, for a member who leaves SFERS employment and maintains membership in SFERS and is subsequently employed as a California judge and earns benefits under JRS or JRSII, SFERS would use the higher of a) the member's compensation earnable during their service under SFERS or b) the member's Compensation earnable during their service under JRS or JRSII in the calculation of the member's SFERS retirement benefits provided that the member retires concurrently from

SFERS and JRS or JRSII. The proposed ordinance does not provide for including service under JRS or JRSII for determining eligibility to receive SFERS retirement benefits.

Cost and Effect of the Proposed Ordinance

The Retirement System's consulting actuary, Cheiron, conducted an analysis of the cost and effect of the proposed ordinance. I have summarized Cheiron's analysis below. The full Cheiron report is attached.

Cheiron has determined, given the small number of members likely to be affected by the proposed ordinance, any additional costs of including JRS and JRSII compensation would be minor. SFERS has identified four inactive SFERS members who would be affected by the proposed ordinance. The estimated increase in the annual benefits for these members is \$45,000 and the estimated increase in the present value of benefits at retirement age for these four inactive SFERS members is \$591,000.

In the future, more SFERS members are likely to be affected by this change. Between July 1, 2005 and July 1, 2015, there were 13 members who terminated from SFERS, became judges under JRS or JRSII, and subsequently retired from SFERS. Cheiron determined, if this 10-year recent history is representative of the likely future impact, the effect on SFERS in aggregate will continue to be small.

From a policy perspective, the proposed ordinance will conform SFERS policy related to plan members who have service under JRS and JRSII to how similar service is recognized under CalPERS and most California county retirement systems.

The Retirement System will appear at the Government Audit and Oversight Committee hearing on this subject and be available to address any questions of the Committee members.

Best regards,

Jay Huish

Executive Director San Francisco Employees' Retirement System

Attachment: Cheiron report dated January 18, 2016

- cc: President London Breed Board of Supervisors Room 244, City Hall 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102
 - Supervisor Malia Cohen Board of Supervisors Room 244, City Hall 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102

Supervisor Aaron Peskin Board of Supervisors Room 244, City Hall 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102

Supervisor Norman Yee Board of Supervisors Room 244, City Hall 1 Dr. Carlton B. Goodlett Pl. San Francisco, CA 94102

Debra Newman Budget and Legislative Analyst 1390 Market Street, Suite 1150 San Francisco, CA 94102

Via Electronic Mail

CHEIRON 🧩

January 18, 2016

Mr. Jay Huish, Executive Director San Francisco Employees' Retirement System 1145 Market Street, 6th Floor San Francisco, California 94103

Re: Revision to Administrative Code Section 16.29-7.3 – Definition of Final Compensation for the San Francisco Employees' Retirement System (SFERS)

Dear Jay:

As requested, we have analyzed the effect of implementing Ordinance No. 151277, which states that the definition for Final Compensation under SFERS would include compensation earnable under the Judges' Retirement System (JRS) and Judges' Retirement System II (JRSII), if the member retires concurrently from both systems.

Under the current law, the calculation of a member's retirement benefit, when a member leaves SFERS but is subsequently employed and earns benefits under JRS or JRS II, only considers compensation during their service with SFERS. Note, however, that the ordinance does not include service under JRS or JRS II for determining the eligibility to receive benefits. As a result, most Miscellaneous members would need 10 years of SFERS credited service to be entitled to a benefit based on their final average salary (Proposition C members can retire at age 65 with less than 10 years of service).

Given the small number of members likely to be affected by this change, we believe any additional costs of including JRS/JRS II compensation would be minor compared to the costs of SFERS in aggregate. As of July 1, 2015, we understand this ordinance would only affect the SFERS benefits of four inactive SFERS members. The estimated increase in the annual benefits for these members is \$45,000 and the estimated increase in the present value of benefits at retirement age is \$591,000. This amount compares to an actuarial liability for SFERS of over \$21 billion as of July 1, 2014. The table on the next page summarizes the impact for the four affected members, with about two thirds of the impact attributable to one individual.

