1 2	ORDINANCE NO. <u>991457</u> 0-00-58
3 4 5 6 7 8 9 10 11	An ordinance of the City of Gainesville, Florida, amending Chapter 2 of the Code of Ordinances of the City of Gainesville relating to the City of Gainesville Employees Pension Plan and the City of Gainesville Retiree Health Insurance Fund pertaining to rehire of former employees, providing a severability clause; providing a repealing clause; and providing an effective date.
12	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF
13	THE CITY OF GAINESVILLE, FLORIDA:
14	
15	Section 1. Section 2-521 of the Code of Ordinances of the City of Gainesville is
16	amended by adding a definition for Retiree, to read as follows:
17	Sec. 2-521 Definitions.
18	The following words and phrases as used in this division shall have the
19	following meanings unless a different meaning is clearly required by the context:
20	Retiree shall mean a former employee who is receiving, or a current employee who has
21	deferred receipt (into a deferred retirement option plan account) of, a monthly retirement
22	benefit from a defined benefit pension plan of the City of Gainesville.
23	
24	Section 2. Subsection 2-523(c)(3)a. of the Code of Ordinances of the City of Gainesville
25	is amended as follows:
26	Sec. 2-523.Membership and service.
27	(c) Members of the plan.
28	(3) Limited participation.

1	a.	Definitions:
2	1.	Ineligible member means an employee of the city who is not an eligible
3	member.	
4	2.	Limited participant means a member of the plan who, during part or parts
5	of his/her em	ployment with the city, is an eligible member and, during other parts of
6	his/her emplo	syment with the city is an ineligible member.
7	3.	Limited participant service means, in the case of a limited participant,
8	credited servi	ce as defined in the plan, but including service during all times of his/her
9	employment	with the city, whether an eligible member or an ineligible member, except
10	after entering	a DROP while a retiree or a recipient of a termination benefit from any
11	defined benef	it pension plan of the City of Gainesville.
12	4.	Eligible service means, in the case of a limited participant, credited service
13	as defined in	the plan, during the part or parts of his/her employment during which he/she
14	is an eligible	member, except after entering a DROP while a retiree or a recipient of a
15	termination b	enefit from any defined benefit pension plan of the City of Gainesville.
16		
17	Section 3.	Subsection 2-523(j) of Code of Ordinances of the City of Gainesville is
18	created to rea	d as follows:
19	<u>(j)</u>	Re-employed retirees and recipients of termination benefits.
20	<u>A re</u>	tiree or a former employee of the City of Gainesville receiving termination
21	benefits from	the City of Gainesville Consolidated Police Officers and Firefighters
22	Retirement Pl	an, or this Plan may, upon becoming re-employed by the City of

Gainesville, become a new member of this Plan, earn credited service, and become

23

1	entitled to receive an additional retirement benefit subject to the following conditions:		
2	(1) Such member shall satisfy the eligibility requirements for participation in		
3	this Plan.		
4	(2) Such member shall not be entitled to disability benefits under the City of		
5	Gainesville Employees Disability Plan, or become entitled to any other disability pension		
6	benefit payable from a retirement system or plan of the City of Gainesville.		
7	(3) No service for which credit was received, or which remained unclaimed, at		
8	retirement or termination may be claimed or applied toward credited service earned		
9	following re-employment.		
10	(4) Such re-employed member shall not be entitled to purchase additional		
11	credit for service performed prior to re-employment.		
12			
13	Section 4. Section 2-527, Subsection (f)(3), of the Code of Ordinances of the City of		
14	Gainesville is amended to read as follows:		
15	Sec. 2-527. Administration of the plan.		
16	(f) Retirement plan officers;		
17	(3) The director of finance shall be the treasurer of the plan and shall be		
18	custodian of the funds. The City Manager shall be the Plan Administrator and shall have		
19	the power to finally approve members' or beneficiaries' claims for benefits. The Plan		
20	Administrator's denial of a member or beneficiary's claim for benefits shall be		
21	reviewable in accordance with Section 2-5267(i).		
22			
23	<b>Section 5.</b> The definition of Retiree in Section 2-611 of the Code of Ordinances of the		

- 1 City of Gainesville is amended as follows: 2 Retiree shall mean: 3 A retired employee, who is a member of the city employees pension plan or a 4 member of the consolidated police officers and firefighters retirement plan and is 5 receiving monthly annuity pursuant to an approved application for normal or early 6 retirement, in accordance with the provisions of these pension plans; or 7 8 A retired employee upon whose behalf employer contributions were made to the 9 ICMA deferred compensation program and/or 401(a) plan and who, at the time of their 10 separation from the city, would have met the age and/or service requirements for normal, 11 or early retirement under the city employee pension plan or the consolidated police 12 officers and firefighters retirement plan as applicable to the classification they held at the 13 time of their separation: or 14 15 A retired employee, who is a member of the consolidated police officers and 16 firefighters retirement plan and is receiving a monthly annuity pursuant to an approved 17 application for disability retirement in accordance with the provisions of that pension 18 plan: or 19 20 A retired employee of the city receiving a monthly benefit pursuant to an approved 21 application for disability retirement under the city employee's disability plan. 22
  - \* When a regular employee enters a DROP, or a retired employee becomes re-

