## GENERAL ADDENDUM TO THE GEORGIA MUNICIPAL EMPLOYEES BENEFIT SYSTEM DEFINED BENEFIT RETIREMENT PLAN ADOPTION AGREEMENT

This is an Addendum to the Adoption Agreement completed by the City of Cartersville, Georgia, as follows (complete one or more sections, as applicable):

\*\*\*Item (1) of pre-approved Addendum - Not Applicable\*\*\*

- (2) Discontinuance of participation in the Plan by one or more Departments or classes of Employees (for amendment of Adoption Agreement only see Section 9 of Adoption Agreement):
  - Employees Initially Employed on or after January 1, 2017, Do Not Participate in DB Plan; Eligible Regular Employees Participating in This Plan before January 1, 2017, Remain in This Plan unless Later Reemployed Eligible Regular Employees who were employed with the City and were participating in this Plan as of December 31, 2016, will remain in this Plan ("Cartersville GMEBS Plan I"), subject to the eligibility requirements of this Plan, and except as otherwise provided in subsections 2(b) and (c) and Section 14 below concerning the effect of becoming reemployed. Any Employee who is initially employed or reemployed by the City on or after January 1, 2017, will not participate in this Plan with respect to service on or after the date of such initial employment or reemployment.
  - (b) Eligible Regular Employees as of December 31, 2016; Effect of Later Termination & Reemployment If an Eligible Regular Employee who is employed with the City as of December 31, 2016, later Terminates employment and becomes reemployed by the City on or after January 1, 2017, said Employee will not be eligible to participate in this Plan with respect to his/her service and earnings with the City on or after said reemployment date. In addition, the Employee's eligibility for Retirement and pre-retirement death benefits and the amount of any benefits payable under this Plan with respect to the Employee's Service with the City prior to said reemployment date will be determined in accordance with the applicable terms of this Plan in effect as of the Employee's most recent Termination date preceding the date on which he or she is first reemployed on or after January 1, 2017, and the Employee's Credited Service and Final Average Earnings with the City as of said Termination date. Service and earnings

after said reemployment date will not be taken into account for any purpose under this Plan (e.g., for purposes of becoming Vested under this Plan, meeting benefit eligibility requirements, or computing amount of benefits payable under this Plan). See also Section 14 of this Addendum regarding Frozen Plan Provisions.

(c) Former Employees Reemployed on or after January 1, 2017 - If a former Employee of the City who was not employed with the City as of December 31, 2016, is reemployed by the City after December 31, 2016, the Employee will not be eligible to participate in this Plan with respect to his or her service and earnings with the City on or after the date on which he or she is reemployed. The Employee's eligibility for Retirement and pre-retirement benefits and the amount of any benefits payable under this Plan, if any, with respect to the Employee's Service with the City prior to said reemployment date will be determined in accordance with the applicable terms of this Plan in effect as of the date of the Employee's most recent Termination from the City preceding the date on which he or she is first reemployed on or after January 1, 2017, and the Employee's Credited Service and Final Average Earnings with the City as of said Termination date. Service and earnings with the City after said reemployment date will not be taken into account for any purpose under this Plan (e.g., for purposes of becoming Vested under this Plan, meeting benefit eligibility requirements, or computing amount of benefits payable under this Plan). See also Section 14 of this Addendum regarding Frozen Plan Provisions.

\*\*\*Items (3) through (5) of pre-approved Addendum - Not Applicable\*\*\*

(6)	Modified Definition of Earnings. For purposes of determining any
	Employee contributions and Final Average Earnings, Earnings as
	defined in Section 2.26 of the Master Plan shall be modified as follows
	(check all that apply):

(a)	excluding overtime pay.
<b>(b)</b>	excluding bonuses.
(c)	excluding <u>holiday pay</u> (specify type of excluded earnings).
( <b>d</b> )	including perquisites or allowances for use of a car or

house rent.

