

CITY OF EL PASO, TEXAS
DEPARTMENT HEAD'S SUMMARY REQUEST FOR COUNCIL ACTION (RCA)

DEPARTMENT: Human Resources

AGENDA DATE: INTRODUCTION ON 08/21/2007 PUBLIC HEARING ON 08/28/2007

CONTACT PERSON/PHONE: Human Resources, Linda Ball Thomas, (915) 541-4509

DISTRICT(S) AFFECTED: City Wide

SUBJECT: Public Hearing of Amendments to Ordinance 8064, Classification and Compensation

APPROVE:

BACKGROUND / DISCUSSION:

Upon approval, these amendments to Ordinance 8064, Classification and Compensation

PRIOR COUNCIL ACTION:

Ordinance 8064 was last amended by City Council on August 22, 2006 (Ordinance 016439)

AMOUNT AND SOURCE OF FUNDING:

N/A

BOARD / COMMISSION ACTION:

Enter appropriate comments or N/A

*****REQUIRED AUTHORIZATION*****

LEGAL: (if required) _JRB_____

FINANCE: (if required) _____

OTHER: _____

(Example: if RCA is initiated by Purchasing, client department should sign also)

Information copy to appropriate Deputy City Manager

APPROVED FOR AGENDA:

CITY MANAGER: _____

DATE: _____

**AN ORDINANCE AMENDING ORDINANCE 8064 (CLASSIFICATION AND
COMPENSATION PLAN) TO AMEND THE CLASSIFICATION AND
COMPENSATION PLAN IN ITS ENTIRETY**

WHEREAS, revisions to the City Charter, the Civil Service Rules, administrative procedures, and the adopted budget resolution necessitates appropriate revisions to the City's Compensation and Classification plan, adopted as Ordinance No. 8064 in 1984.

**NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE
CITY OF EL PASO:**

That Ordinance 8064, the Classification and Compensation Plan, shall be amended as follows:

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Section 1. INTRODUCTION

1.1 TITLE

This ordinance shall be known as the Classification and Compensation Plan for the City of El Paso and shall cover all positions in the classified service as hereinafter set forth.

Section 2. CLASSIFICATION PLAN

The Classification Plan in use by the City when this ordinance is adopted shall be the official Classification Plan of the City of El Paso.

The Classification Plan consists of three basic parts, as follows:

1. A listing of established classes and written job specifications to cover each position included in the plan.
2. A system for keying all covered positions into the Plan, so that each position can be suitably identified.
3. Rules and procedures for keeping the classification Plan up-to-date.

2.1 ALPHABETICAL LISTING OF CLASSES

The alphabetical listing of job classes in use by the City when this ordinance is adopted shall be the official listing of established job class titles with their corresponding codes and grades which are hereby adopted as covering the positions included in the classification Plan. The Human Resources Director or his/her designee shall create and maintain a document titled Ordinance 8064 Appendix "A" (Job Classifications). The Human Resources Director or his/her designee shall maintain an updated Appendix "A" following any classification changes.

2.2 ADOPTION OF CLASS SPECIFICATIONS

The job specifications describing the typical duties and defining the minimum requirements for all positions in the classified service currently adopted and in use by the City are hereby adopted.

A) The title of each class specification shall be the official designation of the class of positions to which it is assigned.

B) Each of the job specifications will include a general purpose statement that has a definition of the distinguishing characteristics of each class of positions in the Plan. It shall indicate and be construed as setting forth in general terms only the scope of responsibility or responsibilities delegated and the inherent kind or kinds of work to be performed by employees in the job class, as well as the type of supervision received from above, if any, and the extent of authority exercised over others, if any.

C) The job class specifications shall describe typical duties that may be assigned. The duties listed are to be construed as setting forth examples representative of specific operations and services usually and customarily performed by employees in the class of positions that involve the competent application of the normally required knowledge, abilities and skills. It is not to be assumed that each example listed will be performed by all employees within the job class nor that any one employee therein will perform only the examples listed. The example of duties are illustrative only with respect to the class of positions as a whole and do not prescribe the duties of any employee holding a position therein. Department Heads shall have the right to assign employees to duties not included in the list of duties performed, provided such duties are similar in nature to those described, and utilize knowledge, abilities and skills of comparable scope or level to those required. In addition, Department Heads shall also have the right to assign employees to common miscellaneous duties not explicitly described when necessary for such organizational effectiveness and efficiency purposes as sustaining and balancing work flow, and developing employee capabilities. These general incidental assignments do not exceed the bounds of the job class to which the incumbent's position has been allocated.

They include, but are not limited to the following examples:

- Temporarily substitute on designated aspects of work of absent employees as qualified.
- Impart functional knowledge to less experienced employees.
- Participate in special projects or represent the organization on ad hoc committees.
- Engage in selected responsibilities of other positions under closer than normal supervision for training purposes.
- Record and report status and results of activities.
- Maintain workplace, tools, equipment and materials in clean, orderly, safe and operable conditions.

D) The minimum qualifications in the job specifications shall be the basis for the admission or rejection of applicants to examinations for the respective job classes in the Plan.

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E) Additions, deletions and revisions of the job specifications that do not affect the arrangement or rearrangement of a position or office into a class, subdivision or grade shall be made upon the authorization of the City Manager or his/her designee. Additions, deletions or revisions that affect the arrangement or rearrangement of a position or office into a class, subdivision or grade, shall be made upon the recommendation of the City Manager or the Human Resources Director by amendments made through resolution, upon approval of the Civil Service Commission and City Council.

2.3 ALLOCATION OF POSITIONS TO JOB CLASSES

Each position in the classified service shall be evaluated and allocated by the Human Resources Department, submitted to the Civil Service Commission for recommendation and then to City Council for final approval in accordance with the rules of the Civil Service Commission.

2.4 STAFFING TABLE CHANGES

Requests for additions or deletions of positions within departments shall be submitted to the Human Resources Department. The Human Resources Department, after review of the request in cooperation with the Office of Management and Budget, will submit a recommendation to City Manager or his or her designee who will make the final determination on the request. Any changes will be recorded in the Human Resources Department in a position control summary listing of all City departments.

2.5 MAINTENANCE OF THE CLASSIFICATION PLAN

The Human Resources Department shall be responsible for the administration and maintenance of the Classification Plan.

Section 3. COMPENSATION PLAN

The Compensation Plan consists of the Salary Schedules for General Services, Executive, Professional/Managerial and other positions in the classified service not covered by a collective bargaining agreement.

The Compensation Plan shall provide pay ranges according to varying levels of responsibilities and duties. It shall establish the value of jobs to the City organization and identify levels of compensation, including the minimums and maximums of the pay structure. Analyses of available wage and survey data shall be used to determine the level at which the City must compete in the labor market. Based on these analyses the Human Resources Department will recommend pay schedule adjustments to City Administrators for review and recommendation to City Council.

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3.1 SALARY SCHEDULE

The Human Resources Director or his/her designee shall create and maintain a document titled Ordinance 8064 Appendix "B" (Salary Schedule) containing the listing of salary range minimums, midpoints and maximums as adopted or established. The Human Resources Director shall maintain an updated Appendix "B" following any range adjustments.

A) The base salaries or rate of pay prescribed in this section are determined on the basis of full-time employment (40 hours per week). A regular workweek schedule of less than the number of hours of full-time employment shall be considered as part-time employment and the compensation, therefore, shall be for the actual number of hours worked at the hourly rate prescribed for the job class.

B) The salaries or rates of pay prescribed in this section shall be deemed to include pay for regular full-time service in every form, except pay for the use of personally owned equipment which is required to be furnished by the employee or for reimbursement of necessary expenses authorized and incurred incident to employment.

3.2 PROCEDURES FOR ADVANCEMENT WITHIN PAY GRADE

A) Each pay grade has an entry pay rate and a maximum pay rate. Advancement to the maximum pay rate for the job class shall be as provided in Rule 5, Section 1 of the Civil Service Commission Rules.

B) An employee shall become eligible for advancement in accordance with Rule 5 and the percentage of any increases shall be set in the budget resolution adopted for the fiscal year in which the increase is awarded.

3.3 ADMINISTRATION AND MAINTENANCE OF COMPENSATION PLAN

The Human Resources Director shall be responsible for the administration and maintenance of the Compensation Plan. The Plan will include, but shall not be limited to: the classification and allocation of positions, the processing of salary advances, the determination of starting rates and initiation of necessary revisions of any salary schedules as adopted by City Council on the basis of changes in the relative value of duties and requirements of positions, changes in the prevailing salaries and cost of living, and any other factors that may be properly considered to have a bearing on the fairness and adequacy of the salary schedule.

A) The Human Resources Director shall make a salary survey as requested by the City Manager.

B) Whenever a change or amendment in the Classification and Compensation Plan affecting the arrangement of positions into classes, subdivisions or grades has been reviewed and recommended by the Civil Service Commission, the Human Resources Director shall submit the necessary reports and recommendations to the City Council. Such recommendations shall take effect when approved by the City Council.

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3.4 APPLICABLE SALARY RATE UNDER FOLLOWING CONDITIONS:

The following directions are to be observed in fixing the compensation of incumbents of positions under the following conditions:

A) Reinstatement from Layoff. When an employee is reinstated to duty in the same classification after separation from the City due to layoff, such employee shall be reinstated to the same pay rate received at the time of separation adjusted for any general increases, if applicable.

B) Reinstatement from Resignation. When an employee is reinstated to duty in the same classification after separation from the City due to resignation and subsequent reinstatement, such employee shall be reinstated at the entry-level pay rate of the classification or at a rate of pay as maybe otherwise authorized by the Civil Service Commission Rules.

C) Promotion. When an employee is promoted from one class to a higher class of positions, such employee shall receive a salary increase as provided in the rules of the Civil Service Commission.

D) Upgrades and Reclassifications to Higher Classes. If an employee remains in a position which has been upgraded or reclassified to a higher graded class, the employee's rate of pay will be determined in accordance with the rules and provisions governing promotion.

E) Downgrades and Reclassifications to Lower Grades. If an employee's rate of pay falls within the new pay range assigned to a position that has been reclassified or downgraded, the employee's salary will be maintained within the new pay range. If the employee's rate of pay is above the highest rate for the new pay range, the employee's salary will be set in accordance with the Civil Service Commission Rules.

F) Demotion.

1. Non-disciplinary: If an employee is demoted for non-disciplinary reasons and his or her rate of pay at the time of demotion is within the new pay range, the employee's salary will be maintained within the new pay range. If the employee's rate of pay is above the new pay range, the employee's rate of pay will be reduced to the maximum pay rate for the classification to which demoted.

2. Disciplinary: If an employee is demoted for disciplinary reasons, (s)he shall have his/her salary reduced to a pay rate in the new pay range that is 5% below the rate of pay at the time of demotion provided that the rate of pay is not greater than the maximum pay rate for the classification to which demoted.

G) Lateral Transfer or Reclassification to Same Grade. Whenever an employee receives a lateral transfer from one position to a different position with the same pay range, the employee shall continue to receive the same salary rate as prior to the transfer.

H. Competitive Reassignment. If an employee is competitively reassigned to a position in the same or lower pay grade as the position from which he or she was reassigned, the employee's new pay rate will be determined as follows:

1. Person whose salary fall within the assigned pay range of the new position will receive no adjustment in salary amount.

2. Persons whose salary exceeds the assigned pay range of the new position will receive a salary reduction to the maximum rate within the new range. Salary reduction will be immediate upon appointment to the new position.

3.5 COMPENSATION FROM DIFFERENT SOURCES

In any case in which part of the compensation for services, exclusive of overtime services, is paid either by another department or an outside agency such as the County, State or the Federal Government, any such payment shall be deducted from the employee concerned, to the end that the actual compensation paid to any employee from all sources combined, for any period, shall not exceed the amount payable at the rate prescribed for the class of positions to which the employee is assigned.

3.6 LONGEVITY PAY

A) Each regular, full-time employee in the classified service, and each regular, full-time employee in the unclassified service who is federally grant funded, and each unclassified Department Head not receiving longevity pay under Section 141.032, Local Government Code, Vernon's Texas Codes Annotated, shall receive on the anniversary date of his or her original appointment to a regular, full-time position in the City service, an additional monthly sum equal to the amount provided for an employee entitled to receive monthly longevity pay under Section 141.032 cited above unless modified by Collective Bargaining agreement.

