Ordinance amending the Administrative Code to amend heart trouble and pneumonia presumptions for firefighter and police officer industrial disability and death as a result of duty retirement benefits.

NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font. Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in double-underlined Arial font. 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. Findings.

(a) San Francisco firefighters and police officers are more susceptible to developing heart disease as well as suffering traumatic heart attacks due to the inherent nature of their job duties (including the very high physiological demands) as well as the myriad of chemical agents they are exposed to during the course of their work.

(b) A 2012 summary of studies released by the International Association of Firefighters’ Division of Occupational Health, Safety, and Medicine, concerning the association of heart disease with the occupation of firefighting supports the premise that firefighters are at an increased risk of cardiovascular disease, particularly acute coronary disease, due to the work they perform.

(c) Police officers as well are exposed to health and safety risks in their occupation. Several studies show that police officers have a higher risk of developing heart disease compared to the general population due to the work they perform. (See e.g., Vasileia Supervisors Brown; Safai, Stefani, Walton, Yee, Haney, Peskin, Mar, Mandelman, Ronen, Fewer BOARD OF SUPERVISORS

(d) California workers' compensation laws, which provide benefits to employees for industrial injuries, include a heart trouble and pneumonia presumption for firefighters and police officers. Under those laws, specifically California Labor Code Sections 3212 and 3212.5, heart trouble and pneumonia are presumed industrial if either malady develops or manifests itself during a period in which the member is in the service of a fire or police department. This presumption is disputable and may be controverted by other evidence, but unless so controverted, the Workers' Compensation Appeals Board is bound to find in accordance with it. Additionally, heart trouble or pneumonia for firefighters and police officers so developing or manifesting itself cannot be attributed to any disease existing prior to such development or manifestation.

(e) Currently, Administrative Code Sections 16.85 and 16.86 create a presumption for firefighters and police officers applying for retirement benefits under the San Francisco City and County Employees' Retirement System (SFERS) who meet certain eligibility criteria that any heart trouble or pneumonia arises out of the course of the member's employment, unless there is evidence to the contrary.

(f) Section 16.85, however, sets a more difficult standard of proof for firefighters and police officers than is in the Labor Code because under Section 16.85, SFERS may attribute a prior disease to the disability asserted by a member. Currently a San Francisco firefighter or police officer who applies to SFERS for an industrial disability retirement must establish that his or her injury or illness is industrially caused and that it incapacitates the member for the performance of his or her work duties. When a member seeks an industrial disability
retirement based on heart trouble or pneumonia, the member must establish that the heart
trouble or pneumonia developed or manifested while in service, is incapacitating, and cannot
be attributed to any disease existing prior to such development or manifestation. Under the
proposed ordinance, for San Francisco firefighters or police officers who meet certain
eligibility requirements, the heart trouble or pneumonia will be presumed in the SFERS benefit
application process to arise out of the member’s employment. SFERS can offer specified
evidence to rebut the presumption but may not attribute the malady to any prior existing
disease. The rebuttal and attribution standards in the proposed ordinance mirror the
standards in the California workers’ compensation heart trouble and pneumonia
presumptions.

(g) Firefighters and police officers whose retirement benefits are under CalPERS or a
public pension plan under the County Employees Retirement Act of 1937 receive the benefit
of the workers’ compensation heart trouble and pneumonia presumptions in connection with
their retirement benefits, because the Workers’ Compensation Appeals Board’s determination
of industrial causation, based on the Labor Code heart trouble and pneumonia presumptions,
is determinative for the purpose of the retirement process. This ordinance will give San
Francisco’s firefighters and police officers the benefit of these worker’s compensation
presumptions in the retirement benefit process as is available to those other California
firefighters and peace officers, as well as deputized members of the San Francisco Sheriff’s
Department hired before January 7, 2012.

Section 2. Article IV of Chapter 16 of the Administrative Code is hereby amended by
revising Section 16.85 and deleting Section 16.86, to read as follows:
SEC. 16.85. POLICEMEN POLICE OFFICERS AND FIREMEN FIREFIGHTERS

INCAPACITATED WITH HEART TROUBLE OR PNEUMONIA – WHEN PRESUMED CONTRACTED IN COURSE OF EMPLOYMENT.

