

Bill No. 23-23		
Concerning: Amendment to Frederick County		
Uniformed Employees Retirement Plan		
• 7		
Introduced: November 21, 2023		
Revised: Draft No.		
Enacted:		
Effective:		
Expires: February 19, 2024		
Frederick County Code, Chapter		
Section(s)		

COUNTY COUNCIL FOR FREDERICK COUNTY, MARYLAND

By: Council President Brad W. Young on behalf of County Executive Jessica Fitzwater

AN ACT to: amend the Frederick County Uniformed Employees Retirement Plan, effective July 1, 2024, to reflect the terms of the Deferred Retirement Option Program for Career Fire Fighters implemented pursuant to the Memorandum of Understanding dated March 29, 2023, between Frederick County, Maryland, and The Frederick County Professional Fire Fighters Association I.A.F.F. Local 3666 and to reflect the updated performance rating standards for Corrections Officers.

Date Council Ap	pproved:	Date Transmitted to Executive:	
Executive:		Date Received:	
Approved:		Date:	
Vetoed:		Date:	
Date returned to	Council by County Ex	xecutive with no action:	
By amending: Frederic	ck County Code,	Section(s)	
Other: Frederick County Uniformed Employees Retirement Plan			

Boldface
Underlining
[Single boldface brackets]

Heading or defined term.
Added to existing law.
Deleted from existing law.
Existing law unaffected by bill.

1	Bill No. 23-23
2	The County Council of Frederick County, Maryland, finds it necessary and appropriate to
3	amend the Frederick County Uniformed Employees Retirement Plan to implement the changes to
4	the Deferred Retirement Option Program for Career Fire Fighters.
5	
6	NOW, THEREFORE, BE IT ENACTED BY THE COUNTY COUNCIL OF
7	FREDERICK COUNTY, MARYLAND, that the Frederick County Uniformed Employees
8	Retirement Plan be, and it is hereby, amended as shown on the attached Exhibit 1.
9	
10	AND BE IT FURTHER ENACTED, that the amendments shown on Exhibit 1 will be
11	effective as provided in the Exhibit 1 on or after the effective date of this Bill.
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13 14	
15	Brad W. Young, President
16	County Council of Frederick County,
17 18	Maryland

1	Exhibit 1			
2	Article XVI of the Frederick County Uniformed Employees Retirement Plan is amended			
3	to read as follows effective July 1, 2024:			
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5	***			
6	ARTICLE XVI			
7				
8 9	DEFERRED RETIREMENT OPTION PROGRAM <u>- LAW ENFORCEMENT OFFICERS</u> <u>AND CORRECTIONS OFFICERS</u>			
10				
11 12	16.1 <u>Definitions</u> - In this section, the following words have the meanings indicated:			
13				
14 15	(a) "DROP" means the Deferred Retirement Option Program established pursuant to this Section.			
16				
17 18	(b) "DROP Account" means the account established for the DROP Participant in accordance with Section 16.7.			
19				
20	(c) "DROP Effective Date" means July 1, 2021.			
21				
22	(d) "DROP Participant" means a Participant in the Plan who:			
23				
24 25	(i) is eligible to participate in DROP as provided in this Article XVI; and			
26				
27 28	(ii) elects to participate in DROP as provided in this Article XVI.			
29				
30	16.2 Eligibility			
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Underlining indicates matter added to existing law.

[Single boldface brackets] indicates matter deleted from existing law.

*** - indicates existing law unaffected by bill.

1	A Participant in th	e Plan is eligible to participate in DROP if the Participant:
2		
3 4	()	Uniformed Participant in the category of law enforcement
5		
6	(b) Eith	er:
7		
8 9	\'	Has attained the service requirement for the Participant's ne DROP Effective Date, or
10		
11 12	* *	Attains the service requirement for the Participant's e DROP Effective Date;
13		
14 15	` ,	earned no more than 27.0 Years of Eligibility Service as of
16		
17	and	
18		
19 20	()	
21 22	* /	an acceptable performance rating from the Sheriff's cement officers; or
23		
24 25	· /	a performance rating of at least 3.0 from the Sheriff's officers; or
26		
27 28		a performance rating of at least 2.5 from the Division of licable, at the time of the election to participate in DROP].
29		
30 31	16.3 <u>Election; De</u>	uration of Participation
32	<u>o</u>	ipant may elect to participate in DROP for a period of rided, however, that the elected DROP participation period