B) Where a break in service occurs, other than for reasons of lay off or job abolishment due to reduction in force, longevity credits accrued prior to the break in service shall not be counted for the purpose of this Ordinance in case of subsequent reinstatement or appointment.

C) Longevity payments made under this Ordinance will be made on a bi-weekly basis.

3.7 PAY FOR AUTHORIZED USE OF PERSONALLY OWNED VEHICLE/TOOLS

A) If an employee who does not receive an executive vehicle allowance is required in writing by the Department Head and authorized by the City Manager to use his or her personally owned automobile in the performance of duties of his or her position, payment for such use shall be on the basis of cents per mile. Payment shall be made at least monthly in accordance with reports and certifications required by Financial Services. A fixed amount may be paid monthly in lieu of the above mileage reimbursement with the approval of the City Manager or his or her designee. The rate of mileage reimbursement will be established by a resolution approved by the City Council once every year.

B) If an employee is required, in writing, by a Department Head to use his or her personally owned tools in the performance of the duties of his or her position, payment for the supplying of such tools shall be on the basis of quarterly tool allowances to be paid to the employee. Such allowance is to be used for the replacement of broken and damaged tools and for purchasing new tools to facilitate the performance of the employee's job. The Department Head may request receipts as proof that the employee actually purchased the tools. The rate of the tool allowance to be paid quarterly will be established by a resolution approved by City Council once every year.

3.8 PAYMENT OF MONIES DUE IN CASE OF DEATH

- A) Any employee may, by written notice filed with the Human Resources Director, designate a person or persons to whom, in case of one's death, payment shall be made of any amounts due for services (including unused vacation credits). The employee may withdraw or change this designation without the consent of the person designated.
- B) If no such designation is filed, and if no application has yet been made for the probate of a Will or for administration of the estate, such payment shall be made to the employee's spouse. If there be no spouse, the amount shall be paid to such of the children as are of lawful age. If there be no such children, the amount shall be paid to the executor or administrator of his estate upon application.
- C) Any person receiving payment under Paragraph B of this section, shall sign an agreement to indemnify the City against all claims asserted by others by the making of such payments.

3.9 EXECUTIVE COMPENSATION PLAN

- A) The Executive Compensation Plan shall include directors of all departments, assistant directors of all departments and all other positions set forth in Appendix "A".
- B) The salary schedules of the Plan shall consist of salary ranges, with a minimum and maximum for each range in accordance with Appendix "B". Assignment of job classes within the salary schedule shall be approved by the Civil Service Commission with concurrence of City Council.
- C) The entry salary for any person covered under the Plan shall be determined by the City Manager but normally shall be no greater than the midpoint of the range for that position; however, an applicant or employee may be hired or promoted up to the third quartile of the range in accordance with Rule 5, Section 4, of the Civil Service Commission Rules and Regulations.
- D) Any increase in salary for those employees covered in the Executive Compensation Plan shall be in the percentage set in the budget resolution adopted for the fiscal year in which the increase is awarded and shall be based on the criteria established in Rule 5, Section 1, of the Civil Service Commission Rules.
- E) Employees in the Executive Compensation Plan shall be evaluated annually on the employee's class entry anniversary date, as set forth in Rule 14 of the Civil Service Commission Rules.
- F) All Department Heads, and Assistant Departments Heads covered in the Executive Compensation Plan, shall not at any time receive a base salary less than the base salary received by any subordinate supervised or directed. Salaries for such Department Heads and Assistant Department Heads shall be set at a minimum of 5% over the annual base salary of the subordinates supervised or directed.

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3.10 PROFESSIONAL/MANAGERIAL PLAN

A) The Professional/Managerial Plan shall include classes within professional and managerial functions as set forth in Appendix "A".

B) The salary schedules of the plan shall consist of salary levels, with minimum and maximum pay rates for each level, in accordance with Appendix "B" attached hereto and incorporated herein. Assignment of classes within the salary schedule shall be approved by the Civil Service Commission with concurrence of City Council.

C) The entry salary of any person covered under the plan shall normally be at the entry rate; however, an applicant or employee may be hired or promoted at a higher rate in accordance with Rule 5, Section 5, of the Civil Service Rules.

D) Any increases in salary for those employees covered in the Professional/Managerial Plan shall be in the percentage set in the budget resolution adopted for the fiscal year in which the increase is awarded shall be based on the criteria established in Rule 5, Section 5 of the Civil Service Commission Rules.

E) Employees in the Professional/Managerial Compensation Plan shall be evaluated annually on the employee's class entry anniversary date in accordance with the standards approved by the Civil Service Commission, and the standards set forth in Rule 5, Section 1f of the Civil Service Commission Rules.

3.11 SHIFT DIFFERENTIAL

A) If an employee is required to work hours at other than the normal daytime hours, he or she shall be entitled to a shift differential in addition to the regular rate of pay.

B) Such differential shall be a flat cents per hour amount added to the employee's regular rate:

⇒ The evening shift differential shall be 15¢ per hour for all regular hours worked if the employee is required to work at least four hours between the hours of 4 p.m. and 12 midnight.

⇒ The graveyard shift differential shall be 30¢ per hour for all regular hours worked if the employee is required to work at least four hours between the hours of 12 midnight and 8 a.m.

⇒ Employees whose work hours fall into both evening and graveyard shifts shall be paid the shift differential corresponding to the shift on which the majority of hours were worked. If the employee's work shift is divided evenly between the evening and graveyard shifts that is from 8 p.m. to 4 a.m., shift differential for four hours will be paid at 15¢ per hour and four hours at 30¢ per hour.

C) Shift differential pay will not be paid for hours not worked.

D) Shift differential will not be paid to exempt employees or to seasonal temporary employees, except as may be authorized by the City Manager.

E) Shift differential payments made under this section will be made on a bi-weekly basis.

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Section 4. FRINGE BENEFITS

There are other forms of compensation in addition to wages. Other forms include fringe benefits such as insurance, pension contributions, worker's compensation and various kinds of paid leaves such as annual leave, sick leave and civil leave.

4.1 LIFE AND HEALTH INSURANCE

Every regular, full-time employee who is paid by the City, shall be entitled to receive group life, accidental death and dismemberment insurance, health insurance coverage as provided by the City. Employees shall be eligible for enrollment during the City's designated enrollment period.

Employees shall have the option of membership in a qualified health maintenance organization (HMO) as an alternative to health insurance coverage. Should an employee opt for HMO membership, the City shall contribute to the HMO an amount equal to the health insurance premium the City would have otherwise been obligated to pay on the employee's health insurance coverage. Any difference between the amount the City contributes and the cost of HMO membership shall be deducted from the employee's paycheck and forwarded to the HMO.

4.2 ANNUAL VACATION WITH PAY

Employees shall be entitled to an annual vacation with pay as set forth in the Civil Service Commission rules.

No vacation credit will be granted, or paid at separation unless an employee has been employed at least one year from the date of hire. An employee, or his beneficiary, in the event of death, shall be paid for accrued vacation leave credit upon separation from the City service at the rate of his bi-weekly salary or hourly rate at the time of separation.

Payment, in the event of death, shall be made providing the employee has been employed at least six calendar months from the date of hire. The maximum amount of vacation credit that shall be paid an employee upon separation, or employee's beneficiary, upon death of the employee shall be the maximum accruals allowed for vacation in the Civil Service Commission Rules.

A) Use of Vacation Accrual other than Vacation Leave. Absence on account of sickness, injury, or disability in excess of that hereinafter authorized for such purposes, may at the request of the employee and at the discretion of the department head, be charged against vacation leave allowance.

B) Vacation Leave with Holidays. Official City holidays occurring during an employee's vacation shall not be charged as part of the employee's vacation.

C) Vacation Policy for Fire Chief and Police Chief.

1. The Fire Chief and Police Chief shall accrue vacations in accordance with the following schedule:

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<u>YEARS OF SERVICE</u>	<u>VACATION DAYS/ MONTHLY ACCRUAL</u>	<u>VACATION HOURS/ PAY PERIOD ACCRUALS</u>
0 - 10	1 and ¼	4.62
10 - 15	1 and ½	5.54
15 - 20	1 and ¾	6.47
Over 20	2	7.39

The Police Chief shall be permitted to accumulate up to a maximum of 40 days (320 hours) vacation time. The Fire Chief shall be permitted to accumulate up to a maximum of 65 days (520 hours) of vacation and holiday time combined. If the Fire Chief has accumulated vacation time to his credit at the time of his death, resignation or retirement, he shall be paid the salary equivalent of the accrued vacation. If the Police Chief has accumulated accrued vacation time to his credit at the time of his death, resignation or retirement he shall either:

- (a) be permitted to take his accrued vacation; or
- (b) be paid in a lump sum payment or in quarterly installments up to one year the salary equivalent of the accrued vacation.

2.(a) The Police Chief shall be permitted to accumulate up to 40 days of vacation time, and any vacation leave credit in excess of 40 days shall be permanently withdrawn from his balance in the pay period in which his anniversary date of employment falls.

(b) The Fire Chief shall be permitted to accumulate 65 days of vacation and holiday time, and any vacation and holiday time credit in excess of 65 days shall be permanently withdrawn from his balance in the pay period in which his anniversary date of employment falls. The Fire Chief is expected to use some vacation during each anniversary year. Therefore, he shall be permitted to carry forward to a succeeding anniversary year unused vacation time earned the preceding anniversary year only in accordance with the following schedule:

<u>YEARS OF SERVICE</u>	<u>VACATIONS AND HOLIDAYS WHICH MAY BE ACCUMULATED</u>	<u>VACATIONS AND HOLIDAYS WHICH MUST BE TAKEN OR LOST</u>
0 - 10	13	10
10 - 15	14	12
15 - 20	17	12
Over 20	18	14

(c) The Fire Chief or the Police Chief shall not lose any accrued vacation if they are in the process of taking their vacation days during their anniversary date.

3. No vacation credit will be granted or paid, to the Fire Chief or Police Chief unless such employee has been employed for a period of time in excess of one year from the date of hire. The Fire Chief or Police Chief, or beneficiary in the event of death, shall be paid for accrued vacation leave credit upon separation from the City service at the rate of his bi-weekly salary or hourly rate at the time of termination. Payment of vacation leave credit, in

the event of death, shall be made providing either the Police Chief or Fire Chief has been employed for a period of time in excess of six calendar months from the date of hire.

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4.3 SICK LEAVE WITH PAY

A) Sick Leave Accrual.

1. Employees shall be entitled to accrue sick leave with pay in accordance with the Rules of the Civil Service Commission.
2. Except as provided in the City Employee's Pension Ordinance, employees will not be entitled to any compensation for unused accrued sick leave at the time of termination, death or retirement.

B) Physician Certificates. Any physician certificates required by the City to document illness must be provided by a physician or psychologist as defined in the City's Health Plan, licensed to practice in the United States.

C) Sick Leave Policy for Fire Chief and Police Chief.

1. The Fire Chief and Police Chief shall accrue sick leave at the rate of one and one-fourth days per month per pay period from the first date of employment with the City and shall be permitted to accumulate unlimited sick leave.
2. If the Fire Chief or Police Chief has accumulated more than ten years service with the City, the Police Chief or Fire Chief, his heirs or legal representatives shall be compensated in cash for any unused accumulation of sick leave up to the maximum of 75 days at his basic hourly rate of pay, at the time of his death, resignation, or retirement. In the case of any unused accumulation of sick leave in excess of 75 days, the Police Chief or Fire Chief, shall be compensated in cash for such days of unused sick leave in excess of 75 days up to a maximum of 140 days in an amount equal to one days pay for every four days of unused, accumulated sick leave at his hourly rate of pay, at the time of his death, resignation, or retirement.
3. In the case of a Fire Chief or Police Chief who has not completed ten years service with the City, the Fire Chief or Police Chief, his heirs or legal representatives, shall be compensated in cash for any unused accumulation of sick leave up to the maximum of 75 days at his basic hourly rate of pay, at the time of his death or retirement. In the case of any unused accumulation of sick leave in excess of 75 days, an employee who has not completed ten years service, his heirs or his legal representative shall be compensated in cash for such days of unused sick leave in excess of 75 days up to a maximum of 140 days in an amount equal to one days pay for every four days of unused accumulated sick leave at his basic hourly rate of pay, at the time of his death or retirement.
4. No pension contributions shall be paid by the City on any cash payments occurring under paragraph number one above.