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			(e)	including severance payments; provided that the following limitations shall apply (must specify):
			<b>(f)</b>	including (specify type of included earnings).
This	defini	tion of	f Earn	ings applies to (check one):
		All P	articij	pants.
		bonu Holid	is payr day pa	following Participants (must specify): Overtime and ments are excluded with respect to all Participants.  The excluded with respect to police and fire personnel in subsection 16(d) below.
	docu inclus but n	menta <u>ded</u> in ot lim	tion to the desired to	Employer is responsible for providing any and all to the Administrator relating to payments that are efinition of Earnings pursuant to this Section, including the amount(s) paid and the date of such payment(s).  becomes a such payment of the amount of th
				class covered under the Plan.]
(7)	Modified Definition of Final Average Earnings. Final Average Earnings is defined as the monthly average of Earnings paid to a Participant by the Adopting Employer for the 36 (insert number not to exceed 60) consecutive months of (check one):   ☐ Credited Service, ☐ employment, during the last 120 (insert number not to exceed 120) consecutive month period preceding the Participant's most recent Termination in which the Participant's Earnings were the highest, multiplied by 12. Note: GMEBS has prescribed forms for calculation of Final Average Earnings that must be used for this purpose.			
	This	defini	tion of	Final Average Earnings applies to (check one):
		$\boxtimes$	All P	articipants.
			Only	the following Participants (must specify):

[Repeat above subsection as necessary.]

\*\*\*Items (8) through (13) of pre-approved Addendum - Not Applicable\*\*\* <u>Frozen Plan Provisions</u> (for amendment of Adoption Agreement only – (14)see Section 9 of Adoption Agreement regarding Classes of Eligible **Employees):**  $\boxtimes$ (a) Plan Freeze - The Plan is "frozen" effective as of January 1, 2017 (specify date). The Plan shall be subject to all provisions of the Adoption Agreement and Master Plan, except as otherwise provided herein, and the Employer shall continue to maintain the Plan's qualified status. The Plan shall be frozen, as follows (check as applicable):  $\boxtimes$ The Plan shall be frozen with respect to the following (i) class(es) of Eligible Employees (one or more as applicable): ☐ all Participants; ☐ all Eligible Regular Employees; 
Members of the Governing Authority; ☐ Municipal Legal Officers; ⊠ other All Regular Employees who are (must specify): initially employed or become reemployed on or after January 1, 2017. Active Participants in the affected class(es) of Eligible (ii) Employees as of the freeze effective date shall be vested in their normal retirement benefits accrued as of the effective date of the freeze to the extent funded notwithstanding any provision of the Adoption Agreement to the contrary.  $\boxtimes$ Employees who are (check all that apply): (iii) employed by the Employer or in office as of (specify date), ⊠ first employed on or after January 1, 2017 (specify date), 

first take office on (specify date),  $\boxtimes$  reemployed on or after or after January 1, 2017 (specify date), 

return to office (following a vacation of office) on or after

(specify date), shall not be eligible to

participate in the Plan on or after the date on which

		are initially employed or reemployed, as able (specify date).
	paragr which applica	respect to Employees designated in raph (iii) above, earnings on or after the date on they are initially employed or reemployed, as able (specify date) shall not be taken into it for purposes of the Plan.
	shall no or afte or reconstruction or reconstruc	mployees designated in paragraph (iii) above of the credited with Service for the Employer on rethe date on which they are initially employed employed, as applicable (specify date) for sees of (check all that apply): $\boxtimes$ computing the step of the designation of the service paragraph (iii) above on the date of the service of the Employer of the date of the service of the Employer of the date of the service of the Employer of the date of the service of the Employer of the date of the service of the Employer of the Employer of the date of the service of the Employer of the Employer of the date of the Service of the Employer of the Em
	` '	llowing additional provisions shall apply as a of the freeze (must specify):
(b)	"frozen" sind	Following Plan Freeze - The Plan has been ce (specify freeze date). Effective (specify date), the Plan shall be reactivated in with and subject to the following provisions plicable):
	followi as app Regula Author	an shall cease to be frozen with respect to the ng class(es) of Eligible Employees (one or more blicable):   all Participants;   all Eligible or Employees;   Members of the Governing rity;   Municipal Legal Officers;   other specify):
	Employ date),	yees (check all that apply):   general employed by the yer and/or in office as of (specify first employed on or after y date),   first took office on or after

