RESOLUTION NO. 239

A RESOLUTION OF THE CITY OF SHORELINE, WASHINGTON, ADOPTING REVISIONS TO PERSONNEL POLICIES REGARDING LEAVE BENEFITS AND THE COMPENSATION PLAN FOR LEADERSHIP TEAM CLASSIFICATIONS

WHEREAS, the City of Shoreline has been operating under Personnel Policies last revised on October 23, 2000 by Resolution No. 170; and

WHEREAS, the City Council wishes to revise its Personnel Policies to provide flexibility in the use of vacation leave benefits and allow the City Manager to set compensation for Leadership Team employees within an approved range based on performance, length of service and market adjustment; now therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SHORELINE, WASHINGTON:

Section 1. Revision. The City Manager is authorized to implement a revised Personnel Policies, filed with the City Clerk under receiving number 3618, which shall include amendments to Policies 5.07 and 6.01 as set forth in Exhibit A attached hereto.

Section 2. Effective Date. The revised Personnel Policies shall take effect January 1, 2006.

ADOPTED BY THE CITY COUNCIL ON November 28, 2005.

Mayor Ronald B. Hansen

ATTEST:

Scott Passey
City Clerk
5.07 Classification and Compensation Plan

The City has a strong interest in attracting and retaining excellent employees. It is the policy of the City to maintain a comprehensive classification and compensation program. Within budget limitations, the City endeavors to pay salaries competitive with those paid within comparable jurisdictions and within the applicable labor market.

The City Manager shall be responsible for the administration of the classification and compensation plan. All changes in classifications and changes in assignment of classifications to salary ranges must be approved by the City Manager.

A. Classifications. A classification description consisting of an appropriate title, description of duties, statement of minimum education, experience and training is prepared and maintained for all regular positions within the City. Each classification is assigned a salary grade and corresponding salary range by the Human Resources Director and the City Manager, with input from the appropriate Department Director. Periodically, the City may revise its classification descriptions and re-evaluate individual jobs.

B. Classification Review. An employee who does not believe that his or her classification accurately reflects the current duties of the position may request a review of his/her classification by the Department Director. After review by the Department Director and the Human Resources Director, any changes shall be recommended to the City Manager for reclassification as appropriate. The City Manager retains the final authority to approve or disapprove changes in classifications, within budgetary guidelines, and/or assignment of duties to employees. Any changes in classification that would increase an employee’s pay rate will be retroactive to the date of submittal of the request for review.

C. Steps. (Paragraph C does not apply to employees who are members of the City’s Leadership Team) The compensation plan consists of minimum and maximum salaries and six salary steps for each class of positions. The steps are set at 4% increments. Each step is an annual step. Once the top step is reached, the employee remains in the top step as long as the employee remains in the position.

D. Starting Rates of Pay: New employees generally will begin their employment at step 1 of the range for the classification. At the request of a Department Director, the Human Resources Director may recommend to the City Manager that a new employee start at a higher step. The City Manager must give approval prior to offering a salary above step 1. Offers will be extended by either the Human Resources Department or the Department Director.

Circumstances that support hiring above Step 1 include
1. Additional and directly applicable education or experience above the minimum requirements
2. Market conditions, including the applicant’s current salary, that support a higher starting salary
3. The proposed higher salary will not create inequities with existing internal salaries

The starting rate of pay for new employees hired into Leadership Team positions shall be determined by the City Manager.

E. **Step Increase.** (Paragraph E does not apply to employees who are members of the City’s Leadership Team) Regular employees not at the top step will be considered annually for advancement to the next step. The employee will receive the step increase if approved by the Department Director as part of the employee’s annual performance evaluation. The step increase will be effective on the step increase date.

F. **Promotion.** A regular employee receiving a promotion shall be placed in the first step in the new range that provides for at least a 5% increase or the top step of the new range if there is not step that allows at least a 5% increase. The employee’s promotion date becomes the employee’s step increase date. A Leadership Team member receiving a promotion or an individual being promoted to a position on the Leadership Team shall have their salary established at the discretion of the City Manager.

If the Department Director believes that circumstances warrant an exception to the 5% placement rule, and if the Human Resources Director concurs, they may recommend to the City Manager a higher placement. Circumstances that support a placement greater than a 5% increase are:

1. Additional and directly applicable education or experience above the minimum requirements
2. Market conditions that support a higher starting salary
3. The proposed higher salary will not create inequities with existing internal salaries

G. **Transfer.** A regular employee receiving a transfer shall remain in the same step and retain the same step increase date.

H. **Demotion.**

1. **Disciplinary Demotion.** If the demotion is a result of a disciplinary action, the employee shall be placed in the highest step in the new range that provides for a decrease. The demotion date will become the employee’s new step increase date.