4.4 ACCIDENT WITH PAY LEAVE. The Amended Section 4.4 of the Ordinance shall become effective upon adoption and shall apply to occupational injuries and occupational diseases occurring on and after date of adoption. Occupational injuries and occupational

diseases occurring before such date, will be governed by the Ordinance in effect at the time of the date of injury or disease.

A) Accident With Pay Leave (AWP) is separate and distinct from and in addition to the weekly workers' compensation payment. While on AWP leave, absence from the job as a result of an occupational injury or illness is not deducted from the employee's accrued sick or annual leave balances.

B) Eligible Employees. A regular full-time employee, including one on probation, who sustains an injury or suffers an occupational disease or illness arising out of and in the course of employment as defined by the Texas Worker's Compensation Act is eligible to request Accident With Pay (AWP) leave, beginning the eighth day of occupational disability. Temporary employees, part-time employees, contract employees, independent contractors, and volunteers are not eligible for AWP leave.

C) Procedure.

1. To be granted AWP leave the employee must submit through his/her applicable Department Head a properly completed AWP Leave Request Form as prescribed by the Director of Personnel and accompanied by a medical report from the treating physician indicating that any lost time is due to the employee's on-the-job injury or occupational disease. Medical documentation must correspond in time with the number of days or hours of AWP leave requested.

2. The Human Resources Director, upon recommendation of the applicable Department Head or upon independent finding, may grant AWP leave for a period of time not to exceed thirty working days.

3. An employee denied AWP leave may appeal to the Human Resources Director within five (5) calendar days of notification that AWP leave has been denied. The Human Resources Director will respond to appeal within ten (10) calendar days of receipt. Should the employee not be satisfied with the decision of the Human Resources Director, the employee shall within ten (10) calendar days of notification from the Human Resources Director, notify the Human Resources Director that the employee wishes to appeal the decision to a Hearing Officer of the Civil Service Commission. Upon receipt of such notification, the Human Resources Director will assign the appeal to a Hearing Officer. The Hearing Officer shall hear and decide such appeal within twenty (20) calendar days of assignment. The final decision regarding the granting or denial of AWP leave rests with the Hearing Officer whose decision shall be final and binding on both parties, and shall not be appealable to either City Council or the Civil Service Commission.

D) Grounds for denial and termination. Upon recommendation of the applicable Department Head or upon independent finding, the Director of Personnel will deny or terminate AWP leave to any injured employee who:

1. Fails to report the occupational injury or disease within 24 hours of its occurrence to his/her immediate supervisor. For purposes of this ordinance, the date of occurrence of an occupational disease is the date on which the employee knew or should have known that the disease may be job-related.

2. Is injured as a result of:

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- a. the employee breaking of rules, regulations, or laws, including any safety rules adopted by the City for the prevention of accidents and injuries;
 - b. the gross negligence of the employee; or
 - c. any other unreasonable or culpable conduct of the employee as determined by the City's Human Resources Director;
3. Fails to use department-mandated safety equipment or follow department-mandated safety procedures when the injury was sustained;
 4. Refuses to submit to any independent medical examination or treatment required by the City in accordance with Texas Workers' Compensation laws;
 5. Refuses to return to regular or restricted duty after being released for regular or restricted duty by a treating physician or other physician performing an independent medical examination for the City;
 6. Fails to act in a manner that is conducive to or consistent with being off work convalescing from a job-related injury;
 7. Submits a workers' compensation claim which is controverted;
 8. Submits an AWP leave request previously denied based upon the merits of this ordinance for the same injury; or,
 9. Fails to follow the procedural process as contained in this ordinance.

Denial of AWP status will not affect an employee's eligibility, if any, to receive workers' compensation benefits.

E) Suspension or Termination of AWP Leave.

1. Eligibility for AWP leave will terminate upon any of the following occurrences:
 - a. One year from the date of injury or occupational disease, except for an extension requested and granted under Paragraph F of this ordinance;
 - b. Expiration of thirty days utilized AWP leave in a rolling twelve-month period regardless of the number of injuries within such twelve-month period;
 - c. When the workers' compensation claim is controverted or disputed under the Texas Workers' Compensation law; or,
 - d. Upon a finding by the Human Resources Director of any of the occurrences defined under Paragraph D of this ordinance.
2. Eligibility for AWP leave will be suspended upon any of the following occurrences:
 - a. The employee's treating physician releases the employee to return to work;
 - b. A physician performing an independent medical examination for the City releases the employee to return to work;
 - c. The employee's failure to provide timely physician certificates;
 - d. The employee does not submit a properly completed AWP leave request to his/her department within two (2) working days prior to payroll closing, unless the employee can show good cause for the delay; or,

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- e. The employee fails to follow the procedural process as contained in this ordinance.

If AWP leave is suspended under subsections c, d, or e of this Paragraph and is reinstated upon compliance by the employee, such reinstatement of benefits will not be retroactive unless the employee can show good cause for the delay in compliance.

F) Eligibility For AWP Leave Beyond the One Year Anniversary Date of Injury. In those cases where an employee submits a written request to his or her department head for AWP leave beyond the one year anniversary date of injury and that employee has either not used AWP leave or has not utilized the maximum amount of AWP leave during the one year period allowed or had used it intermittently and not for the allowed maximum amount, the employee may be granted AWP leave, provided that the following conditions are met:

1. The employee is and had been receiving continuous treatment by a licensed physician for the same on-the-job injury or occupational disease for which AWP leave was originally granted ("Continuous treatment" is defined as regular examinations or treatments by a licensed treating physician or a licensed physician to whom the treating physician has referred the employee); and
2. A licensed treating physician or a licensed physician to whom the treating physician has referred the employee recommends surgery, because all other treatments have not been successful; and
3. The employee obtains the written recommendation of the department head; and
4. The employee has not exhausted or utilized thirty days of AWP leave during the immediate rolling twelve month period for any occupational injury or disease; and
5. The employee has complied with the requirements of Paragraph C of this subsection. If the above requirements are met, AWP leave may be granted after the one year anniversary of date of injury addressed in Paragraph D for the time period necessary for surgery and recovery therefrom, as designated by a licensed physician, until the maximum thirty days allotment of AWP leave is used. In no event does this provision allow over thirty days utilization of AWP leave in a rolling twelve month period.

G) AWP Supplement to Worker's Compensation Weekly Benefit. In addition to the weekly workers' compensation benefits payable under law, the eligible employee granted AWP leave may receive a supplement to such workers' compensation benefit equivalent to the difference between any workers' compensation weekly benefit and the employee's pre-injury take-home pay. If the weekly workers' compensation benefit equals or exceeds the take-home pay, there shall be no AWP supplement, but the absence from work will not be deducted from the employee's accrued leave balances. For purposes of this ordinance:

1. Take-home pay means base pay, longevity pay, special merit pay, incentive and certification pay, uniform and clothing allowance, less mandatory deductions.
2. Mandatory deductions means income tax withholdings, FICA and medicare, if applicable.
3. Payroll deductions (FICA, Medicare and FWT) will NOT be taken out of the weekly workers' compensation benefits, but WILL be taken out of the supplement portion.

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4. Section 125 benefit payments will be taken out of the supplement portion, if available.

H) Maximum Duration of AWP leave. AWP leave may be granted for a period not to exceed thirty working days in a rolling twelve month period.

I) Temporary and Intermittent Absence from Employment. AWP leave may also be granted for an employee's temporary and intermittent absence from his/her employment due to seeking and receiving treatment for his/her injury (doctor's and therapy appointments) provided that the employee submits the required medical documentation. AWP leave is not available for an employee's temporary and intermittent absence from his employment without medical documentation. An extension of AWP leave beyond the one year anniversary of the date of injury or illness is not allowed for an employee's temporary and intermittent absence from employment due to seeking and receiving treatment.

J) Initial Seven Days of Disability. AWP leave is not available for the initial seven (7) days of disability not initially paid by workers' compensation benefits. An employee may elect to utilize his or her accrued sick or annual leave during the initial seven days of disability.

K) Supplementation of Weekly Workers' Compensation When AWP Leave is Not Available. In the event AWP leave is not available, but the employee is receiving weekly workers' compensation benefits, pursuant to §504.052 of the Texas Labor Code, the employee may supplement his weekly workers' compensation benefits with accrued sick leave, annual leave and special sick leave, but the employee will not accrue additional leave during this period. In no event, will the amount of this optional supplement to the weekly workers' compensation benefit and the weekly workers' compensation benefit cause the employee to receive in excess of his/her pre-injury take-home pay. Only the utilized pro-rata amount of this optional supplement will be deducted from the employee's accrued leave balances. Payroll deductions for FICA, Medicare, and FWT will be deducted from this optional supplement portion. The employee must request this optional supplement through his or her applicable department.

L) Leave Balances. While on AWP leave, absence from the job is not deducted from the employee's sick or annual leave balances nor does the employee continue to accrue sick and annual leave.

M) Pension Fund Contributions. Any pension fund contributions shall be made by the employee and employer in accordance with the employee's applicable pension plan, if any. In the event, the employee's weekly workers' compensation benefit is greater than his/her pre-injury take-home pay and thus not receiving an AWP supplement to his/her weekly workers' compensation benefit or the AWP supplement is insufficient to cover the employee's pension contribution, the employee will need to pay his/her pension deduction if he/she wants service credit.

N) Overpayment of Workers' Compensation Benefits or Supplement Payments. In the event the employee receives overpayment of workers' compensation benefits or AWP supplement payments, the employee shall cooperate with the Personnel Department to correct and repay any payment errors in a manner prescribed by the Director of Personnel. Such repayment includes assignment and repayment from the employee's future wages or by reduction of any accrued leave balances.

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4.5 PREGNANCY LEAVE

- A) Pregnancy shall be treated the same as any other temporary physical disability.
- B) An employee on pregnancy leave shall use accumulated and unused regular sick leave time and then (unless granted use of special sick leave) shall be on leave without pay, unless the employee chooses to use any accumulated and unused annual leave.
- C) An employee going on pregnancy leave shall give written notice to her department head with appropriate medical verification. Before returning to work from pregnancy leave, the individual will provide appropriate medical documentation releasing the employee to return to work, as is required for any individual who has been on leave for a temporary physical disability.

4.6 LEGAL HOLIDAYS

The following days are hereby declared legal holidays for all the City departments, provided that the provisions of this section shall not apply to members of the Fire Department whose duties are to prevent or extinguish fires, or to members of the Police Department whose duties are those of law enforcement:

1. First day of January (New Year's Day)
2. Third Monday in January (Martin Luther King Holiday)
3. Last Monday in May (Memorial Day)
4. Fourth day of July (Independence Day)
5. First Monday in September (Labor Day)
6. Fourth Thursday in November (Thanksgiving Day)
7. Fourth Friday in November (Day After Thanksgiving)
8. Twenty-fifth Day in December (Christmas Day)
9. Employee's Birthday

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In addition to the above days, the following days are also declared to be legal holidays:

1. Any day designated as a holiday by City Council.
2. When any legal holiday falls on a Saturday, the preceding Friday shall be considered a legal holiday.
3. When any legal holiday falls on a Sunday, the following business day shall be considered a legal holiday.

A) Police and Fire. Members of the Police and Fire Departments who are required to work on regular holidays shall be given equal time off in lieu of a holiday at the discretion of their department head. If such time off in lieu of a holiday cannot be conveniently taken at any other time, it may be taken with the regular vacation period.

B) Holiday Worked. Any department head who finds it necessary to do so, may request some or all employees of his/her department to report for work on any of these legal

holidays, provided that employees in any department regularly operating seven days per week may be required to work on any legal holiday.

The department head may do either of the following when employees work a holiday:

1. arrange for the employee to accrue the holiday and permit the time off within the specified period (12 months of the accrued holiday), or
2. pay employee the holiday, plus the actual numbers of hours worked at straight time. If employee works more than eight hours on a holiday, see Section 5.3 for method of overtime payment. In either case, the department head shall keep a record and report on such overtime work on holidays on the regular payrolls and on such reports as may be prescribed by the Human Resources Director.

C) Holiday On Scheduled Day Off. Whenever a holiday falls on the employee's scheduled day off, the department head may do either of the following:

1. arrange for the employee to accrue the holiday and permit the time off within the specified period (12 months of the accrued holiday), or
2. pay the employee the holiday.

D) Holiday Accrual. If an employee is allowed to accrue the holiday, the number of hours credited for 40 hour per week employees will be eight (8) hours, and for 56 hour per week employees will be twelve (12) hours. The maximum accrual for holiday leave time shall not exceed the number of declared legal holidays excluding the birthday holiday.