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2	participation period to exceed 28.0 Years of Eligibility Service.		
3			
4	16.4 <u>Application; Limitation on Enrollment</u>		
5			
6 7	(a) <u>Participant's Election</u> : An eligible Participant who elects to participate in DROP shall:		
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9 10 11	(i) provide a written application to the employee designated by the Retirement Plan Committee (the "DROP Coordinator") on a form approved by or acceptable to the Retirement Plan Committee, stating:		
12			
13	(A) the Participant's intention to participate in DROP;		
14			
15 16	(B) the date, which shall be the first day of a month, when the Participant desires to begin participation in DROP; and		
17			
18 19 20 21 22 23	(C) such other information required by the Retirement Plan Committee to implement DROP with respect to the Participant, including a binding letter of resignation accepted by the Sheriff [or Fire Chief, as applicable,] in accordance with the Sheriff's Office [or Division of Fire and Rescue Services] policies and procedures then in effect, setting forth the date the Participant intends to terminate employment following completion of the Participant's elected DROP period; and		
24			
25 26 27 28 29 30	(ii) submit the application to the DROP Coordinator no later than the first day of the month that is no less than two and no more than three months prior to the first day of the month coincident with the date the Participant elects to begin participation in DROP. If the due date for the election falls on a Saturday, Sunday or day when the County's offices are closed, the due date shall be the next day during which the County's offices are open.		
31			
32 33	(b) <u>Limitation on Enrollment in DROP</u>		
34 35	(i) The application to participate in DROP by no more than one percent of the Frederick County Sheriff's Office Uniformed Law Enforcement officers		
	•		

workforce will be accepted for any one month. The application to participate in DROP by no more than one percent of the Frederick County Sheriff's Office Uniformed Corrections officers workforce will be accepted for any one month. [The application to participate in DROP by no more than one percent of the Frederick County Division of Fire and Rescue Services Uniformed Participant workforce will be accepted for any one month.] In determining this one percent limitation, the number of Participants eligible to elect to enter DROP will be rounded up to the next highest whole number and will be determined as of the first day of the payroll period that is two months in advance of the elected DROP participation date.

(ii) If more Participants submit an application to participate in DROP than can be accepted due to the limitations set forth in subsection (b)(i) above, the Participants whose applications will be accepted will be determined on the basis of seniority within the Frederick County Sheriff's Office[or Division of Fire and Rescue Services, as applicable.]

(iii) The applications of Participants whose applications are deferred pursuant to subsection (b)(ii) above will be considered for the following months on the same basis as set forth in subsections (b)(i) and (b)(ii); provided, however, that a Participant whose application is deferred past the date the Participant earns 27.0 Years of Eligibility Service will not be eligible to participate in DROP.

16.5 Irrevocability of Election

A Participant's election to participate in DROP is irrevocable as of the fifteenth day following the DROP Coordinator's receipt of the Participant's election to participate in DROP, provided that the acceptance of the Participant's election is not deferred pursuant to Section 16.4(b). In the event the Participant's application to participate in DROP is deferred pursuant to Section 16.4(b), the election is irrevocable as of the fifteenth calendar day following the acceptance of the Participant's election to participate in DROP and notification of the acceptance being provided to the Participant. If the due date for the revocation of an election to participate in DROP falls on a Saturday, Sunday or day when the County's offices are closed, the due date shall be the next day during which the County's offices are open.

16.6 Suspension of Participation; Termination of Participation

(a) <u>Suspension of Participation</u> - Participation in DROP is suspended upon the Participant receiving a performance rating from the Sheriff's Office of

^{*** -} indicates existing law unaffected by bill.