23

1	employed as a regular employee, he/she shall not be eligible to participate in the city's			
2	retiree health insurance program while serving as a regular employee for the city.			
3				
4	Section 6. Se	ection 2-614 of the Code of Ordinances of the City of Gainesville is		
5	amended to read as follows:			
6	Sec. 2-614. City contributions towards premium payments.			
7	(1)	Base plan participants. City contributions towards premium payments for		
8	base plan participants would be made in accordance with the following formula:			
9 10 11		2% X years of credited service, or portion thereof, for credited service years 1-10		
12 13 14		+3% X years of credited service, or portion thereof, for credited service years 11-20		
15 16 17		+2% X years of credited service, or portion thereof, for credited service years over 20		
17 18 19		+2% X years of age over 65, or portion thereof, at benefit commencement		
20 21 22		-2% X years of age under 65, or portion thereof, at benefit commencement		
23 24		= multiplier, maximum of 50%, no minimum guarantee.		
25 26 27		Multiplier X then current individual coverage premium = City share of premium payment.		
28	(2)	Transition plan participants. City contributions towards premium		
29	payments for	transition plan participants would be made in accordance with the following		
30	formula:			
31 32 33		10% increase in credited service years at April 1, 1995, for each year, or portion thereof, over 10, a maximum service increase of 100%		
34		+2% X years of credited service, or portion thereof, for credited service		

1 2		years 1-10	
3		+3% X years of credited service, or portion thereof, for credited service	
4			
5			
6		+2% X years of credited service, or portion thereof, for credited service	
7		years over 20	
8			
9 10		+8% X years of age over 65, or portion thereof, at April 1, 1995	
11		+2% X years of age over 65, or portion thereof, at the later of benefit	
12			
13		to in the or ripin i, 1995	
14		-2% X years of age under 65, or portion thereof, at benefit	
15		commencement	
16			
17		= multiplier, maximum of 80% for single coverage, maximum of 155% for	
18			
19 20		years credited service at April 1, 1995.	
21		Multiplier X then current individual coverage premium = City share of	
22		premium payment.	
23	(3)	Employees who enter a DROP shall have "benefit commencement" for the	
24	purposes of s	ection (1) and (2) above fixed and determined as the years of credited	
25	service and a	ge upon entry into the DROP and shall not earn credited service while	
26	participating in the DROP or thereafter. Re employed retirees shall not accrue any		
27	additional years of credited service as a result of years of credited service earned, if any,		
28	after re empl	<del>oyment.</del>	
29	<u>(4)</u>	A re-employed retiree who becomes covered by the City's health insurance	
30	program shal	I retain the same entitlement to City contributions towards retiree health	
31	insurance pre	mium payments as existed immediately prior to re-employment and such	
32	shall not be diminished by changes applicable solely to employees terminating after the		
33	date of his or	her re-employment.	

1	(4)(5) Disability retirees. In the case of retirees who are receiving retirement		
2	benefits pursuant to an approved application for disability retirement, the city would		
3	make the following contributions towards premium payments, until the issue is studied		
4	further:		
5 6 7 8	Eighty percent of the individual premium if the retiree has individual coverage and 155 percent of individual premium if the retiree has other than individual coverage.		
9	Section 7. If any section, sentence, clause or phrase of this ordinance is held to be invalid		
10	or unconstitutional by any court of competent jurisdiction, then said holding shall in no		
11	way affect the validity of the remaining portions of this ordinance.		
12			
13	Section 8. All ordinances or parts of ordinances in conflict herewith are to the extent of		
14	such conflict hereby repealed.		
15			
16	Section 9. This ordinance shall become effective immediately upon final adoption.		
17			

1				
2	PASSED AND ADOPTED this26t	<b>h</b> day of	June	, 2000.
3		-		
4			<del></del>	
5			<del></del>	
6	MAYOR-¢φMMISSIOI	NER PRO-T	EM JOHN R. E	BARROW
7	V			
8	ATTEST:	Approv	ved as to form a	nd legality
9	nd-11.			
10				
11	W 44//////	tol	WAQ	
12	KÚRT M. LĂNNÓN	MARIÌ		<sup>™</sup> 2 € 2000
13	CLERK OF THE COMMISSION	CITY	ATTORNEY	JUN 2 6 2000
14	This Ordinance passed on first reading this 12t	th day of _	June	, 2000.
15 16	This Ordinance passed on second reading this	<b>26th</b> day o	of June	, 2000.