E) Employee's Birthday. In case of emergency, when the employee's services are needed on his birthday, the employee may be required by the department head to work on that day or shift but shall be given equal time off on another day or shift. If the employee's birthday falls on a day on which (s)he would be entitled to be off for some other reason, the birthday holiday may be taken on the next regular work day, provided, however, if work schedules cannot be arranged or if emergencies exist, and only in these cases, the department head may schedule the holiday time off on another day or another shift.

Any birthday holiday not taken on the employee's birthday but rescheduled in accordance with the above provisions must be scheduled and taken within fourteen calendar days after the employee's birthday.

F) Hours of Holiday Pay. The amount of holiday pay for employees who work 40 hours per week shall be 8 hours per holiday. The amount of holiday pay for employees who work 56 hours per week shall be 12 hours per holiday. Regular part-time employees who work an average of 20 or more hours per week shall be paid holiday pay of a prorated amount of hours based on the average number of paid hours, excluding overtime, in the two pay periods immediately preceding the holiday pay period.

4.7 CIVIL LEAVE

The head of any department shall grant an employee leave with full pay for any absence necessary for serving on a jury, attending court as a witness when subpoenaed, or registering for and taking tests of fitness for promotion in the City service. A department head may grant leave with full pay to an employee for voting in an election.

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Civil leave shall be only for the actual hours needed.

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4.8 MILITARY LEAVE

Military leave for City employees is provided in accordance with V.T.C.A., Government Code, Section 431.005 (a) and (b).

4.9 LEAVE WITHOUT PAY

Leave without pay may be granted employees as provided in the rules of the Civil Service Commission. Any leave without pay exceeding 30 calendar days or more will result in the employee's anniversary date being changed by adding the exact number of days of leave to the existing anniversary date.

4.10 DISPOSITION OF LEAVE ALLOWANCE ON EMPLOYMENT CHANGE

Any employee who leaves the City service by retirement, resignation, layoff or termination shall be entitled to payment of the unused balance of annual vacation leave allowance. The employee's retirement, resignation, layoff or termination notice shall list the actual date of separation and shall note the adjustment to be made for unused vacation balances due and the adjustment shall provide compensation for the number of days (hours) equivalent to the number due. All other unused balances of leave allowances under this ordinance shall terminate on the date of retirement or separation of any employee from City service. Any employee transferred, demoted, or promoted shall retain all unused balances of vacation and sick leave as though no change in position had been made.

4.11 RECORDS ON GRANTS OF LEAVE OF ABSENCE

The department head shall keep a record of all leaves of absence both accrued and granted for each employee and shall report them to the Personnel Department on a form prescribed by the Director of Personnel.

All grants of leave with pay shall be designated on the payrolls in such manner as the Personnel Department shall prescribe. If leave time exceeds the amount an employee has accrued, the unauthorized leave time will not be paid, or charged to other accrued leave time.

4.12 PARENTAL LEAVE

A) An employee going on parental leave for the purpose of caring for the employee's expected new-born child shall, at the earliest possible time, give written notice to the employee's department head and the Human Resources Director of employee's intent to go on parental leave and shall include with such notice the attending physician's confirmation of pregnancy, the most current estimate of the delivery date, satisfactory proof that there is no other person available to care for the expected new-born child, and, if requested by the department head or Human Resources Director, proof of the existence of a legal parent-child relationship between such employee and the expected new-born child.

B) An employee going on parental leave to care for a newly adopted minor child shall, at the earliest time possible, give written notice to the employee's department head and the Human Resources Director of the employee's intent to go on leave for such purpose, and shall include with such notice satisfactory proof that there is no other person available to care for the expected new-born child, a certified copy of the adoptive placement agreement between the employee and the Texas Department of Human Services or an adoption agency authorized within the meaning of the Texas Family Code, or other applicable law, or, in the alternative, a certified, file-marked petition for adoption filed in compliance with the Texas Family Code, or other applicable law. Such written notice also shall include the date upon which the employee will take legal possession of the child under authority of either an adoptive placement agreement or an adoption decree, and any other necessary or appropriate information requested by the department head or the Human Resources Director.

C) An employee on parental leave shall use accumulated and unused regular sick leave time and then shall be on leave without pay, unless the employee chooses to use any accumulated and unused annual leave.

D) All employees may take parental leave in accordance with the Family and Medical Leave Act of 1993, as may be amended, and no other provision of this Ordinance shall be construed to conflict with such Act.

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Section 5. CONDITIONS OF EMPLOYMENT

5.1 GENERAL REQUIREMENTS

A) Citizenship. In accordance with the Immigration Reform and Control Act of 1986, the City of El Paso shall only hire citizens or intending citizens, as these terms are used in the Act, for positions within the City of El Paso. The City shall not discriminate because of an individual's national origin or in the case of an intending citizen because of the individual's citizenship status. If, however, a federal or state grant, law, or regulation requires only citizens to be hired, the City may discriminate as to only hiring citizens for those affected positions.

In addition, the City may hire an employee who is a citizen or lawfully admitted alien, with appropriate work permits, if the two individuals are equally qualified. Any applicant or employee disqualified by the Human Resources Director under the above provisions, may appeal to the Civil Service Commission for a decision on the citizenship status.

B) Promotional Eligibility for Police and Fire Employees.

1. Service lost by reason of a suspension for cause, resignation with subsequent reinstatement or leave of absence shall not count for the minimum period of service set forth in the job specification for the position to which promotion is sought.
2. Any employee who resigns and is not reinstated, or is otherwise terminated from City service and is subsequently appointed to a position in the City service shall not be entitled to count for promotional purposes any service prior to such resignation or termination.

5.2 HOURS OF WORK

A) All full-time, salaried employees shall be on a forty-hour work week, except for uniformed firefighter personnel who are subject to Paragraph (D) below.

B) In order to meet operational needs, the Department Head may adjust the hours of any individual employee or group of employees to provide for different schedules of hours or for overtime services outside of regular working hours. Such adjustments shall not result in allowing less than the hours per week prescribed for full-time employment without a corresponding pro-rate decrease in salary.

C) Employees are required to comply with all time and attendance reporting procedures, including clocking in and out, as established by the City Manager and as required by their Department Heads in accordance with operational necessity or feasibility. Department Heads may require precise start and stop times to meet operational necessity.

D) Wage and hour equalization may be used for purposes of overtime compensation within a pay period, as provided for by the Fair Labor Standards Act, as amended.

E) Pursuant to and in compliance with Section 7 (K) of the Fair Labor Standards Act, as amended, all City uniformed firefighter personnel shall be on a work period of at least seven, but not more than 28 consecutive days.

5.3 OVERTIME

A) All non-exempt employees, except for uniformed firefighter personnel who are subject to Section 5.2(D) above, shall be paid for authorized overtime on the basis of one and one-half times the hourly rates specified for the applicable class or position after forty hours of work per week.

B) All City uniformed firefighter personnel shall be paid overtime for hours worked which, in the aggregate, exceed the number of hours established by law for their work period. The hours in such a work period shall not exceed a number of hours which bears the same ratio to the number of consecutive days in the work period as the maximum hours allowed by Section 7(K), Fair Labor Standards Act, as amended, bears to 28 days.

C) Employment in excess of the hours prescribed for full-time employment shall be in accordance with the following:

1. The authorization of any overtime shall be predicated entirely on the operating needs of the department. The schedule of work and procedure prescribed by the department shall be designed to eliminate excessive or unnecessary use of overtime.

2. The authorization by the Department Head to work overtime shall be transmitted to the Human Resources Director with a statement of the facts on the necessity of such overtime work, and the payment therefore.

D) Pursuant to and in compliance with the Fair Labor Standards Act, as amended, overtime shall not be paid to those individuals employed by the City of El Paso who are elected, appointed, executive, administrative, professional, or otherwise exempted from the overtime provisions of the Fair Labor Standards Act, as amended, unless otherwise required by law.

E) The City Manager may authorize payment of overtime to those City employees exempted from overtime pay by the preceding subsections. The City employee's Department Head must submit a written request to the City Manager, with a copy to the Human Resources Director, requesting authorization for payment of overtime to an exempted employee. The written request shall state specifically as possible:

1. the nature of the special project that the employee is to work on;
2. the need for the exempted employee's skill or expertise on the special project;
3. the need for the employee to work on the special project beyond his normal working hours;
4. the estimated length or duration of the special project; and
5. the estimated amount of overtime to be paid to the exempted employee.

Section 6. ADJUSTMENT OF EMPLOYEE COMPLAINTS FOR CLASSIFICATION AND COMPENSATION PURPOSES

An employee shall, within thirty days from the date of occurrence, have the right to secure consideration of any complaint with respect to the application of this plan to his or her position. The employee shall first bring the grievance to his/her immediate supervisor or Department Head who shall promptly seek to arrive at a solution which is consistent with the classification and compensation plan and is acceptable to all parties. When the immediate supervisor or Department Head is unable to resolve such a complaint in a manner acceptable to the employee, a written report which includes the recommendations of the Department Head shall be submitted to the Human Resources Director. The Human Resources Director shall analyze the basis of the employee complaint, if the Human Resources Director sustains the complaint and determines that action is necessary to rectify the situation, he or she shall be authorized to take such action. If the Human Resources Director believes the complaint should not be sustained, he or she must submit the complaint to a Deputy City Manager or the City Manager and obtain his or her concurrence prior to determining that the complaint is not sustained.

Section 7. REPEAL OF CONFLICTING ORDINANCES

All ordinances or parts of ordinances pertaining to the Classification and Compensation Plan, adopted as Ordinance No. 8064, effective at midnight on May 20, 1984, heretofore issued are hereby repealed.

Section 8. SEVERABILITY CLAUSE

If any part of this ordinance be held void, such part shall be deemed severable and the invalidity thereof shall not affect the remaining parts of this ordinance.

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PASSED AND APPROVED this 28th day of August, 2007

THE CITY OF EL PASO

John F. Cook
Mayor

ATTEST:

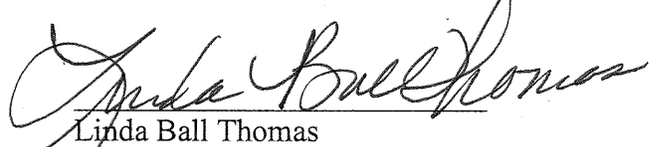
Richarda Duffy Momsen
City Clerk

APPROVED AS TO FORM:



Elaine S. Hengen
Senior Assistant City Attorney

APPROVED AS TO CONTENT:



Linda Ball Thomas
Human Resources Director

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Section 1. INTRODUCTION

1.1 TITLE

This ordinance shall be known as the Classification and Compensation Plan for the City of El Paso and shall cover all positions in the classified service as hereinafter set forth. This ordinance also repeals all ordinances heretofore passed relating to classification and compensation for all positions in the classified service.

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Section 2. CLASSIFICATION PLAN

The Classification Plan in use by the City when this ordinance is adopted shall be the official Classification Plan of the City of El Paso.

The Classification Plan consists of three basic parts, as follows:

1. A listing of established classes and written job specifications to cover each position included in the plan.
2. A system for keying all covered positions into the Plan, so that each position can be suitably identified.
3. Rules and procedures for keeping the classification Plan up-to-date.

2.1 ALPHABETICAL LISTING OF CLASSES

The alphabetical listing of job classes in use by the City when this ordinance is adopted shall be the official listing of established job class titles with their corresponding codes and grades which are hereby adopted as covering the positions included in the classification Plan. The Human Resources Department shall be responsible for maintaining Appendix "A" following any classification changes. (Amended 11/15/05)

2.2 ADOPTION OF CLASS SPECIFICATIONS

The job specifications describing the typical duties and defining the minimum requirements for all positions in the classified service currently adopted and in use by the City are hereby adopted.

A) The title of each class specification shall be the official designation of the class of positions to which it is assigned.

B) Each of the job specifications will include a general purpose statement that has a definition of the distinguishing characteristics of each class of positions in the Plan. It shall indicate and be construed as setting forth in general terms only the scope of responsibility or responsibilities delegated and the inherent kind or kinds of work to be performed by employees in the job class, as well as the type of supervision received from above, if any, and the extent of authority exercised over others, if any.