2. **Any Other Demotion.** If the demotion is a result of any reason other than discipline and the employee’s current salary is within the new pay range, the employee shall remain at the same rate of pay until the employee’s next step increase date. On the step increase date, the employee shall move to the next step in the new range that provides for an increase. The employee shall retain the same step increase date.

If the employee’s current salary is higher than the top step of the new salary range, the employee shall be placed in the top step of the new range.
3. If a Leadership Team member is demoted, his or her salary shall be determined by the City Manager.

4. If a classification is removed from the Leadership Team, the City Manager shall determine the appropriate salary range and assign the classification to the City’s step/range system. The employee’s salary placement shall be determined by the step/range system rules as outline in subsection G.

I. Y-Rating. When a regular employee’s position has been y-rated, the employee will remain at the same rate of pay until the pay range increases enough to include that rate. At that time, the employee shall be placed in the first step that does not provide for a decrease. No COLA or step increase will be awarded during this period.

J. Special Salary Rules for Employees on the City’s Leadership Team. Membership on the City’s Leadership Team shall be in the discretion of the City Manager. Leadership Team classifications will be placed in a salary range that reflects the market as established in the City’s compensation policy, but which has no steps.

In December of each year the City Manager shall make a determination as to where within the appropriate salary range the individual will be placed for the following calendar year. In making this determination, the City Manager will apply the following criteria:

- Length of employment in the position;
- Performance and work plan achievement;
- Results of the employees annual performance evaluation; and,
- The City’s annual market adjustment.

6.01 Annual Vacation

Regular employees shall be given annual vacation. Regular part-time employees shall accrue vacation based on the ratio of their normally scheduled workweek to a forty-hour week. Extra help employees are not eligible for these benefits. Vacation shall be accrued monthly as follows:

<table>
<thead>
<tr>
<th>Time</th>
<th>Days</th>
<th>Hours/month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zero to 12 months</td>
<td>12 days of vacation</td>
<td>8.0 hours</td>
</tr>
<tr>
<td>After 1 year employment</td>
<td>13 days of vacation</td>
<td>8.6 hours</td>
</tr>
<tr>
<td>After 2 years employment</td>
<td>14 days of vacation</td>
<td>9.3 hours</td>
</tr>
<tr>
<td>After 3 years employment</td>
<td>15 days of vacation</td>
<td>10.0 hours</td>
</tr>
<tr>
<td>After 4 years employment</td>
<td>16 days of vacation</td>
<td>10.6 hours</td>
</tr>
<tr>
<td>After 5 years employment</td>
<td>17 days of vacation</td>
<td>11.3 hours</td>
</tr>
<tr>
<td>After 8 years employment</td>
<td>18 days of vacation</td>
<td>12.0 hours</td>
</tr>
<tr>
<td>After 10 years employment</td>
<td>19 days of vacation</td>
<td>12.6 hours</td>
</tr>
<tr>
<td>After 12 years employment</td>
<td>20 days of vacation</td>
<td>13.3 hours</td>
</tr>
</tbody>
</table>
After 15 years employment 23 days of vacation 15.3 hours

A. The maximum number of vacation hours that may be carried over from December 31 of one year to January 1 of the next year is equal to two years’ accumulation. In cases where City operations have prevented an employee from using vacation time, the Department Director with the approval of the City Manager may allow unused accrual in excess of the amount specified above to be carried over. Vacation leave not used shall be forfeited unless in conformance with the above.

B. In requesting vacation, employees should consider the City’s needs to conduct the public business and to have time to plan for vacation coverage. Managers should respect employees’ needs to take vacation. An employee’s reasonable request for vacation should be approved unless the granting of the vacation would negatively compromise the business needs of the City. In case of conflict in scheduling vacation leave, normally the earliest request shall be given the preferred vacation choice.

C. An exempt employee shall not have deductions taken for vacation absences of less than a full day.

D. In the event of separation from service for any reason other than retirement, the employee shall be paid for any accrued vacation earned and not taken. In the case of retirement as defined by the rules and regulations of the Washington State Public Employees Retirement System, the maximum cash out shall be 240 hours.

E. Vacation for a new employee shall accrue at the above rates but shall not be used until after six months unless special authorization has been granted by the City Manager. The City Manager is authorized to negotiate higher accrual levels and/or starting balances of vacation with individual staff members.

F. An employee may cash out accrued vacation one time each calendar year. To be eligible for the cash out, an employee must have used at least 80 hours of vacation since the first of the year and the maximum cash out shall be 40 hours. The amount of the cash out shall be based upon the employee’s hourly rate/salary at the time of the written request. If approved by the department director, the 80 hour minimum threshold may include vacation approved for the current calendar year, but not yet taken. In this case, the employee may receive the cash out just prior to leaving on the approved vacation. Cash out requirements for part time regular employees shall be prorated based upon the employee’s authorized FTE.