Mr. Jay Huish January 18, 2016 Page 2 of 4

		New Definition			
	Current of Final C		Cha	hange	
	SFERS Plan	Compensation	Amount	Percent	
Total Estimated Annual Benefits at age 65 ¹	\$187,000	\$232,000	\$45,000	24.1%	
Total Estimated Present Value of Benefits (PVB) at retirement age 65	\$2,466,000	\$3,057,000	\$591,000	24.0%	
Average Increase in Annual Benefits at age 65			\$11,250		
Average Increase in PVB			\$147,750		

¹ For SFERS - Greater of retirement or deferred vested benefit (200% of employee contribution balance converted to an annuity).

The potential impact for an individual can be substantial if their compensation under JRS or JRS II is significantly greater than their compensation under SFERS and they have a significant amount of service with SFERS. For other individuals, the impact can be minor or it may make no difference in their benefits from SFERS.

In the future, more SFERS members are likely to be affected by this change. Between July 1, 2005 and July 1, 2015, there were 13 members who terminated from SFERS, became judges under JRS or JRS II, and subsequently retired from SFERS. If this history is representative of the likely future impact, the effect on SFERS in aggregate will continue to be small while the impact on certain individuals may be significant.

Data Summary

Below is a summary of the data that was used in the analysis provided by the SFERS' staff.

FERS Inactive Judges as o	r July 1, 20
Number of Inactive Judges	4
Average Age	49.5
Average Service	8.3
Average Final Compensation	\$170,000



Mr. Jay Huish January 18, 2016 Page 3 of 4

In preparing these calculations, we used the assumptions listed below. All other actuarial assumptions used were adopted by the Board at its November 18th meeting.

Retirement Age:	65. Based on CalPERS JRS II retirement assumptions from the June 30, 2014 actuarial valuation report.
Pay Increases under JRS/JRS II: Credited Interest Rate:	3.0% 4.0%
Mortality:	CalPERS 2009 Healthy Annuitant Table prior to scale BB projection with an adjustment factor of .909 for males and 1.014 for females. Mortality improvements are projected from 2009 generationally using the MP2015 projection scale modified to converge to an ultimate rate of 0.85% in 2017.

When calculating current estimated retirement benefits under SFERS, we have assumed that the definition of Final Compensation in the Charter overrides the current definition in Section 16.29-7.3 in the Administrative Code which states that the average monthly compensation is the compensation earned by a member during the 10 years immediately preceding his or her retirement.

In preparing this letter, we relied on information, some oral and some written, supplied by SFERS. This information includes, but is not limited to, the plan provisions and employee data. We performed an informal examination of the obvious characteristics of the data for reasonableness and consistency in accordance with Actuarial Standard of Practice No. 23. For a summary of the plan provisions and methods, please refer to the July 1, 2014 actuarial valuation report for SFERS.

To the best of my knowledge, this letter and its contents have been prepared in accordance with generally recognized and accepted actuarial principles and practices which are consistent with the Code of Professional Conduct and applicable Actuarial Standards of Practice set out by the Actuarial Standards Board. Furthermore, as a credentialed actuary, I meet the Qualification Standards of the American Academy of Actuaries to render the opinion contained in this letter. This letter does not address any contractual or legal issues. I am not an attorney and our firm does not provide any legal services or advice.

This letter was prepared exclusively for the City and County of San Francisco Employees' Retirement System for the purpose described herein. Other users of this letter are not intended users as defined in the Actuarial Standards of Practice, and Cheiron assumes no duty or liability to any other user.



Mr. Jay Huish January 18, 2016 Page 4 of 4

If you have any questions, please let us know.