C) The job class specifications shall describe typical duties that may be assigned. The duties listed are to be construed as setting forth examples representative of specific operations and services usually and customarily performed by employees in the class of positions that involve the competent application of the normally required knowledge, abilities and skills. It is not to be assumed that each example listed will be performed by all employees within the job class nor that any one employee therein will perform only the examples listed. The example of duties are illustrative only with respect to the class of positions as a whole and do not prescribe the duties of any employee holding a position therein. Department Heads shall have the right to assign employees to duties not included in the list of duties performed, provided such duties are similar in nature to those described, and utilize knowledge, abilities and skills of comparable scope or level to those required. In addition, Department Heads shall also have the right to assign employees to common miscellaneous duties not explicitly described when necessary for such organizational

effectiveness and efficiency purposes as sustaining and balancing work flow, and developing employee capabilities. These general incidental assignments do not exceed the bounds of the job class to which the incumbent's position has been allocated.

They include, but are not limited to the following examples:

- Temporarily substitute on designated aspects of work of absent employees as qualified.
- Impart functional knowledge to less experienced employees.
- Participate in special projects or represent the organization on ad hoc committees.
- Engage in selected responsibilities of other positions under closer than normal supervision for training purposes.
- Record and report status and results of activities.
- Maintain workplace, tools, equipment and materials in clean, orderly, safe and operable conditions.

D) The minimum qualifications in the job specifications shall be the basis for the admission or rejection of applicants to examinations for the respective job classes in the Plan.

E) Additions, deletions and revisions of the job specifications that do not affect the arrangement or rearrangement of a position or office into a class, subdivision or grade shall be made upon the authorization of the City Manager or his/her designee. Additions, deletions or revisions that affect the arrangement or rearrangement of a position or office into a class, subdivision or grade, shall be made upon the recommendation of the City Manager or the Human Resources Director by amendments made through resolution, upon approval of the Civil Service Commission and City Council. *(Passed 4/6/04/ Amended 3/15/05)*

2.3 ALLOCATION OF POSITIONS TO JOB CLASSES

Each position in the classified service shall be evaluated and allocated by the Human Resources Department, submitted to the Civil Service Commission for approval recommendation and then to City Council for final approval in accordance with the rules of the Civil Service Commission. *(Amended 11/15/05)*

2.4 STAFFING TABLE CHANGES

Requests for additions or deletions of positions within departments shall be submitted to the Human Resources Department. The Human Resources Department, after review of the request in cooperation with the Office of Management and Budget, will submit a recommendation to City Manager or his or her designee who will make the final determination on the request. Any changes will be recorded in the Human Resources Department in a position control summary listing of all City departments. *(Amended 11/15/05)*

2.5 MAINTENANCE OF THE CLASSIFICATION PLAN

The Human Resources Department shall be responsible for the administration and maintenance of the Classification Plan. *(Amended 11/15/05)*

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Section 3. COMPENSATION PLAN

The Compensation Plan consists of the Salary Schedules for General Services, Executive, Professional/Managerial and other positions in the classified service not covered by a collective bargaining agreement. (~~Amended 8/30/88 and 11/15/05~~)

The Compensation Plan shall provide pay ranges according to varying levels of responsibilities and duties. It shall establish the value of jobs to the City organization and identify levels of compensation, including the minimums and maximums of the pay structure. Analyses of available wage and survey data shall be used to determine the level at which the City must compete in the labor market. Based on these analyses the Human Resources Department will recommend pay schedule adjustments to City Administrators for review and recommendation to City Council. (~~Amended 11/15/05~~)

3.1 SALARY SCHEDULE

Appendix "B" (Salary Schedule) contains the listing of salary range minimums, midpoints and maximums as adopted. The Human Resources Department shall maintain an updated Appendix "B" following any range adjustments. (~~Amended 04/30/96 and 11/15/05~~)

A) The base salaries or rate of pay prescribed in this section are determined on the basis of full-time employment (40 hours per week). A regular workweek schedule of less than the number of hours of full-time employment shall be considered as part-time employment and the compensation, therefore, shall be for the actual number of hours worked at the hourly rate prescribed for the job class. (~~Amended 11/15/05~~)

B) The salaries or rates of pay prescribed in this section shall be deemed to include pay for regular full-time service in every form, except pay for the use of personally owned equipment which is required to be furnished by the employee or for reimbursement of necessary expenses authorized and incurred incident to employment. (~~Amended 11/15/05~~)

3.2 PROCEDURES FOR ADVANCEMENT WITHIN PAY GRADE

A) Each pay grade has an entry pay rate and a maximum pay rate. Advancement to the maximum pay rate for the job class shall be as provided in Rule 5, Section 1 of the Civil Service Commission Rules. (~~Amended 9/15/92, 2/1/94 and 11/15/05~~)

B) An employee shall become eligible for advancement in accordance with Rule 5 and the percentage of any increases shall be set in the budget resolution adopted for the fiscal year in which the increase is awarded. (~~Amended 3/22/88, 9/17/91, 2/1/94 and 11/15/05~~)

3.3 ADMINISTRATION AND MAINTENANCE OF COMPENSATION PLAN

The Human Resources Director shall be responsible for the administration and maintenance of the Compensation Plan. The Plan will include, but shall not be limited to: the classification and allocation of positions, the processing of salary advances, the determination of starting rates and initiation of necessary revisions of any salary schedules as adopted by City Council on the basis of

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changes in the relative value of duties and requirements of positions, changes in the prevailing salaries and cost of living, and any other factors that may be properly considered to have a bearing on the fairness and adequacy of the salary schedule. (~~Amended 11/15/05~~)

A) The Human Resources Director shall make a salary survey as requested by the City Manager. (~~Amended 11/15/05~~)

B) Whenever a change or amendment in the Classification and Compensation Plan affecting the arrangement of positions into classes, subdivisions or grades has been reviewed and recommended by the Civil Service Commission, the Human Resources Director shall submit the necessary reports and recommendations to the City Council. Such recommendations shall take effect when approved by the City Council. (~~Amended 11/15/05~~)

3.4 APPLICABLE SALARY RATE UNDER FOLLOWING CONDITIONS:

The following directions are to be observed in fixing the compensation of incumbents of positions under the following conditions:

A) Reinstatement from Layoff. When an employee is reinstated to duty in the same classification after separation from the City due to layoff, such employee shall be reinstated to the same pay rate received at the time of separation adjusted for any general increases, if applicable. (~~Passed 1/25/94, Amended 2/1/94~~)

B) Reinstatement from Resignation. When an employee is reinstated to duty in the same classification after separation from the City due to resignation and subsequent reinstatement, such employee shall be reinstated at the entry-level pay rate of the classification or at a rate of pay as maybe otherwise authorized by the Civil Service Commission Rules. (~~Passed 1/25/94, Amended 2/1/94~~)

C) Promotion. When an employee is promoted from one class to a higher class of positions, such employee shall receive a salary increase as provided in the rules of the Civil Service Commission. (~~Amended 12/19/89 and 9/15/92~~)

D) Upgrades and Reclassifications to Higher Classes. If an employee remains in a position which has been upgraded or reclassified to a higher graded class, the employee's rate of pay will be determined in accordance with the rules and provisions governing promotion. (Amended 9/17/91)

E) Downgrades and Reclassifications to Lower Grades. If an employee's rate of pay falls within the new pay range assigned to a position that has been reclassified or downgraded, the employee's salary will be maintained within the new pay range. If the employee's rate of pay is above the highest rate for the new pay range, the employee's salary will be set in accordance with the Civil Service Commission Rules. (~~Amended 9/17/91 and 11/15/05~~)

F) Demotion.

1. Non-disciplinary: If an employee is demoted for non-disciplinary reasons and his or her rate of pay at the time of demotion is within the new pay range, the employee's salary will be maintained within the new pay range. If the employee's rate of pay is above the new pay range, the employee's rate of pay will be reduced to the maximum pay rate for the classification to which demoted. (~~Passed 1/25/94, Amended 2/1/94 and 11/15/05~~)

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2. Disciplinary: If an employee is demoted for disciplinary reasons, (s)he shall have his/her salary reduced to a pay rate in the new pay range that is 5% below the rate of pay at the time of demotion provided that the rate of pay is not greater than the maximum pay rate for the classification to which demoted. (Passed 1/25/94, Amended 2/1/94)

G) Lateral Transfer or Reclassification to Same Grade. Whenever an employee receives a lateral transfer from one position to a different position with the same pay range, the employee shall continue to receive the same salary rate as prior to the transfer.

H. Competitive Reassignment. If an employee is competitively reassigned to a position in the same or lower pay grade as the position from which he or she was reassigned, the employee's new pay rate will be determined as follows: (Passed 11/15/05)

1. Person whose salary fall within the assigned pay range of the new position will receive no adjustment in salary amount.
2. Persons whose salary exceeds the assigned pay range of the new position will receive a salary reduction to the maximum rate within the new range. Salary reduction will be immediate upon appointment to the new position.

3.5 COMPENSATION FROM DIFFERENT SOURCES

In any case in which part of the compensation for services, exclusive of overtime services, is paid either by another department or an outside agency such as the County, State or the Federal Government, any such payment shall be deducted from the employee concerned, to the end that the actual compensation paid to any employee from all sources combined, for any period, shall not exceed the amount payable at the rate prescribed for the class of positions to which the employee is assigned.

3.6 LONGEVITY PAY

A) Each permanent, full-time employee in the classified service, and each permanent, full-time employee in the unclassified service who is federally grant funded, and each unclassified Department Head not receiving longevity pay under Section 141.032, Local Government Code, Vernon's Texas Codes Annotated, shall receive on the anniversary date of his or her original appointment to a permanent, full-time position in the City service, an additional monthly sum equal to the amount provided for an employee entitled to receive monthly longevity pay under Section 141.032 cited above unless modified by Collective Bargaining agreement. (Amended 10/20/87, 12/30/91 and 11/15/05)

B) Where a break in service occurs, other than for reasons of lay off or job abolishment due to reduction in force, longevity credits accrued prior to the break in service shall not be counted for the purpose of this Ordinance in case of subsequent reinstatement or appointment (Amended 11/15/05).

C) Longevity payments made under this Ordinance will be made on a bi-weekly basis.

3.7 PAY FOR AUTHORIZED USE OF PERSONALLY OWNED VEHICLE/TOOLS

A) If an employee who does not receive an executive vehicle allowance is required in writing by

the Department Head and authorized by the City Manager to use his or her personally owned automobile in the performance of duties of his or her position, payment for such use shall be on the basis of cents per mile. Payment shall be made at least monthly in accordance with reports and certifications required by Financial Services. A fixed amount may be paid monthly in lieu of the above mileage reimbursement with the approval of the City Manager or his or her designee. The rate of mileage reimbursement will be established by a resolution approved by the City Council once every year. (Amended 3/15/05 and 11/15/05)

B) If an employee is required, in writing, by a Department Head to use his or her personally owned tools in the performance of the duties of his or her position, payment for the supplying of such tools shall be on the basis of quarterly tool allowances to be paid to the employee. Such allowance is to be used for the replacement of broken and damaged tools and for purchasing new tools to facilitate the performance of the employee's job. The Department Head may request receipts as proof that the employee actually purchased the tools. The rate of the tool allowance to be paid quarterly will be established by a resolution approved by City Council once every year. (Passed 06/07/88/ Amended 3/15/05)

3.8 PAYMENT OF MONIES DUE IN CASE OF DEATH

A) Any employee may, by written notice filed with the Human Resources Director, designate a person or persons to whom, in case of one's death, payment shall be made of any amounts due for services (including unused vacation credits). The employee may withdraw or change this designation without the consent of the person designated.

B) If no such designation is filed, and if no application has yet been made for the probate of a Will or for administration of the estate, such payment shall be made to the employee's spouse. If there be no spouse, the amount shall be paid to such of the children as are of lawful age. If there be no such children, the amount shall be paid to the executor or administrator of his estate upon application.

C) Any person receiving payment under Paragraph B of this section, shall sign an agreement to indemnify the City against all claims asserted by others by the making of such payments.