1	less than acceptable [for law enforcement officers or less than 3.0 for corrections officers, or
2	less than 2.5 from the Division of Fire and Rescue Services, as applicable]. During the time
3	of suspension, no additions will be made to the Participant's DROP Account. The suspension
4	will be lifted and the Participant will be reinstated to DROP for the remaining DROP
5	participation period elected by the Participant upon the reinstatement of an acceptable
6	performance rating[,] from the Sheriff's Office [for law enforcement officers, or at least 3.0 for
7	corrections officers, or at least 2.5 from the Division of Fire and Rescue Services, as
8	applicable,] after exhaustion of the Participant's appeal rights under the Frederick County
9	Personnel Rules in effect at the time; provided, however, that the credits to the Participant's
10	DROP Account provided for in Section 16.7(b)(i) during the period of suspension will be
11	reinstated to the DROP Participant's DROP Account following a Participant's successful
12	appeal of his or her performance rating. In the event that the DROP Participant does not
13	appeal the assignment of the performance rating or is unsuccessful in the appeal of the
14	assignment of the performance rating, the DROP Participant's DROP Account will be
15	reduced to zero dollars and the DROP Participant's retirement benefit determined as of the
16	Participant's Termination Date will be determined in accordance with Section 16.8(c) as if the
17	DROP Participant reached a Termination Date prior to the end of the DROP Participant's
18	elected DROP participation period.

Termination of Participation - Participation in DROP terminates when the DROP Participant reaches a Termination Date.

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> 16.7 Payment of Retirement Benefit, Accrual of Service Credit, Disposition of Other Benefits During DROP Participation.

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(a) <u>Calculation of Retirement Benefit</u> - As of the effective date of participation in DROP, the DROP Participant's normal retirement benefit as provided for in Section 6.1, in the form of payment elected by the Participant in accordance with Section 8.2 and without the adjustment for unused sick leave pursuant to Section 6.1(d), shall be determined.

30 31

(b) Credit to DROP Account - During the period of the DROP Participant's participation in DROP, the Plan Administrator shall:

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(i) Credit the DROP Participant's monthly retirement income determined pursuant to Section 16.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant;

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1 2 3	(ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for this purpose in accordance with Section 16.10; and
4 5 6 7	(iii) Annually adjust the DROP Participant's credit to the DROP account for monthly retirement income under Section 16.7(b)(i) for cost of living increases in accordance with Section 6.8.
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9 10 11	(c) <u>No Increase in Years of Eligibility or Credited Service</u> - A DROP Participant will not accrue credit for additional Years of Eligibility or Credited Service during the period of DROP participation.
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13 14	(d) <u>Compensation during DROP Participation</u> - A DROP Participant's Compensation earned during the period of DROP participation:
15	
16 17 18	(i) Subject to Section 5.4(b), shall be subject to the County pick up contributions provided for in Section 5.4(a)(i), which contributions shall not be added to the Participant's DROP Account; and
19	
20 21	(ii) Shall not be used to increase the DROP Participant's Final Average Earnings.
22 23 24 25 26 27 28 29 30 31 32	(e) If during the period of a DROP Participant's participation in DROP, the Participant reaches a Termination Date by reason of Total and Permanent Disability in accordance with Section 6.4(a) ("Ordinary Disability"), the Participant shall receive the benefit calculated pursuant to Section 16.7(a), plus the Participant's DROP Account, calculated as of the Participant's Termination Date. If during the period of a DROP Participant's participation in DROP, the Participant reaches a Termination Date by reason of Total and Permanent Disability in accordance with Section 6.4(b) ("Line of Duty["] Disability"), the Participant shall receive payment of the DROP Account, plus the greater of: (i) the monthly retirement income calculated pursuant to Section 16.7(a) or (ii) the monthly retirement income calculated pursuant to Section 6.4(b).
34 35 36 37 38	(f) If during the period of a DROP Participant's participation in DROP, the Participant reaches a Termination Date by reason of death, the Participant's Beneficiary will receive the benefit described in Section 7.1, based upon the Participant's Years of Eligibility Service and Highest Average Earnings earned at the DROP participation date, plus the Participant's DROP Account. The DROP Participant's Beneficiary designated