		after (specify date), returned to office
		(following a vacation of office) on or after (specify date), shall be eligible to
		commence or re-commence participation in the Plan
		(as applicable) with respect to Service on or after
		(specify date), provided they otherwise
		meet the eligibility requirements for participation under the Plan.
	(iii)	With respect to the Employees designated in
	( )	paragraph (ii) above, Earnings on or after
		(specify date) shall be taken into account
		for purposes of the Plan.
	(iv)	The Employees designated in paragraph (ii) above
	( )	shall receive credit for Service for the Employer on or
		after (specify date) for purposes of
		(check all that apply):   computing the amount of
		benefits payable;   meeting minimum service
		requirements for participation and vesting;
		meeting minimum service requirements for benefit
		eligibility under the Plan, provided the Employee met
		the minimum hour requirement and other eligibility
		requirements for recognition of Credited Service
		under the Plan.
	(v)	Former Employees who are reemployed and/or
Ш	(1)	return to office as Eligible Employees
		after (specify date) will receive credit for
		Service with the Employer on or after
		(specify date) for purposes of (check all that apply):
		$\Box$ computing the amount of benefits payable; $\Box$
		meeting minimum service requirements for
		participation and vesting;   meeting minimum
		service requirements for benefit eligibility under the
		Plan, provided the Employee meets the minimum
		hour requirement and other eligibility requirements
		for recognition of Credited Service with respect to
		said period under the Plan, and provided the
		<u>−</u>

		Employee satisfies any applicable Plan requirements with respect to his break in Service.
	(vi)	The following additional provisions shall apply as a result of restoration following the freeze (must specify):
***Item	(15) o	of pre-approved Addendum - Not Applicable***

- (16) Other (May include, but shall not be limited to, provisions relating to Master Plan Sections 6.03, 6.06, 8.04, 8.06, 8.08, 8.09, 8.10, 8.12, 9.01, and 9.02) (must specify):
  - (a) Plan Background. This is a continuation of the "City of Cartersville Pension Plan" ("Plan" or "Original Plan"), which originally became effective January 1, 1967, and has been amended from time to time. Effective September 1, 2023, the City of Cartersville transferred administration of the City of Cartersville Pension Plan and all assets in the trust fund of the City of Cartersville Pension Plan to GMEBS. All rights and benefits of Participants who Terminated employment prior to September 1, 2023, shall be determined solely by the provisions in effect as of their respective Termination dates unless otherwise specifically provided herein.
    - Plan Freeze; Relationship with City of Cartersville 2017
      Pension Plan. Effective January 1, 2017, this Plan was frozen such that Employees initially employed or reemployed on or after such date were not permitted to participate in the Plan. Instead, such Employees participated in the "City of Cartersville 2017 Pension Plan" ("2017 Plan"), subject to the eligibility requirements and other conditions of said plan. Credited Service and Earnings under the 2017 Plan shall not count for the purpose of calculating benefits under the Original Plan but shall count for the purposes of satisfying the requirements for Vesting and benefit eligibility under the Original Plan.
    - (ii) Waiting Period prior to July 1, 2023. Prior to July 1, 2023, each Employee who satisfied the eligibility requirements for participation in this Plan (i.e., any person initially employed or reemployed by the City on a regular full-time basis before January 1, 2017, who was not thereafter reemployed) became a Participant in the Plan after satisfying the Plan's waiting period. On or after September 1, 2001, an employee became a Participant in the Plan on the first day of the month coinciding with or next following the date on which he or she had completed six (6) consecutive months of employment with the City, provided that such Employee

was at least 18 years of age. Prior to September 1, 2001, an employee became a Participant in the Plan on the first day of the month coinciding with or next following the date on which he or she had completed one year of employment with the City, provided that such Employee was at least 21 vears of age. For purposes of this subparagraph, "employment" is deemed to have begun on the first day of the month if the Employee commenced working on or before the first non-holiday weekday of the month as indicated by the City's employment policy. Participants described herein shall have a one-time opportunity to purchase Credited Service with respect to their service as an Employee during the waiting period. Otherwise, Participants will not receive Credited Service under the Plan for their employment during the waiting period (e.g., service during the waiting period will not otherwise count for the purpose of benefit computation). However, see subsection 16(e) below concerning determination of Vesting and benefit eligibility for Participants who commenced participation in the Plan prior to July 1, 2023. See also Service Credit Purchase Addendum.