(a) Whenever any member of the Police Department or Fire Department shall become incapacitated for the performance of his duty on account of heart trouble or pneumonia, which develops or manifests itself while such member is in the service of his department, such heart trouble and such pneumonia shall be presumed to arise out of and in the course of his employment, unless there is evidence to the contrary. This presumption is disputable and may be controverted by other evidence, but unless so controverted, the hearing officer assigned to hear the application under Charter Section 12.102 and Charter Section A8.518 is bound to find in accordance with it.

(b) Such heart trouble or pneumonia so developing or manifesting itself as described in subsection (a) shall in no case be attributed to any disease existing prior to such development or manifestation.

(c) Subsections (a) and (b) apply only to:

(1) Sworn members of the Fire Department or Police Department who have served a total of five years or more in the Fire Department or Police Department. For purposes of determining whether the member has five or more years of service, time served in another fire or police department in the State of California shall be combined with service in the Fire Department or Police Department, provided that the member (A) was entitled to the same presumption of subsection (a) and prohibition against attribution of subsection (b) in the member’s prior employment and (B) became a member of the Fire Department of Police Department within six months after separating from the prior employment.
(2) Applications for industrial disability retirement or death as a result of duty benefits under the San Francisco City and County Employees' Retirement System ("Retirement System").

(3) Applications for benefits in connection with heart trouble or pneumonia injuries or deaths filed on or after January 1, 2015, provided that the prohibition against attribution of subsection (b) shall not apply to an application if, as of the effective date of the amendment to this Section 16.85 in Board of Supervisors File No. 190680, the hearing officer assigned to hear the application under Charter Section 12.102 and Charter Section A8.518 either (A) has rendered an initial decision on the application and the member did not request rehearing within the time specified under the Charter, or (B) has rendered an initial decision and the member timely requested rehearing under the Charter, and the hearing officer has issued a decision on rehearing.

(d) Neither subsection (a) nor subsection (b) shall apply to any of the following:

(1) incapacitation on account of heart trouble if there was any evidence of heart trouble identified in the physical examination of the member conducted as part of the member's initial hire in the Fire Department or Police Department, as applicable, and

(2) incapacitation on account of pneumonia if there was any evidence of pneumonia identified in the physical examination of the member conducted as part of the member's initial hire in the Fire Department or Police Department, as applicable.

(e) The Retirement System shall use the member's eligible prior safety service in another fire or police department under subsection (c)(1) to measure the date upon which the member would be qualified for service retirement.

SEC. 16.86. POLICEMEN AND FIREMEN INCAPACITATED WITH HEART TROUBLE OR PNEUMONIA—APPLICATION TO MEMBERS WITH FIVE OR MORE YEARS OF SERVICE.
The provisions of the preceding section shall apply only to members of the Police and Fire Departments, respectively, who shall have served a total of five or more years:

(a) in one or both of such departments; or,

(b) as a San Francisco Airport police officer; or,

(c) in another police or fire department in the State of California, provided that the member was entitled to the same presumption in his or her prior employment, and provided that the member became a member of the San Francisco Police or Fire Department within six months of separating from such prior employment.

The provisions of subsections (b) and (c) of this section shall apply only to injuries or deaths occurring after January 1, 2000, and only to applications for benefits under the San Francisco City and County Employees' Retirement System. In such cases, the member's prior safety service in another police or fire department shall be used by the Retirement System to measure the date upon which said member would have completed at least twenty-five (25) years of service in the aggregate.

Section 3. Supermajority Vote. Pursuant to Section A8.500 of the Charter, this ordinance requires enactment by a vote of three-fourths of the members of the Board of Supervisors.

Section 4. 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 5. 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 Municipal 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

By: ROBERT A. BRYAN
Deputy City Attorney

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File Number: 190680          Date Passed: September 24, 2019

Ordinance amending the Administrative Code to amend heart trouble and pneumonia presumptions for firefighter and police officer industrial disability and death as a result of duty retirement benefits.

September 05, 2019 Government Audit and Oversight Committee - RECOMMENDED

September 17, 2019 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Brown, Fewer, Haney, Mandelman, Mar, Peskin, Ronen, Safai, Stefani, Walton and Yee

September 24, 2019 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Brown, Fewer, Haney, Mandelman, Mar, Peskin, Ronen, Safai, Stefani, Walton and Yee

File No. 190680

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 9/24/2019 by the Board of Supervisors of the City and County of San Francisco.

London N. Breed
Mayor

Angela Calvillo
Clerk of the Board

Date Approved
10/4/19