1 2 3 4	for purposes of receipt of the death benefits described in Section 7.1 shall be the same Beneficiary designated for purposes of receipt of the DROP Account. In the event there is no valid Beneficiary on file for the Participant, payment will be made in accordance with Section 9.1.
5	
6 7	16.8 <u>Payment of Retirement Income and DROP Account At Termination</u> <u>Date.</u>
8	
9 10 11 12 13 14 15	(a) <u>Payment of DROP Account</u> – Termination Following End of Elected DROP Participation Period: Upon the termination of a DROP Participant's employment with the County, for reasons other than death or Total and Permanent Disability, as of or following the end of the Participant's DROP participation period, the Trustees shall pay to the Participant the amount accrued in the DROP Account for the DROP Participant, determined in accordance with Section 16.7, as adjusted for investment gains and losses determined pursuant to Section 16.10 through as soon as reasonably practical before the date of payment, and as elected by the DROP Participant, in the form of:
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18 19	(i) An Eligible Rollover Distribution, pursuant to Section 8.4;
20	
21 22	(ii) A lump sum distribution, reduced by any elected or required withholding for taxes; or
23	
24 25	(iii) Any other form of payment allowed under the individually-directed account.
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27 28 29 30 31 32 33 34 35 36 37	(b) Payment of Retirement Benefit - Termination Following End of Elected DROP Participation Period: Upon the termination of a DROP Participant's employment with the County for reasons other than death or Total and Permanent Disability, as of or following the end of the Participant's DROP participation period, the Participant will receive the monthly retirement income determined in accordance with Section 16.7, in the form of payment elected by the Participant pursuant to Section 8.2 when the Participant elected to participate in DROP, as adjusted for cost of living increases pursuant to Section 6.8 during the DROP participation period and as adjusted for hours of unused sick leave, pursuant to Section 6.1(d), based upon the DROP Participant's unused sick leave as of the DROP Participant's Termination Date. The DROP Participant's DROP Account will not be affected by the changes in the DROP Participant's unused sick leave during the period of participation in DROP.

1	
2 3 4 5 6 7 8 9 10 11	(c) Termination Before End of Elected DROP Participation Period – Upon the DROP Participant's reaching a Termination Date, for reasons other than death or Total and Permanent Disability, prior to the end of the DROP Participant's elected DROP participation period, the Participant will receive the monthly retirement income determined in accordance with Section 6.1, as adjusted for unused sick leave, pursuant to Section 6.8, based upon the DROP Participant's unused sick leave as of the DROP Participant's Termination Date, all determined as if the Participant had never elected to participate in DROP, but payable in the form of benefit elected by the Participant when the DROP Participant elected to participate in DROP. The Participant's DROP Account will then be reduced to zero dollars.
12	
13	16.9 <u>Limitations; Other Benefits of Employment; Segregation of Assets</u>
14 15 16 17	(a) The benefits payable pursuant to this Article [16]XVI shall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to Section 6.6.
18	
19 20 21 22 23 24	(b) During the period of a DROP Participant's participation in DROP, the DROP Participant shall continue to be eligible to participate in any health and welfare plan and deferred compensation plan, and receive any other benefits otherwise available to employees of the Frederick County Sheriff's Office[or Division of Fire and Rescue Services] and shall continue to be subject to the personnel laws, regulations and policies applicable to an Employee.
25	
26 27 28	(c) The DROP Account is maintained solely for purposes of accounting for the DROP Participant's benefit from DROP. The Trustees shall be under no obligation to segregate funds from the Plan assets for the Participant's DROP Account.
29	
30	16.10 <u>Establishment of Investment Accounts</u>
31	
32 33 34 35	The DROP Account will be invested in one or more investment funds elected by the DROP Participant from among investment options provided by the Trustees, in their discretion. The DROP account will be adjusted monthly for earnings or losses based on the investment fund(s) selected by the DROP Participant.
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1	[6.11] <u>16.11</u> Review of DROP			
2				
3 4	The Administrator will engage the Plan's actuaries to review the operations of the DROP as of July 1, 2026 to determine the level of the DROP's cost neutrality to the Plan.			
5 6	END OF ARTICLE XVI			
7				
8	The Frederick County Uniformed Employees Retirement Plan is amended by the addition			
9	of the following Article XVII effective July 1, 2024:			
10				
11	ARTICLE XVII			
12				
13	DEFERRED RETIREMENT OPTION PROGRAM - FIRE AND RESCUE SERVICES			
14				
15	17.1 Definitions - In this section, the following words have the meanings			
16	indicated:			
17 18	(a) "DROP" means the Deferred Retirement Option Program			
19	established pursuant to this Section.			
20				
21	(b) "DROP Account" means the account established for the DROP			
22	Participant in accordance with Section 17.7.			
23				
24	(c) "DROP Effective Date" means July 1, 2024.			
25				
26	(d) "DROP Participant" means a Participant in the Plan who:			
27				
28 29	(i) is eligible to participate in DROP as provided in this Article XVII; and			
30	THERE AVII, and			
50				