Transfer of Assets and Administration. Administration of this **(b)** Plan was transferred to GMEBS effective September 1, 2023, with the express intent that a minimum of 85% of Plan assets be transferred to GMEBS no later than September 11, 2023, with the remainder of the Plan's assets, less the amount of any outstanding checks, to be transferred to GMEBS no later than October 10, 2023, to allow GMEBS to make Retirement benefit payments to Retired Participants (and their beneficiaries) on October 1, 2023, and each month thereafter. The trustee, custodian, fund administrator, third party administrator, and other employees or agents of the City of Cartersville who were responsible for the administration of the City's Plan immediately prior to September 1, 2023, are authorized and directed to take any and all reasonably necessary actions to effect the transfer of at least 85% of Retirement Plan assets to GMEBS by September 11, 2023, and the remainder (less the amount of any outstanding checks) by October 10, 2023.

- Required Data. On or before September 1, 2023, the City of **(i)** Cartersville will provide (or will ensure its employees or agents provide) GMEBS with records and information reasonably requested or necessary to facilitate the timely transfer of plan administration (plan administration will include the payment of current retirees and beneficiaries in pay status as of October 1, 2023). Information and records to be provided include, but are not limited to the following concerning active Participants, **Terminated** Participants, Retired Participants and beneficiaries: name, address, social security number, birth date, years and months of credited service for Vesting and benefit eligibility purposes, years and months of credited service for benefit computation purposes, 36-month **Earnings** history, **Employee Contribution** history and equity account balances, accrued monthly Normal Retirement benefits, beneficiary designation forms, Retirement applications, and direct deposit forms, tax withholding forms, and 1099 tax reporting information for current retirees and beneficiaries.
- (ii) Treatment of Terminated Vested Participants and Retired Participants. In particular with respect Participants who Terminated prior to September 1, 2023, but had not Retired as of such date, the City will ensure GMEBS is provided with a listing indicating the amount of each such Terminated Vested Participant's accrued Normal Retirement benefit and Normal Retirement eligibility date. Retirement benefits for said **Terminated** Vested Participants will be paid based upon said information in accordance with the Retirement benefit payment options (including factors used to determine benefit reductions associated with survivor beneficiaries and/or retirement benefits, and factors used to determine Actuarial Equivalent amounts) available under the GMEBS Master Plan or the City's pre-GMEBS plan document, applicable, in effect as of each said Participant's effective Retirement date. See also subsection 16(c) below regarding treatment of Terminated Vested Participants.

- (iii) Continuation of Benefits for Retirees (and Their Beneficiaries) in Pay Status as of September 1, 2023. Benefits will continue be paid to Retired Participants (and their beneficiaries, if applicable) in pay status prior to September 1, 2023, in accordance with the form of benefit payment required or selected by the Retired Participant under the applicable terms of the retirement plan governing their Retirement benefits, and based upon the benefit payment amounts determined prior to September 1, 2023, and furnished to GMEBS.
- of Failure to Timely Transfer (iv) Notwithstanding any provision to the contrary, the terms of this paragraph shall apply in the event the City fails to liquidate (or have liquidated) all assets invested in the City of Cartersville Pension Plan trust fund immediately prior to September 1, 2023, and transfer (or have transferred) at least 85% of such liquidated assets to the GMEBS Retirement Trust by September 11, 2023. In such event, the City (or its third-party administrator, as applicable), and not GMEBS, will be responsible for processing and distributing all October 1, 2023, benefit payments under the Plan to Participants (and their beneficiaries) in pay status as of such date. Thereafter, the City (or its third-party administrator, as applicable) shall remain responsible for processing benefit payments under the Plan until the first day of the first month that begins at least 20 days after the date on which at least 85% of the liquidated assets described in this paragraph 16(b)(iv) have been transferred to GMEBS. GMEBS shall otherwise be responsible for administering the Plan effective September 1, 2023, including but not limited to processing Retirement benefit applications and requests for death benefits determining the amounts of any benefits newly payable under the Plan, and will notify the City of the amounts of any benefits which become newly payable after September 1, 2023, and until the date on which GMEBS assumes responsibility for processing benefit payments. The City (or its third-party administrator, as applicable) shall process

payments of any benefits which become newly payable after September 1, 2023, until the date GMEBS assumes responsibility for processing benefit payments (i.e., the first day of the first month that begins at least 20 days after the date on which at least 85% of the liquidated assets described in this paragraph 16(b)(iv) have been transferred to GMEBS) in accordance with the information provided by GMEBS.