3.9 EXECUTIVE COMPENSATION PLAN

A) The Executive Compensation Plan shall include directors of all departments, assistant directors of all departments and all other positions set forth in ~~Exhibit~~Appendix A. (Amended 11/15/05)

B) The salary schedules of the Plan shall consist of salary ranges, with a minimum and maximum for each range in accordance with Appendix B. Assignment of job classes within the salary schedule shall be approved by the Civil Service Commission with concurrence of City Council. (Amended 11/15/05)

C) The entry salary for any person covered under the Plan shall be determined by the City Manager but normally shall be no greater than the midpoint of the range for that position; however, an applicant or employee ~~for a Department Head or higher level position~~ may be hired or promoted up to the third quartile of the range in accordance with Rule 45, Section 4, of the Civil Service Commission Rules and Regulations. (Passed 1/25/94, Amended 2/1/94, 3/15/05 and 11/15/05)

~~D) At any time that any position in the Executive Compensation Plan needs to be reevaluated, such~~

~~reevaluation will be done in accordance with Rule 4, Section 4 of the Civil Service Commission Rules. (Amended 11/15/05)~~

~~ED) Any increase in salary for those employees covered in the Executive Compensation Plan shall be in the percentage set in the budget resolution adopted for the fiscal year in which the increase is awarded and shall be based on the criteria established in Rule 5, Section 1, of the Civil Service Commission Rules. (Amended 9/15/92, 2/1/94 and 11/15/05)~~

~~FE) Employees in the Executive Compensation Plan shall be evaluated annually on the employee's class entry anniversary date, as set forth in Rule 14 of the Civil Service Commission Rules. (Amended 2/1/94)~~

~~GF) All Department Heads and Assistant Departments Heads covered in the Executive Compensation Plan shall not at any time receive a base salary less than the base salary received by any subordinate supervised or directed. Salaries for such Department Heads and Assistant Department Heads shall be set at a minimum of 5% over the annual base salary of the subordinates supervised or directed.~~

~~HG) Any other provisions of Ordinance 8064 relating to compensation which conflicts with these provisions shall not apply to those persons covered in the Executive Compensation Plan. (Passed 12/18/84)~~

3.10 PROFESSIONAL/MANAGERIAL PLAN

A) The Professional/Managerial Plan shall include classes within professional and managerial functions as set forth in Appendix A. (Amended 11/15/05)

B) The salary schedules of the plan shall consist of salary levels, with minimum and maximum pay rates for each level, in accordance with Appendix B attached hereto and incorporated herein. Assignment of classes within the salary schedule shall be approved by the Civil Service Commission with concurrence of City Council. (Amended 11/15/05)

C) The entry salary of any person covered under the plan shall normally be at the entry rate; however, an applicant or employee may be hired or promoted at a higher rate in accordance with Rule 5, Section 5, of the Civil Service Rules. (Amended 11/1/94)

~~D) At any time that any position in the Professional/Managerial Compensation Plan needs to be re-evaluated, such re-evaluation will be done in accordance with Rule 4, Section 4 of the Civil Service Commission Rules. (Amended 11/15/05)~~

~~ED) Any increases in salary for those employees covered in the Professional/Managerial Plan shall be in the percentage set in the budget resolution adopted for the fiscal year in which the increase is awarded shall be based on the criteria established in Rule 5, Section 5 of the Civil Service Commission Rules. (Amended 9/15/92, 2/1/94 and 11/15/05)~~

~~FE) Employees in the Professional/Managerial Compensation Plan shall be evaluated annually on the employee's class entry anniversary date in accordance with the standards approved by the Civil Service Commission, and the standards set forth in Rule 145, Section 1f of the Civil Service Commission Rules. (Amended 2/1/94)~~

~~GF) Any other provisions of Ordinance 8064 relating to compensation which conflicts with these~~

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provisions shall not apply to those persons covered in the Professional/Managerial Compensation Plan. (~~Passed 08/30/88~~)

3.11 SHIFT DIFFERENTIAL

- A) If an employee is required to work hours at other than the normal daytime hours, he or she shall be entitled to a shift differential in addition to the regular rate of pay. (~~Amended 4/10/90~~)
- B) Such differential shall be a flat cents per hour amount added to the employee's regular rate:
- ⇒ The evening shift differential shall be 15¢ per hour for all regular hours worked if the employee is required to work at least four hours between the hours of 4 p.m. and 12 midnight. (~~Amended 11/15/05~~)
 - ⇒ The graveyard shift differential shall be 30¢ per hour for all regular hours worked if the employee is required to work at least four hours between the hours of 12 midnight and 8 a.m. (~~Amended 11/15/05~~)
 - ⇒ Employees whose work hours fall into both evening and graveyard shifts shall be paid the shift differential corresponding to the shift on which the majority of hours were worked. If the employee's work shift is divided evenly between the evening and graveyard shifts that is from 8 p.m. to 4 a.m., shift differential for four hours will be paid at 15¢ per hour and four hours at 30¢ per hour. (~~Amended 11/15/05~~)
- C) Shift differential pay will not be paid for hours not worked.
- D) Shift differential will not be paid to exempt employees or to seasonal temporary employees, except as may be authorized by the City Manager. (~~Amended 11/15/05~~)
- E) Shift differential payments made under this section will be made on a bi-weekly basis.
- F) ~~The effective date of this ordinance is January 21, 1990 at 12:01 a.m.~~

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Section 4. FRINGE BENEFITS

There are other forms of compensation in addition to wages. Other forms include fringe benefits such as insurance, pension contributions, worker's compensation and various kinds of paid leaves such as annual leave, sick leave and civil leave.

4.1 LIFE AND HEALTH INSURANCE

Every ~~permanent~~regular, full-time employee in the:

- ~~Classified Service~~
- ~~El Paso Public Library, or~~
- ~~City-County Health Unit~~

who is paid by the City, shall be entitled to receive group life, accidental death and dismemberment insurance, health insurance coverage as provided by the City. Employees shall be eligible for enrollment during the City's designated enrollment period.

Employees shall have the option of membership in a qualified health maintenance organization (HMO) as an alternative to health insurance coverage. Should an employee opt for HMO membership, the City shall contribute to the HMO an amount equal to the health insurance premium the City would have otherwise been obligated to pay on the employee's health insurance coverage. Any difference between the amount the City contributes and the cost of HMO membership shall be deducted from the employee's paycheck and forwarded to the HMO.

4.2 ANNUAL VACATION WITH PAY

Employees shall be entitled to an annual vacation with pay as set forth in the Civil Service Commission rules.

No vacation credit will be granted, or paid at separation unless an employee has been employed at least one year from the date of hire. An employee, or his beneficiary, in the event of death, shall be paid for accrued vacation leave credit upon separation from the City service at the rate of his bi-weekly salary or hourly rate at the time of separation.

Payment, in the event of death, shall be made providing the employee has been employed at least six calendar months from the date of hire. The maximum amount of vacation credit that shall be paid an employee upon separation, or employee's beneficiary, upon death of the employee shall be the maximum accruals allowed for vacation in the Civil Service Commission Rules. (~~Amended 8/11/87 and 1/30/90~~)

A) Use of Vacation Accrual other than Vacation Leave. Absence on account of sickness, injury, or disability in excess of that hereinafter authorized for such purposes, may at the request of the employee and at the discretion of the department head, be charged against vacation leave allowance.

B) Vacation Leave with Holidays. Official City holidays occurring during an employee's vacation shall not be charged as part of the employee's vacation.

C) Vacation Policy for Fire Chief and Police Chief.

1. The Fire Chief and Police Chief shall accrue vacations in accordance with the following schedule:
 (~~Amended 07/09/85, 08/20/85 & 05/16/89~~)

<u>YEARS OF SERVICE</u>	<u>VACATION DAYS/ MONTHLY ACCRUAL</u>	<u>VACATION HOURS/ PAY PERIOD ACCRUALS</u>
0 - 10	1 and ¼	4.62
10 - 15	1 and ½	5.54
15 - 20	1 and ¾	6.47
Over 20	2	7.39

The Police Chief shall be permitted to accumulate up to a maximum of 40 days (320 hours) vacation time. The Fire Chief shall be permitted to accumulate up to a maximum of 65 days (520 hours) of vacation and holiday time combined. If the Fire Chief has accumulated vacation time to his credit at the time of his death, resignation or retirement, he shall be paid the salary equivalent of the accrued vacation. If the Police Chief has accumulated accrued vacation time to his credit at the time of his death, resignation or retirement he shall either:

- (a) be permitted to take his accrued vacation; or
- (b) be paid in a lump sum payment or in quarterly installments up to one year the salary equivalent of the accrued vacation.

2.(a) The Police Chief shall be permitted to accumulate up to 40 days of vacation time, and any vacation leave credit in excess of 40 days shall be permanently withdrawn from his balance in the pay period in which his anniversary date of employment falls.

(b) The Fire Chief shall be permitted to accumulate 65 days of vacation and holiday time, and any vacation and holiday time credit in excess of 65 days shall be permanently withdrawn from his balance in the pay period in which his anniversary date of employment falls. The Fire Chief is expected to use some vacation during each anniversary year. Therefore, he shall be permitted to carry forward to a succeeding anniversary year unused vacation time earned the preceding anniversary year only in accordance with the following schedule:

<u>YEARS OF SERVICE</u>	<u>VACATIONS AND HOLIDAYS WHICH MAY BE ACCUMULATED</u>	<u>VACATIONS AND HOLIDAYS WHICH MUST BE TAKEN OR LOST</u>
0 - 10	13	10
10 - 15	14	12
15 - 20	17	12
Over 20	18	14

(c) The Fire Chief or the Police Chief shall not lose any accrued vacation if they are in the process of taking their vacation days during their anniversary date.

3. No vacation credit will be granted or paid, to the Fire Chief or Police Chief unless such employee has been employed for a period of time in excess of one year from the date of hire. The Fire Chief or Police Chief, or beneficiary in the event of death, shall be paid for accrued vacation leave credit upon separation from the City service at the rate of his bi-weekly salary or hourly rate at

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the time of termination. Payment of vacation leave credit, in the event of death, shall be made providing either the Police Chief or Fire Chief has been employed for a period of time in excess of six calendar months from the date of hire.

4.3 SICK LEAVE WITH PAY

A) Sick Leave Accrual.

1. Employees shall be entitled to accrue sick leave with pay in accordance with the Rules of the Civil Service Commission.
2. Except as provided in the City Employee's Pension Ordinance, employees will not be entitled to any compensation for unused accrued sick leave at the time of termination, death or retirement.

B) Physician Certificates. Any physician certificates required by the City to document illness must be provided by a physician or psychologist as defined in the City's Health Plan, licensed to practice in the United States.

C) Sick Leave Policy for Fire Chief and Police Chief.

1. The Fire Chief and Police Chief shall accrue sick leave at the rate of one and one-fourth days per month per pay period from the first date of employment with the City and shall be permitted to accumulate unlimited sick leave.
2. If the Fire Chief or Police Chief has accumulated more than ten years service with the City, the Police Chief or Fire Chief, his heirs or legal representatives shall be compensated in cash for any unused accumulation of sick leave up to the maximum of 75 days at his basic hourly rate of pay, at the time of his death, resignation, or retirement. In the case of any unused accumulation of sick leave in excess of 75 days, the Police Chief or Fire Chief, shall be compensated in cash for such days of unused sick leave in excess of 75 days up to a maximum of 140 days in an amount equal to one days pay for every four days of unused, accumulated sick leave at his hourly rate of pay, at the time of his death, resignation, or retirement.
3. In the case of a Fire Chief or Police Chief who has not completed ten years service with the City, the Fire Chief or Police Chief, his heirs or legal representatives, shall be compensated in cash for any unused accumulation of sick leave up to the maximum of 75 days at his basic hourly rate of pay, at the time of his death or retirement. In the case of any unused accumulation of sick leave in excess of 75 days, an employee who has not completed ten years service, his heirs or his legal representative shall be compensated in cash for such days of unused sick leave in excess of 75 days up to a maximum of 140 days in an amount equal to one days pay for every four days of unused accumulated sick leave at his basic hourly rate of pay, at the time of his death or retirement.