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[Single boldface brackets] indicates matter deleted from existing law.
*** - indicates existing law unaffected by bill.
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	(ii)	elects to participate in DROP as provided in this Article
XVII.		
17.2	Elicibility	
17.2	Eligibility	
A Par	ticipant in the	e Plan is eligible to participate in DROP if the Participant:
	(a) Is a I	Uniformed Participant who is a classified as a firefighter,
	. ,	•
	(b) Eithe	e <u>r:</u>
Normal Retirement	(i) Date, as of th	Has attained the service requirement for the Participant's ne DROP Effective Date, or
Normal Retirement	(ii) Date after the	Attains the service requirement for the Participant's e DROP Effective Date;
the DROP Effective		earned no more than 30.0 Years of Eligibility Service as of
and		
and Rescue Services		a performance rating of at least 2.5 from the Division of Fire of the election to participate in DROP.
17.3	Election; Du	uration of Participation
	•	ipant may elect to participate in DROP for a period of rided, however, that the elected DROP participation period
		ticipated Years of Eligibility Service at the end of the DROP
participation period	l to exceed 31	.0 Years of Eligibility Service.
17.4		r; Limitation on Enrollment

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(a) Partio participate in DROP shall:	<u>cipant's</u>	s Election: An eligible Participant who elects to
participate in DNO1 shan.		
(i)	provi	ide a written application to the employee designated
\-/	-	"DROP Coordinator") on a form approved by or
cceptable to the Retirement Plan	Comm	<u>ittee, stating:</u>
	(A)	the Participant's intention to participate in DROP
1 d D d 1 d 1	(B)	the date, which shall be the first day of a month
when the Participant desires to be	gin pai	rticipation in DROP; and
	(C)	
etirement Plan Committee to im	(C) Inlemen	<u>such other information required by the</u> nt DROP with respect to the Participant, including a
	-	the Fire Chief, in accordance with the Division o
		procedures then in effect, setting forth the date the
articipant intends to terminate	emplo	oyment following completion of the Participant's
elected DROP period; and		
(ii)	subm	nit the application to the DROP Coordinator no later
		less than two and no more than three months prior
-		ent with the date the Participant elects to begin
-		for the election falls on a Saturday, Sunday or day
onen the County's offices are clo County's offices are open.	osea, tn	ne due date shall be the next day during which the
ourty 5 offices are open.		
(b) I imit	tation o	n Envellment in DPOP
(b) Limit	lation o	on Enrollment in DROP
m.		
no percent of the Frederick C		application to participate in DROP by no more than Division of Fire and Rescue Services Uniformed
		or any one month. In determining this one percen
		igible to elect to enter DROP will be rounded up to
		be determined as of the first day of the payroll period
hat is two months in advance of	the elec	ted DROP participation date.

1	(ii) If more Participants submit an application to participate
2	in DROP than can be accepted due to the limitations set forth in subsection (b)(i) above, the
3	Participants whose applications will be accepted will be determined on the basis of seniority
4	within the Division of Fire and Rescue Services.
5	
6	(iii) The applications of Participants whose applications are
7	deferred pursuant to subsection (b)(ii) above will be considered for the following months on
8 9	the same basis as set forth in subsections (b)(i) and (b)(ii); provided, however, that a Participant whose application is deferred past the date the Participant earns 30.0 Years of
10	Eligibility Service will not be eligible to participate in DROP.
	Engionity Service will not be engible to participate in DROT.
11	
12	17.5 Irrevocability of Election
13	
14	A Participant's election to participate in DROP is irrevocable as of the fifteenth
15	day following the DROP Coordinator's receipt of the Participant's election to participate in
16	DROP, provided that the acceptance of the Participant's election is not deferred pursuant to
17	Section 17.4(b). In the event the Participant's application to participate in DROP is deferred
18 19	pursuant to Section 17.4(b), the election is irrevocable as of the fifteenth calendar day following the acceptance of the Participant's election to participate in DROP and notification
20	of the acceptance being provided to the Participant. If the due date for the revocation of an
21	election to participate in DROP falls on a Saturday, Sunday or day when the County's offices
22	are closed, the due date shall be the next day during which the County's offices are open.
	are closed, the due date shall be the flext day during which the County's offices are open.
23	
24	17.6 Suspension of Participation; Termination of Participation
25	
26	(a) Cusponsion of Doubisination Doubisination in DDOD is
27	(a) Suspension of Participation - Participation in DROP is suspended upon the Participant receiving a performance rating of less than 2.5 from the
28	Division of Fire and Rescue Services. During the time of suspension, no additions will be
29	made to the Participant's DROP Account. The suspension will be lifted and the Participant
30	will be reinstated to DROP for the remaining DROP participation period elected by the
31	Participant upon the reinstatement of an acceptable performance rating, of at least 2.5 from
32	the Division of Fire and Rescue Services after exhaustion of the Participant's appeal rights
33	under the Frederick County Personnel Rules in effect at the time; provided, however, that the
34	credits to the Participant's DROP Account provided for in Section 17.7(b)(i) during the period
35	of suspension will be reinstated to the DROP Participant's DROP Account following a
36	Participant's successful appeal of his or her performance rating. In the event that the DROP
37	Participant does not appeal the assignment of the performance rating or is unsuccessful in
38	the appeal of the assignment of the performance rating, the DROP Participant's retirement
39	benefit determined as of the Participant's Termination Date will be determined in accordance