- (v) <u>September 1, 2023, Benefit Payments</u>. Notwithstanding any provision to the contrary, the City, and not GMEBS, shall make Retirement benefit payments to Retired Participants (and their beneficiaries) on September 1, 2023, prior to the transfer of assets to the GMEBS Retirement Trust Fund. Further, the City, and not GMEBS shall issue any necessary tax forms (e.g., Form 1099-R) relating to benefits paid pursuant to the Plan from January 1, 2023 September 1, 2023. GMEBS shall issue any necessary tax forms (e.g., Form 1099-R) relating to benefits paid pursuant to the Plan from October 1, 2023 December 31, 2023.
- Administration of Benefits to Terminated Vested Participants (c) Who Terminated Prior to September 1, 2023; Insufficient Information Relating to Calculation of Benefits under Prior Plan. Recognizing that documentation by previous plan administrators of the accrued benefits of Participants who Terminated prior to September 1, 2023, may not provide adequate information relating to the computation of Retirement benefits under the Plan for GMEBS to accurately determine a Participant's Vested status, eligibility for benefits, or the amount of a Participant's monthly Retirement benefit, as applicable, the following provisions shall govern the administration of Retirement benefits with respect to a Participant who Terminated employment with the City prior to September 1, 2023 (i.e., the effective date of the City's first GMEBS Plan) and who applies for Retirement benefits on or after such date.
  - (i) GMEBS shall accept the City's determination regarding whether a Participant who Terminated prior to September 1, 2023, was deemed Terminated Vested as of such date,

provided, however, that in the event the City deemed such a Participant not Vested and information is subsequently presented suggesting that such Participant was Vested, GMEBS shall, in its sole discretion determine whether said Participant was Vested upon his or her Termination prior to September 1, 2023.

- (ii) Where sufficient information necessary for GMEBS to compute such a Participant's benefit is available, including applicable prior plan documents, GMEBS will compute the Participant's Retirement benefits in accordance with such plan documents and supporting information.
- (iii) Where sufficient information necessary to compute such a Participant's benefit is <u>not</u> available, if the accrued benefits of such a Participant were calculated by the plan administrator in place at the time of the Participant's termination, and GMEBS has written documentation of such calculation, GMEBS will administer Retirement benefits, as applicable, to the Participant in accordance with the greater of:
  - (A) The prior administrator's calculation of the Participant's Retirement benefits, applying the GMEBS Retirement factors and the Plan's Early Retirement factors (if applicable) in effect at the time of the Participant's Retirement to determine the monthly Retirement benefit amount payable to the Participant; or
  - (B) GMEBS's calculation of the Participant's Retirement benefits, using the terms of the GMEBS Plan in effect at the time of the Participant's Retirement, including the benefit formula, the definition of Final Average Earnings and any applicable factors.
- (iv) Where sufficient information necessary to compute such a Participant's benefits is <u>not</u> available and GMEBS does <u>not</u> have documentation of a prior administrator's calculation of the accrued benefits of such a Participant, GMEBS will apply the terms of the GMEBS Plan in effect at the time of

the Participant's application for Retirement benefits, including the benefit formula, the definition of Final Average Earnings and any applicable factors, to calculate the Participant's Retirement benefits.