~~4. The provisions of Section 4.4 of this ordinance shall be applicable to the Fire Chief and Police Chief during any time in which either has accumulated the maximum sick leave available to him prior to 09/01/76, but such special sick leave shall not be subject to the payment provisions of paragraph number two above.~~

~~54. No pension contributions shall be paid by the City on any cash payments occurring under paragraph number one above.~~

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4.4 ~~SPECIAL SICK LEAVE ALLOWANCE~~

~~Any unused sick leave accumulated by an employee in excess of the maximum accumulations shall be placed in a "special sick leave" bank. This special sick leave may be used under the following circumstances:~~

~~A) The Personnel Director may, upon written recommendation by the department head and approval by the City Manager or his/her designee, authorize extension of sick leave under exceptional circumstances, provided the absence is necessitated by illness, injury or disability that is established to the satisfaction of the Personnel Director, such as by means of medical examinations. (Amended 3/15/05)~~

~~B) Such extension of leave with pay shall not exceed six calendar months at any one time and the period of service used as a basis for such extended leave shall not again be used as a basis for sick leave at any other time.~~

~~C) This provision for special sick leave with pay shall be subject to verification by the department head and by the Personnel Director, as by requirement of a certificate of a physician describing the illness, injury, or disability, and stating that the employee was unable by reason of such illness, injury or disability to be on duty during the period covered by the application.~~

~~D) An employee receiving leave with pay under this Special Sick Leave provision shall not accrue vacation or sick leave benefits.~~

~~E) The provisions of this section apply to the employee only. (Passed effective 8/4/93 for employees not covered by Collective Bargaining Agreements and effective 2/4/94 for employees covered by Collective Bargaining Agreements.)~~

4.54 ACCIDENT WITH PAY LEAVE. The Amended Section 4.54 of the Ordinance shall become effective upon adoption and shall apply to occupational injuries and occupational diseases occurring on and after date of adoption. Occupational injuries and occupational diseases occurring before such date, will be governed by the Ordinance in effect at the time of the date of injury or disease. (Adopted 8/27/96)

A) Accident With Pay Leave (AWP) is separate and distinct from and in addition to the weekly workers' compensation payment. While on AWP leave, absence from the job as a result of an occupational injury or illness is not deducted from the employee's accrued sick or annual leave balances.

B) Eligible Employees. A permanent full-time employee, including one on probation, who sustains an injury or suffers an occupational disease or illness arising out of and in the course of employment as defined by the Texas Worker's Compensation Act is eligible to request Accident With Pay (AWP) leave, beginning the eighth day of occupational disability. Temporary employees, part-time employees, contract employees, independent contractors, and volunteers are not eligible for AWP leave.

C) Procedure.

1. To be granted AWP leave the employee must submit through his/her applicable Department Head a properly completed AWP Leave Request Form as prescribed by the Director of Personnel and accompanied by a medical report from the treating physician

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indicating that any lost time is due to the employee's on-the-job injury or occupational disease. Medical documentation must correspond in time with the number of days or hours of AWP leave requested.

2. The ~~Personnel~~Human Resources Director, upon recommendation of the applicable Department Head or upon independent finding, may grant AWP leave for a period of time not to exceed thirty working days.

3. An employee denied AWP leave may appeal to the ~~Personnel~~Human Resources Director within five (5) calendar days of notification that AWP leave has been denied. The ~~Personnel~~Human Resources Director will respond to appeal within ten (10) calendar days of receipt. Should the employee not be satisfied with the decision of the ~~Personnel~~Human Resources Director, the employee shall within ten (10) calendar days of notification from the ~~Personnel~~Human Resources Director, notify the ~~Personnel~~Human Resources Director that the employee wishes to appeal the decision to a Hearing Officer of the Civil Service Commission. Upon receipt of such notification, the ~~Personnel~~Human Resources Director will assign the appeal to a Hearing Officer. The Hearing Officer shall hear and decide such appeal within twenty (20) calendar days of assignment. The final decision regarding the granting or denial of AWP leave rests with the Hearing Officer whose decision shall be final and binding on both parties, and shall not be appealable to either City Council or the Civil Service Commission.

D) Grounds for denial and termination. Upon recommendation of the applicable Department Head or upon independent finding, the Director of Personnel will deny or terminate AWP leave to any injured employee who:

1. Fails to report the occupational injury or disease within 24 hours of its occurrence to his/her immediate supervisor. For purposes of this ordinance, the date of occurrence of an occupational disease is the date on which the employee knew or should have known that the disease may be job-related.

2. Is injured as a result of:

a. the employee breaking of rules, regulations, or laws, including any safety rules adopted by the City for the prevention of accidents and injuries;

b. the gross negligence of the employee; or

c. any other unreasonable or culpable conduct of the employee as determined by the City's ~~Personnel~~Human Resources Director;

3. Fails to use department-mandated safety equipment or follow department-mandated safety procedures when the injury was sustained;

4. Refuses to submit to any independent medical examination or treatment required by the City in accordance with Texas Workers' Compensation laws;

5. Refuses to return to regular or restricted duty after being released for regular or restricted duty by a treating physician or other physician performing an independent medical examination for the City;

6. Fails to act in a manner that is conducive to or consistent with being off work convalescing from a job-related injury;

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7. Submits a workers' compensation claim which is controverted;
8. Submits an AWP leave request previously denied based upon the merits of this ordinance for the same injury; or,
9. Fails to follow the procedural process as contained in this ordinance.

Denial of AWP status will not affect an employee's eligibility, if any, to receive workers' compensation benefits.

E) Suspension or Termination of AWP Leave.

1. Eligibility for AWP leave will terminate upon any of the following occurrences:
 - a. One year from the date of injury or occupational disease, except for an extension requested and granted under Paragraph F of this ordinance;
 - b. Expiration of thirty days utilized AWP leave in a rolling twelve-month period regardless of the number of injuries within such twelve-month period;
 - c. When the workers' compensation claim is controverted or disputed under the Texas Workers' Compensation law; or,
 - d. Upon a finding by the ~~Personnel~~ Human Resources Director of any of the occurrences defined under Paragraph D of this ordinance.
2. Eligibility for AWP leave will be suspended upon any of the following occurrences:
 - a. The employee's treating physician releases the employee to return to work;
 - b. A physician performing an independent medical examination for the City releases the employee to return to work;
 - c. The employee's failure to provide timely physician certificates;
 - d. The employee does not submit a properly completed AWP leave request to his/her department within two (2) working days prior to payroll closing, unless the employee can show good cause for the delay; or,
 - e. The employee fails to follow the procedural process as contained in this ordinance.

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If AWP leave is suspended under subsections c, d, or e of this Paragraph and is reinstated upon compliance by the employee, such reinstatement of benefits will not be retroactive unless the employee can show good cause for the delay in compliance.

F) Eligibility For AWP Leave Beyond the One Year Anniversary Date of Injury. In those cases where an employee submits a written request to his or her department head for AWP leave beyond the one year anniversary date of injury and that employee has either not used AWP leave or has not utilized the maximum amount of AWP leave during the one year period allowed or had used it intermittently and not for the allowed maximum amount, the employee may be granted AWP leave, provided that the following conditions are met:

1. The employee is and had been receiving continuous treatment by a licensed physician for the same on-the-job injury or occupational disease for which AWP leave was originally granted ("Continuous treatment" is defined as regular examinations or treatments by a licensed treating physician or a licensed physician to whom the treating physician has referred the employee); and

2. A licensed treating physician or a licensed physician to whom the treating physician has referred the employee recommends surgery, because all other treatments have not been successful; and
3. The employee obtains the written recommendation of the department head; and
4. The employee has not exhausted or utilized thirty days of AWP leave during the immediate rolling twelve month period for any occupational injury or disease; and
5. The employee has complied with the requirements of Paragraph C of this ordinance. If the above requirements are met, AWP leave may be granted after the one year anniversary of date of injury addressed in Paragraph D for the time period necessary for surgery and recovery therefrom, as designated by a licensed physician, until the maximum thirty days allotment of AWP leave is used. In no event does this provision allow over thirty days utilization of AWP leave in a rolling twelve month period.

G) AWP Supplement to Worker's Compensation Weekly Benefit. In addition to the weekly workers' compensation benefits payable under law, the eligible employee granted AWP leave may receive a supplement to such workers' compensation benefit equivalent to the difference between any workers' compensation weekly benefit and the employee's pre-injury take-home pay. If the weekly workers' compensation benefit equals or exceeds the take-home pay, there shall be no AWP supplement, but the absence from work will not be deducted from the employee's accrued leave balances. For purposes of this ordinance:

1. Take-home pay means base pay, longevity pay, special merit pay, incentive and certification pay, uniform and clothing allowance, less mandatory deductions.
2. Mandatory deductions means income tax withholdings, FICA and medicare, if applicable.
3. Payroll deductions (FICA, Medicare and FWT) will NOT be taken out of the weekly workers' compensation benefits, but WILL be taken out of the supplement portion.
4. Section 125 benefit payments will be taken out of the supplement portion, if available.

H) Maximum Duration of AWP leave. AWP leave may be granted for a period not to exceed thirty working days in a rolling twelve month period.

I) Temporary and Intermittent Absence from Employment. AWP leave may also be granted for an employee's temporary and intermittent absence from his/her employment due to seeking and receiving treatment for his/her injury (doctor's and therapy appointments) provided that the employee submits the required medical documentation. AWP leave is not available for an employee's temporary and intermittent absence from his employment without medical documentation. An extension of AWP leave beyond the one year anniversary of the date of injury or illness is not allowed for an employee's temporary and intermittent absence from employment due to seeking and receiving treatment.

J) Initial Seven Days of Disability. AWP leave is not available for the initial seven (7) days of disability not initially paid by workers' compensation benefits. An employee may elect to utilize his or her accrued sick or annual leave during the initial seven days of disability.

K) Supplementation of Weekly Workers' Compensation When AWP Leave is Not Available. In the event AWP leave is not available, but the employee is receiving weekly workers' compensation benefits, pursuant to §504.052 of the Texas Labor Code, the employee may supplement his weekly

workers' compensation benefits with accrued sick leave, annual leave and special sick leave, but the employee will not accrue additional leave during this period. In no event, will the amount of this optional supplement to the weekly workers' compensation benefit and the weekly workers' compensation benefit cause the employee to receive in excess of his/her pre-injury take-home pay. Only the utilized pro-rata amount of this optional supplement will be deducted from the employee's accrued leave balances. Payroll deductions for FICA, Medicare, and FWT will be deducted from this optional supplement portion. The employee must request this optional supplement through his or her applicable department.

L) Leave Balances. While on AWP leave, absence from the job is not deducted from the employee's sick or annual leave balances nor does the employee continue to accrue sick and annual leave.

M) Pension Fund Contributions. Any pension fund contributions shall be made by the employee and employer in accordance with the employee's applicable pension plan, if any. In the event, the employee's weekly workers' compensation benefit is greater than his/her pre-injury take-home pay and thus not receiving an AWP supplement to his/her weekly workers' compensation benefit or the AWP supplement is insufficient to cover the employee's pension contribution, the employee will need to pay his/her pension deduction if he/she wants service credit.

N) Overpayment of Workers' Compensation Benefits or Supplement Payments. In the event the employee receives overpayment of workers' compensation benefits or AWP supplement payments, the employee shall cooperate with the Personnel Department to correct and repay any payment errors in a manner prescribed by the Director of Personnel. Such repayment includes assignment and repayment from the employee's future wages or by reduction of any accrued leave balances.

4.65 PREGNANCY LEAVE

A) Pregnancy shall be treated the same as any other temporary physical disability.

B) An employee on pregnancy leave shall use accumulated and unused regular sick leave time and then (unless granted use of special sick leave) shall be on leave without pay, unless the employee chooses to use any accumulated and unused annual leave.

C) An employee going on pregnancy leave shall give written notice to her department head with appropriate medical verification. Before returning to work from pregnancy leave, the individual will provide appropriate medical documentation releasing the employee to return to work, as is required for any individual who has been on leave for a temporary physical disability. (Amended effective 8/4/93 for employees not covered by Collective Bargaining Agreements and effective 2/4/94 for employees covered by Collective Bargaining Agreements.)

4.76 LEGAL HOLIDAYS

The following days are hereby declared legal holidays for all the City departments, provided that the provisions of this section shall not apply to members of the Fire Department whose duties are to prevent or extinguish fires, or to members of the Police Department whose duties are those of law enforcement: (Amended 10/03/95)

1. First day of January (New Year's Day)

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2. Third Monday in January (Martin Luther King Holiday)
3. Last Monday in May (Memorial Day)
4. Fourth day of July (Independence Day)
5. First Monday in September (Labor Day)
6. Fourth Thursday in November (Thanksgiving Day)
7. Fourth Friday in November (Day After Thanksgiving)
8. Twenty-fifth Day in December (Christmas Day)
9. Employee's Birthday

In addition to the above days, the following days are also declared to be legal holidays:

1. Any day designated as a holiday by City Council.
2. When any legal holiday falls on a Saturday, the preceding Friday shall be considered a legal holiday.
3. When any legal holiday falls on a Sunday, the following business day shall be considered a legal holiday.