(b) Termination of Participation - Participation in DROP terminates when the DROP Participant reaches a Termination Date. 17.7 Payment of Retirement Benefit, Accrual of Service Credit, Disposition of Other Benefits During DROP Participation. (a) Calculation of Retirement Benefit - As of the effective date of participation in DROP, the DROP Participant's normal retirement benefit as provided for in Section 6.1, in the form of payment elected by the Participant in accordance with Section 8.2 and without the adjustment for unused sick leave pursuant to Section 6.1(d), shall be determined. (b) Credit to DROP Account - During the period of the DROP Participant's participation in DROP, the Plan Administrator shall: (i) Credit the DROP Participant's monthly retirement income determined pursuant to Section 17.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant; (ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for this purpose in accordance with Section 17.10;
when the DROP Participant reaches a Termination Date. 17.7 Payment of Retirement Benefit, Accrual of Service Credit, Disposition of Other Benefits During DROP Participation. (a) Calculation of Retirement Benefit - As of the effective date of participation in DROP, the DROP Participant's normal retirement benefit as provided for in Section 6.1, in the form of payment elected by the Participant in accordance with Section 8.2 and without the adjustment for unused sick leave pursuant to Section 6.1(d), shall be determined. (b) Credit to DROP Account - During the period of the DROP Participant's participant's participation in DROP, the Plan Administrator shall: (i) Credit the DROP Participant's monthly retirement income determined pursuant to Section 17.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant; (ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for
(a) Calculation of Retirement Benefit - As of the effective date of participation in DROP, the DROP Participant's normal retirement benefit as provided for in Section 6.1, in the form of payment elected by the Participant in accordance with Section 8.2 and without the adjustment for unused sick leave pursuant to Section 6.1(d), shall be determined. (b) Credit to DROP Account - During the period of the DROP Participant's participation in DROP, the Plan Administrator shall: (i) Credit the DROP Participant's monthly retirement income determined pursuant to Section 17.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant; (ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for
participation in DROP, the DROP Participant's normal retirement benefit as provided for in Section 6.1, in the form of payment elected by the Participant in accordance with Section 8.2 and without the adjustment for unused sick leave pursuant to Section 6.1(d), shall be determined. (b) Credit to DROP Account - During the period of the DROP Participant's participation in DROP, the Plan Administrator shall: (i) Credit the DROP Participant's monthly retirement income determined pursuant to Section 17.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant; (ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for
(i) Credit the DROP Participant's monthly retirement income determined pursuant to Section 17.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant; (ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for
income determined pursuant to Section 17.7(a) determined as of the DROP Participant's date of participation in DROP, to a DROP Account for the benefit of the DROP Participant; (ii) Credit the DROP Participant's DROP Account with the investment gains and losses arising out of the individually-directed accounts maintained for
investment gains and losses arising out of the individually-directed accounts maintained for
(iii) Annually adjust the DROP Participant's credit to the DROP account for monthly retirement income under Section 17.7(b)(i) for cost of living increases in accordance with Section 6.8; and
(iv) Credit the DROP Participant's DROP Account with 5% out of the 9% of Compensation made as a pick-up contribution to the Plan pursuant to Section 5.4(a)(i).