- (v) In the event information relating to such a Participant's Earnings necessary to compute Retirement benefits is insufficient or unavailable, salary information obtained from the Social Security Administration, or other information provided by the City as Earnings, will be used as a proxy to determine the Participant's Final Average Earnings. The City and/or the Participant will be responsible for obtaining Earnings information necessary to compute Retirement benefits under the Plan and providing such information to GMEBS.
- (vi) In the event such a Participant dies before Retirement benefits commence, the Participant's designated beneficiary shall receive a lump sum payment equal to the Participant's Employee Contributions, plus interest accrued until the date of the Participant's death at the rate of 4% per annum. For purposes of this paragraph, the term "designated beneficiary shall mean the Participant's surviving Spouse, if any, and the term "surviving" shall mean surviving the Participant by at least 32 days. In the event there is no designated beneficiary, the aforementioned lump sum payment shall be made to the Participant's estate.
- (d) Early Retirement for Vested Police and Fire Personnel. A Participant with at least five (5) years of Credited Service as a Participant in this Plan while employed as police and fire personnel, who is Vested under the Plan, and is at least 50 years of age but has not attained 20 years of Total Credited Service may apply for Early Retirement based on the "50 & 20" Alternative Normal Retirement qualification in Section 14(C)(6) of the Adoption Agreement. Such a Participant's monthly Retirement benefit will be computed in the same manner as the monthly Normal Retirement benefit, but the benefit shall be reduced by seven percent (7%) a year for each year in which the Participant's Termination date precedes the date on which the Participant

would have attained 20 years of Total Credited Service. For purposes of this subsection 16(d), as well as Sections 14(A), 14(C)(6) and 19(1) of the Adoption Agreement, "police and fire personnel" shall mean an employee in the City's police and/or fire department and "former police and fire personnel" shall mean a Participant who was previously employed in the City's police and/or fire department. For the avoidance of doubt, such terms shall include, but shall not be limited to, employees who provide (or who provided) administrative services within the police and/or fire department.

- (e) <u>Determination of Credited Service for Purposes of Vesting and Benefit Eligibility</u>. Notwithstanding any provision to the contrary, Service with the City prior to September 1, 2023, shall count as Credited Service for the purposes of satisfying the requirements of Vesting and benefit eligibility in accordance with the applicable terms of the City's Plan in effect prior to such date. The City shall determine whether such a Participant has satisfied the requirements for Vesting and benefit eligibility under the Plan and GMEBS is entitled to rely on such determination.
- (f) <u>Effect of Leave of Absence on Final Average Earnings.</u> The period during which a Participant is on a leave of absence (except for qualified military service), is not included in determining the Participant's Final Average Earnings.
- (g) Final Average Earnings for Calculating Late Retirement Benefit. In the event of Late Retirement, the Final Average Earnings used to calculate a Participant's Late Retirement benefit will be the greater of the Participant's Final Average Earnings as of his or her Normal Retirement Date or the Participant's Final Average Earnings as of the date of his or her Termination of employment.
- (h) Repayment of Employee Contributions.
  - (i) <u>Participants Reemployed on or after September 1, 2023</u>. A Participant in this Plan who Terminates (or Terminated) employment, withdraws (or withdrew) Employee Contributions made under this Plan, and becomes reemployed on or after September 1, 2023, shall be subject

to the applicable provisions of Section 13.03(d) and (e) of the Master Plan concerning repayment of Employee Contributions for the purpose of restoring any Credited Service under this Plan that was previously forfeited by virtue of the Participant's withdrawal of Employee Contributions (e.g., such Participants have six-months from the date of reemployment to repay all amounts previously withdrawn plus interest at the assumed actuarial rate of return for the GMEBS Retirement Fund established by the Board as of the date of repayment), provided that the period of time between the Participant's Termination of employment and the Participant's date of reemployment is less than or equal to five (5) years. If a Participant returns to employment more than five (5) years after his or her most recent Termination of employment, the Participant will not be eligible to repay withdrawn Employee Contributions or restore previously forfeited Credited Service under the Plan.