Sincerely, Cheiron

ame Hayes

Anne D. Harper, FSA, EA, MAAA Consulting Actuary

cc: Janet Brazelton Bill Hallmark



BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

MEMORANDUM

TO: Jay Huish, Executive Director, Retirement Board

- FROM: Erica Major, Assistant Committee Clerk, Government Audit and Oversight Committee, Board of Supervisors
- DATE: January 6, 2016

SUBJECT: LEGISLATIVE MATTER INTRODUCED

The Board of Supervisors' Government Audit and Oversight Committee has received the following legislation, introduced by Supervisor Cohen on December 15, 2015:

File No. 151277

Ordinance amending the Administrative Code to update the definition of final compensation for purposes of retirement benefits under the San Francisco Employees' Retirement System, and to include in that definition compensation earnable under the Judges' Retirement System and Judges' Retirement System II.

This proposed change requires an actuarial report of the cost and effect of the proposed change per Charter, Section A8.500, please forward the report to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

C:

Norm Nickens, Retirement Board

Major, Erica (BOS)

From: Sent: To: Cc: Subject: Attachments:	Major, Erica (BOS) Wednesday, January 06, 2016 9:09 AM Huish, Jay (RET) Nickens, Norm (RET) REFERRAL REPORT REQUEST - (151277) Administrative Code - Definition of Final Compensation for Retirement Benefits 151277 FYI -Hearing.pdf
Importance:	High

Greetings,

Attached is a referral from the Board of Supervisors requesting the Retirement Board submit an actuarial report of the cost and effect of the proposed amendment (legislation attached). Please forward a copy of the report to me at the Board of Supervisors, 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244, San Francisco, CA 94102 or by email at <u>Erica.Major@sfgov.org</u>.

Please let me know if you have further questions, thanks.

Best,

Erica Major Assistant Committee Clerk Board of Supervisors 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102 Phone: (415) 554-4441 | Fax: (415) 554-5163 Erica.Major@sfgov.org | www.sfbos.org

Click here to complete a Board of Supervisors Customer Service Satisfaction form.

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation, and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information from these submissions. This means that personal information—including names, phone numbers, addresses and similar information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public may inspect or copy.

File ISIZIT BOS-11, COB, GAO Rules Dep Cityatty + **City Hall** 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-7630 Fax No. 554-7634 TDD/TTY No. 544-5227

President, District 5 BOARD of SUPERVISORS



London Breed

PRESIDENTIAL ACTION

Date: 1/26/2016

To: Angela Calvillo, Clerk of the Board of Supervisors

Madam Clerk,

Pursuant to Board Rules, I am hereby:

网	Waiving 30-Day Rule (Board Rule No. 3.23)
	File No.
	(Primary Sponsor)
À	Transferring (Board Rule No. 3.3)
	File No. 151277 Cohen (Primary Sponsor)
	Title. Ordinance amending the Administrative Code
	From: Government Audit & Oversight Committee
	To: Rules Committee
	Assigning Temporary Committee Appointment (Board Rule No. 3.1)
	Supervisor
	Replacing Supervisor
	For:Meeting
	(Date) (Committee)
	P
	Jondon Breed

London Breed, President Board of Supervisors

Print Form

Introduction Form

By a Member of the Board of Supervisors or the Mayor

I hereby submit the following item for introductio		Time stamp or meeting date		
1. For reference to Committee.				
An ordinance, resolution, motion, or cl	harter amendment.			
2. Request for next printed agenda without	reference to Committee.			
3. Request for hearing on a subject matter	at Committee.			
4. Request for letter beginning "Supervisor	c] inquires"		
5. City Attorney request.				
□ 6. Call File No.	from Committee.			
7. Budget Analyst request (attach written n	notion).			
8. Substitute Legislation File No.				
9. Request for Closed Session (attach writt	en motion).			
10. Board to Sit as A Committee of the Who	ole.			
□ 11. Question(s) submitted for Mayoral Appe	earance before the BOS on			
Please check the appropriate boxes. The proposed legislation should be forwarded to the following:				
Planning Commission Building Inspection Commission				
Note: For the Imperative Agenda (a resolution r	not on the printed agenda), use a Imperative			
Sponsor(s):				
сонеп				
Subject:				
Administrative code - Definition of Final compensation for Regivement Benefits				
The text is listed below or attached:				
Attached				
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	M M	Λ		
Signature of Sponsoring	g Supervisor:			
For Clerk's Use Only:				