1	(c) No Increase in Years of Eligibility or Credited Service - A DROP
2	Participant will not accrue credit for additional Years of Eligibility or Credited Service during
3	the period of DROP participation.
4	
5	(d) Compensation during DROP Participation - A DROP
6	Participant's Compensation earned during the period of DROP participation:
7	
8	(i) Subject to Section 5.4(b), shall be subject to the County
9	pick up contributions provided for in Section 5.4(a)(i), which contributions shall be added to
10	the Participant's DROP Account to the extent provided for in Section 17.7(b)(4)(iv). The
11	remaining 4% of Compensation paid as a pick-up contribution shall be added to the Trust;
12	and
13	
14	(ii) Shall not be used to increase the DROP Participant's Final
15	Average Earnings.
16	
17	(e) If during the period of a DROP Participant's participation in
18	DROP, the Participant reaches a Termination Date by reason of Total and Permanent
19	Disability in accordance with Section 6.4(a) ("Ordinary Disability"), the Participant shall
20	receive the benefit calculated pursuant to Section 17.7(a), plus the Participant's DROP
21	Account, calculated as of the Participant's Termination Date. If during the period of a DROP
22	Participant's participation in DROP, the Participant reaches a Termination Date by reason of
23	Total and Permanent Disability in accordance with Section 6.4(b) ("Line of Duty Disability"),
24	the Participant shall receive payment of the DROP Account, plus the greater of: (i) the
25	monthly retirement income calculated pursuant to Section 17.7(a) or (ii) the monthly
26	retirement income calculated pursuant to Section 6.4(b).
27	
28	(f) If during the period of a DROP Participant's participation in
29	DROP, the Participant reaches a Termination Date by reason of death, the Participant's
30	Beneficiary will receive the benefit described in Section 7.1, based upon the Participant's
31	Years of Eligibility Service and Highest Average Earnings earned at the DROP participation
32	date, plus the Participant's DROP Account. The DROP Participant's Beneficiary designated
33	for purposes of receipt of the death benefits described in Section 7.1 shall be the same
34	Beneficiary designated for purposes of receipt of the DROP Account. In the event there is no
35	valid Beneficiary on file for the Participant, payment will be made in accordance with Section
36	<u>9.1.</u>
37	
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1	17.8 Payment of Retirement Income and DROP Account At Termination
2	<u>Date</u>
3	
4	(a) Payment of DROP Account - Termination Following End of
5	Elected DROP Participation Period: Upon the termination of a DROP Participant's
6	employment with the County, for reasons other than death or Total and Permanent
7	Disability, as of or following the end of the Participant's DROP participation period, the
8	<u>Trustees shall pay to the Participant the amount accrued in the DROP Account for the DROP</u>
9	Participant, determined in accordance with Section 17.7, as adjusted for investment gains and
10	losses determined pursuant to Section 17.10 through as soon as reasonably practical before
11	the date of payment, and as elected by the DROP Participant, in the form of:
12	
13	(i) An Eligible Rollover Distribution, pursuant to Section
14	8.4;
15	
16	(ii) A lump sum distribution, reduced by any elected or
17	required withholding for taxes; or
18	
19	(iii) Any other form of payment allowed under the
20	individually-directed account.
21	
22 23 24 25 26	(b) Payment of Retirement Benefit - Termination Following End of Elected DROP Participation Period: Upon the termination of a DROP Participant's
23 74	employment with the County for reasons other than death or Total and Permanent Disability,
2 -1 25	as of or following the end of the Participant's DROP participation period, the Participant will
26	receive the monthly retirement income determined in accordance with Section 17.7, in the
27	form of payment elected by the Participant pursuant to Section 8.2 when the Participant
28	elected to participate in DROP, as adjusted for cost of living increases pursuant to Section 6.8
29	during the DROP participation period and as adjusted for hours of unused sick leave,
30	pursuant to Section 6.1(d), based upon the DROP Participant's unused sick leave as of the
31	DROP Participant's Termination Date. The DROP Participant's DROP Account will not be
32	affected by the changes in the DROP Participant's unused sick leave during the period of
33	participation in DROP.
34	
35	(c) Termination Before End of Elected DROP Participation Period –
36	Upon the DROP Participant's reaching a Termination Date, for reasons other than death or
37	Total and Permanent Disability, prior to the end of the DROP Participant's elected DROP
38	participation period, the Participant will receive the monthly retirement income determined