- Participants Reemployed prior to September 1, 2023. The (ii) following provisions shall apply with respect to Participants who previously Terminated employment and withdrew **Employee Contributions** but subsequently reemployed in an Eligible Employee class of this Plan or of the 2017 Plan prior to September 1, 2023. Such a Participant was permitted to reinstate any service credit under this Plan he or she forfeited by virtue of his or her withdrawal of Employee Contributions provided that: 1) the period of time between the Participant's Termination of employment and the Participant's date of reemployment was less than or equal to five (5) years; 2) the Participant repaid (or repays) in a lump sum all amounts previously withdrawn plus 5% interest compounded annually from the date of the return of Contributions through the date of repayment; and 3) the amount due was (or is) paid in full within 12 months of his or her resumption of employment.
- (i) <u>Interest in Event of Failure to Exhaust after Commencement of Retirement Benefit Payments.</u> The provisions of Section 13.06 of the Master Plan shall apply in the event of failure to exhaust. For

purposes of a refund of Employee Contributions in the event of Failure to Exhaust only, interest on a Participant's Employee Contributions shall be deemed to have accrued at the rate of 4% per annum.

- (j) Reservation of Rights. The City of Cartersville, Georgia, expects and intends to maintain the Plan in force indefinitely, but necessarily reserves the right to change or discontinue the Plan at any time. Further, at any time and from time to time, the Plan may be changed in whole or in part, or the contributions of the Employer may be suspended.
- (k) QDROs in Effect prior to September 1, 2023. Notwithstanding the provisions of Article XIX of the Master Plan document, GMEBS will recognize qualified domestic relations orders ("QDROs") being paid or ordered before September 1, 2023, based on the understanding benefits being paid in accordance with said QDRO were not accrued under a Plan during a time in which it was subject to Chapter 5 of Title 47. However, pursuant to and in accordance with O.C.G.A. § 47-5-71, GMEBS will not recognize QDROs entered into or ordered on or after September 1, 2023.
- (l) Reliance by GMEBS on Information Provided by City; Litigation over Transfer of Assets and Administration. GMEBS is not responsible for errors in and is entitled to rely on all documents and information provided to GMEBS by the City, including but not limited to information required pursuant to subsection 16(b) of this Addendum. The City certifies that the information provided is true and correct to the best of its knowledge. Notwithstanding any provision to the contrary, the City of Cartersville, and not GMEBS, shall bear the cost of any litigation or other claims relating to the transfer of assets and administration to GMEBS.
- (m) Portability Service with GMEBS Employers Not Applicable to Participants Who Terminated Prior to September 1, 2023 Notwithstanding Section 9.05 of the Master Plan or any other provision to the contrary, Service with other GMEBS Employers shall not count as portability service under this Plan for Employees who Terminated employment with the City of

Cartersville prior to September 1, 2023, unless such Employees participate in this Plan or in the 2017 Plan on or after September 1, 2023.

- (n) <u>IRS Filings</u>. The City will complete at its expense any IRS filings (including payment of associated IRS filing fees and tax attorney fees) that GMEBS reasonably requests in order to protect the 401(a)-qualified status of the GMEBS volume submitter plan and/or to confirm the 401(a)-qualified status of the City's Adoption Agreement and Addendum.
- Reemployment after Retirement; Exception to Offset Following (0)Reemployment after Retirement. The provisions of Section 16(A) of the Adoption Agreement relating to Reemployment as an Eligible Employee after Normal Alternative Normal, or Early Retirement and Following Bona Fide Separation of Service shall apply to Participants who Retired under this Plan, return to Service with the City, and become Eligible Employees under the 2017 Plan (or who became Eligible Employees under this Plan, as applicable). The Retirement benefits under this Plan of such a Participant shall be suspended in accordance with Section 16(A) of the Adoption Agreement until such Participant again Terminates employment. Upon such Termination of employment, Participant's Retirement benefit will recommence. Notwithstanding any provision of the Plan to the contrary, the Participant's Retirement benefit will not be reduced by the Actuarial Equivalent of any Retirement benefits received prior to such re-retirement.

The terms of the fore	egoing Addendum to the Adoption Agreement are
day of	of the City of Cartersville, Georgia this, 2023.
Attest:	CITY OF CARTERSVILLE,
City Clerk	Mayor
(SEAL)	
Approved:	
City Attorney	
	regoing Addendum are approved by the Board of unicipal Employees Benefit System.
<b>Municipal Employees Bene</b>	EREOF, the Board of Trustees of the Georgia efit System has caused its Seal and the signatures of fficers to be affixed this day of, 20
(SEAL)	Board of Trustees Georgia Municipal Employees Benefit System
	Secretary