o Section 8.2 when the Participant elected to participate in DROP, as adjusted for cost of iving increases pursuant to Section 6.8 during the DROP participation period and as adjusted
iving increases pursuant to Section 6.8 during the DROP participation period and as adjusted
for hours of unused sick leave, pursuant to Section 6.1(d), based upon the DROP Participant's
unused sick leave as of the DROP Participant's Termination Date. The DROP Participant's
DROP Account will not be affected by the changes in the DROP Participant's unused sick
eave during the period of participation in DROP. The Participant's DROP Account will be
adjusted for investment gains and losses determined pursuant to Section 17.10 through as
soon as reasonably practical before the date of payment, but reduced by the principal amount
of Participant pick-up contributions made to the DROP Account pursuant to Section
17.7(b)(iv). The principal amount of Participant pick-up contributions made to the Plan
bursuant to Section 17.7(b)(iv) will be retained in the Trust. The balance of the DROP will be baid as elected by the DROP Participant, in the form of:
bald as elected by the DKOF Farticipant, in the form of:
(i) An Eligible Rollover Distribution, pursuant to Section
3.4;
(ii) A lump sum distribution, reduced by any elected or
(ii) A lump sum distribution, reduced by any elected or required withholding for taxes; or
•
required withholding for taxes; or
required withholding for taxes; or (iii) Any other form of payment allowed under the
required withholding for taxes; or
(iii) Any other form of payment allowed under the ndividually-directed account.
required withholding for taxes; or (iii) Any other form of payment allowed under the
(iii) Any other form of payment allowed under the ndividually-directed account.
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to
(iii) Any other form of payment allowed under the individually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to Section 6.6.
(iii) Any other form of payment allowed under the individually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be indigusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to Section 6.6. (b) During the period of a DROP Participant's participation in
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to Section 6.6. (b) During the period of a DROP Participant's participation in DROP, the DROP Participant shall continue to be eligible to participate in any health and
(iii) Any other form of payment allowed under the individually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be indigusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to section 6.6. (b) During the period of a DROP Participant's participation in DROP, the DROP Participant shall continue to be eligible to participate in any health and welfare plan and deferred compensation plan, and receive any other benefits otherwise
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to Section 6.6. (b) During the period of a DROP Participant's participation in DROP, the DROP Participant shall continue to be eligible to participate in any health and welfare plan and deferred compensation plan, and receive any other benefits otherwise available to employees of the Frederick County Sheriff's Office or Division of Fire and Rescue
(iii) Any other form of payment allowed under the ndividually-directed account. 17.9 Limitations; Other Benefits of Employment; Segregation of Assets (a) The benefits payable pursuant to this Article XVIIshall be adjusted, if necessary, to conform to the limitations on the accrual of benefits pursuant to Section 6.6. (b) During the period of a DROP Participant's participation in DROP, the DROP Participant shall continue to be eligible to participate in any health and welfare plan and deferred compensation plan, and receive any other benefits otherwise available to employees of the Frederick County Sheriff's Office or Division of Fire and Rescue Services and shall continue to be subject to the personnel laws, regulations and policies

1	(c) The DROP Account is maintained solely for purposes of
2	accounting for the DROP Participant's benefit from DROP. The Trustees shall be under no
3	obligation to segregate funds from the Plan assets for the Participant's DROP Account.
4	
5	17.10 Establishment of Investment Accounts
6	
7	The DROP Account will be invested in one or more investment funds elected
8	by the DROP Participant from among investment options provided by the Trustees, in their
9	discretion. The DROP account will be adjusted monthly for earnings or losses based on the
10	investment fund(s) selected by the DROP Participant.
11	
12	17.11 Review of DROP
13	
14	The Administrator will engage the Plan's actuaries to review the operations of the
15	DROP as of July 1, 2026 to determine the level of the DROP's cost neutrality to the Plan.
16	
17	END OF ARTICLE XVII
18	***
19	