A) Police and Fire. Members of the Police and Fire Departments who are required to work on regular holidays shall be given equal time off in lieu of a holiday at the discretion of their department head. If such time off in lieu of a holiday cannot be conveniently taken at any other time, it may be taken with the regular vacation period. (~~Amended 8/11/87 and 10/03/95~~)

B) Holiday Worked. Any department head who finds it necessary to do so, may request some or all employees of his/her department to report for work on any of these legal holidays, provided that employees in any department regularly operating seven days per week may be required to work on any legal holiday.

The department head may do either of the following when employees work a holiday:

1. arrange for the employee to accrue the holiday and permit the time off within the specified period (12 months of the accrued holiday), or
2. pay employee the holiday, plus the actual numbers of hours worked at straight time. If employee works more than eight hours on a holiday, see Section 5.3 for method of overtime payment. In either case, the department head shall keep a record and report on such overtime work on holidays on the regular payrolls and on such reports as may be prescribed by the ~~Personnel~~Human Resources Director.

C) Holiday On Scheduled Day Off. Whenever a holiday falls on the employee's scheduled day off, the department head may do either of the following:

1. arrange for the employee to accrue the holiday and permit the time off within the specified period (12 months of the accrued holiday), or
2. pay the employee the holiday.

D) Holiday Accrual. If an employee is allowed to accrue the holiday, the number of hours credited for 40 hour per week employees will be eight (8) hours, and for 56 hour per week employees will be

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twelve (12) hours. The maximum accrual for holiday leave time shall not exceed the number of declared legal holidays excluding the birthday holiday. (~~Amended 10/03/95~~)

E) Employee's Birthday. In case of emergency, when the employee's services are needed on his birthday, the employee may be required by the department head to work on that day or shift but shall be given equal time off on another day or shift. If the employee's birthday falls on a day on which (s)he would be entitled to be off for some other reason, the birthday holiday may be taken on the next regular work day, provided, however, if work schedules cannot be arranged or if emergencies exist, and only in these cases, the department head may schedule the holiday time off on another day or another shift.

Any birthday holiday not taken on the employee's birthday but rescheduled in accordance with the above provisions must be scheduled and taken within fourteen calendar days after the employee's birthday.

F) Hours of Holiday Pay. The amount of holiday pay for employees who work 40 hours per week shall be 8 hours per holiday. The amount of holiday pay for employees who work 56 hours per week shall be 12 hours per holiday. Permanent part-time employees who work an average of 20 or more hours per week shall be paid holiday pay of a prorated amount of hours based on the average number of paid hours, excluding overtime, in the two pay periods immediately preceding the holiday pay period. (~~Amended 5/8/90~~)

G) In order to accomplish the 1995 transition of the work schedules of EMS employees from a 56 to a 40 hour work week, those EMS employees who have accrued holiday hours (including birthday holiday) shall be paid a one time lump sum for those hours which they accrued in accordance with paragraphs D and E of Section 4.7 of this Ordinance. (~~Added 10/03/95~~)

4.87 CIVIL LEAVE

The head of any department shall grant an employee leave with full pay for any absence necessary for serving on a jury, attending court as a witness when subpoenaed, or registering for and taking tests of fitness for promotion in the City service. A department head may grant leave with full pay to an employee for voting in an election.

Civil leave shall be only for the actual hours needed.

4.98 MILITARY LEAVE

V.T.C.A., Government Code, Section 431.005 (a) and (b), provides military leave for City employees as follows:

"(a) A person who is an officer or employee of the state, a municipality, a county, or another political subdivision of the state and who is a member of the state military forces or a reserve component of the armed forces is entitled to leave of absence from the person's duties on a day on which the person is engaged in authorized training or duty ordered or authorized by proper authority. During a leave of absence the person may not be subjected to loss of time, efficiency rating, vacation time, or salary.

"(b) Leaves of absence under Subsection (a) may not exceed 15 days in a federal fiscal year,

except that a member of the legislature is entitled to pay for all days that the member is absent from a session of the legislature and engaged in training and duty as provided by Subsection (a).¹¹
~~(Amended 10/03/95)~~

4.109 LEAVE WITHOUT PAY

Leave without pay may be granted employees as provided in the rules of the Civil Service Commission. Any leave without pay exceeding 30 calendar days or more will result in the employee's anniversary date being changed by adding the exact number of days of leave to the existing anniversary date. ~~(Amended 7/09/85 and 2/1/94)~~

4.110 DISPOSITION OF LEAVE ALLOWANCE ON EMPLOYMENT CHANGE

Any employee who leaves the City service by retirement, resignation, layoff or termination shall be entitled to payment of the unused balance of annual vacation leave allowance. The employee's retirement, resignation, layoff or termination notice shall list the actual date of separation and shall note the adjustment to be made for unused vacation balances due and the adjustment shall provide compensation for the number of days (hours) equivalent to the number due. All other unused balances of leave allowances under this ordinance shall terminate on the date of retirement or separation of any employee from City service. ~~(Amended 07/09/85)~~

Any employee transferred, demoted, or promoted shall retain all unused balances of vacation and sick leave as though no change in position had been made.

4.121 RECORDS ON GRANTS OF LEAVE OF ABSENCE

The department head shall keep a record of all leaves of absence both accrued and granted for each employee and shall report them to the Personnel Department on a form prescribed by the Director of Personnel.

All grants of leave with pay shall be designated on the payrolls in such manner as the Personnel Department shall prescribe. If leave time exceeds the amount an employee has accrued, the unauthorized leave time will not be paid, or charged to other accrued leave time. ~~This ordinance shall become effective February 11, 1990. (Amended 1/30/90)~~

4.132 PARENTAL LEAVE

A) An employee going on parental leave for the purpose of caring for the employee's expected new-born child shall, at the earliest possible time, give written notice to the employee's department head and the ~~Personnel~~Human Resources Director of employee's intent to go on parental leave and shall include with such notice the attending physician's confirmation of pregnancy, the most current estimate of the delivery date, satisfactory proof that there is no other person available to care for the expected new-born child, and, if requested by the department head or ~~Personnel~~Human Resources Director, proof of the existence of a legal parent-child relationship between such employee and the expected new-born child.

B) An employee going on parental leave to care for a newly adopted minor child shall, at the earliest

time possible, give written notice to the employee's department head and the ~~Personnel~~Human Resources Director of the employee's intent to go on leave for such purpose, and shall include with such notice satisfactory proof that there is no other person available to care for the expected new-born child, a certified copy of the adoptive placement agreement between the employee and the Texas Department of Human Services or an adoption agency authorized within the meaning of the Texas Family Code, or other applicable law, or, in the alternative, a certified, file-marked petition for adoption filed in compliance with the Texas Family Code, or other applicable law. Such written notice also shall include the date upon which the employee will take legal possession of the child under authority of either an adoptive placement agreement or an adoption decree, and any other necessary or appropriate information requested by the department head or the ~~Personnel~~Human Resources Director.

C) An employee on parental leave shall use accumulated and unused regular sick leave time and then shall be on leave without pay, unless the employee chooses to use any accumulated and unused annual leave. (~~Passed 12/09/86 and Amended 6/04/91~~)

D) All employees may take parental leave in accordance with the Family and Medical Leave Act of 1993, as may be amended, and no other provision of this Ordinance shall be construed to conflict with such Act. (Amended effective 8/4/93 for employees not covered by Collective Bargaining Agreements and effective 2/4/94 for employees covered by Collective Bargaining Agreements.)

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Section 5. CONDITIONS OF EMPLOYMENT

5.1 GENERAL REQUIREMENTS

A) Citizenship. In accordance with the Immigration Reform and Control Act of 1986, the City of El Paso shall only hire citizens or intending citizens, as these terms are used in the Act, for positions within the City of El Paso. The City shall not discriminate because of an individual's national origin or in the case of an intending citizen because of the individual's citizenship status. If, however, a federal or state grant, law, or regulation requires only citizens to be hired, the City may discriminate as to only hiring citizens for those affected positions.

In addition, the City may hire an employee who is a citizen or lawfully admitted alien, with appropriate work permits if the two individuals are equally qualified. Any applicant or employee disqualified by the Human Resources Director under the above provisions, may appeal to the Civil Service Commission for a decision on the citizenship status. (~~Amended 09/08/87 and 11/15/05~~)

~~B) Conviction of Felony or Misdemeanor. The Civil Service Commission shall no longer utilize as a basis for automatic disqualification the fact that an applicant has been convicted of a felony or misdemeanor of moral turpitude. The Commission shall, instead, consider each application separately to determine whether the basis for the conviction is "job-related" to the position which the applicant is seeking. If the Commission determines it is "job-related," the Commission may disqualify the applicant. However, if the Commission determines the conviction is not "job-related," the applicant shall then be qualified for examination.~~

CB) Promotional Eligibility for Police and Fire Employees.

1. Service lost by reason of a suspension for cause, resignation with subsequent reinstatement or leave of absence shall not count for the minimum period of service set forth in the job specification for the position to which promotion is sought.

2. Any employee who resigns and is not reinstated, or is otherwise terminated from City service and is subsequently appointed to a position in the City service shall not be entitled to count for promotional purposes any service prior to such resignation or termination.

(~~Amended 10/04/94~~)

5.2 HOURS OF WORK

A) All full-time, salaried employees shall be on a forty-hour work week, except for uniformed firefighter personnel who are subject to Paragraph (D) below. (~~Amended 10/03/95~~)

B) In order to meet operational needs, the Department Head may adjust the hours of any individual employee or group of employees to provide for different schedules of hours or for overtime services outside of regular working hours. Such adjustments shall not result in allowing less than the hours per week prescribed for full-time employment without a corresponding pro-rate decrease in salary. (Amended 11/15/05)

C) Employees are required to comply with all time and attendance reporting procedures, including clocking in and out, as established by the City Manager and as required by their Department Heads in accordance with operational necessity or feasibility. Department Heads may require precise start and

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stop times to meet operational necessity. (~~Passed 11/15/05~~)

D) Wage and hour equalization may be used for purposes of overtime compensation within a pay period, as provided for by the Fair Labor Standards Act, as amended.

E) Pursuant to and in compliance with Section 7 (K) of the Fair Labor Standards Act, as amended, all City uniformed firefighter personnel shall be on a work period of at least seven, but not more than 28 consecutive days. (~~Amended 8/11/87 and 10/03/95~~)

5.3 OVERTIME

A) All non-exempt employees, except for uniformed firefighter personnel who are subject to Section 5.2(D) above, shall be paid for authorized overtime on the basis of one and one-half times the hourly rates specified for the applicable class or position after forty hours of work per week. (~~Amended 10/03/95 and 11/15/05~~)

B) All City uniformed firefighter personnel shall be paid overtime for hours worked which, in the aggregate, exceed the number of hours established by law for their work period. The hours in such a work period shall not exceed a number of hours which bears the same ratio to the number of consecutive days in the work period as the maximum hours allowed by Section 7(K), Fair Labor Standards Act, as amended, bears to 28 days. (~~Amended 08/11/87 and 10/03/95~~)

C) Employment in excess of the hours prescribed for full-time employment shall be in accordance with the following:

1. The authorization of any overtime shall be predicated entirely on the operating needs of the department. The schedule of work and procedure prescribed by the department shall be designed to eliminate excessive or unnecessary use of overtime.

2. The authorization by the Department Head to work overtime shall be transmitted to the Human Resources Director with a statement of the facts on the necessity of such overtime work, and the payment therefore. (~~Amended 11/15/05~~)

D) Pursuant to and in compliance with the Fair Labor Standards Act, as amended, overtime shall not be paid to those individuals employed by the City of El Paso who are elected, appointed, executive, administrative, professional, or otherwise exempted from the overtime provisions of the Fair Labor Standards Act, as amended, unless otherwise required by law. (~~Amended 11/15/05~~)

E) The City Manager may authorize payment of overtime to those City employees exempted from overtime pay by the preceding subsections. The City employee's Department Head must submit a written request to the City Manager, with a copy to the Human Resources Director, requesting authorization for payment of overtime to an exempted employee. The written request shall state specifically as possible: (~~Amended 8/31/04~~)

1. the nature of the special project that the employee is to work on;
2. the need for the exempted employee's skill or expertise on the special project;
3. the need for the employee to work on the special project beyond his normal working hours;
4. the estimated length or duration of the special project; and
5. the estimated amount of overtime to be paid to the exempted employee.

Section 6. ADJUSTMENT OF EMPLOYEE COMPLAINTS FOR
CLASSIFICATION AND COMPENSATION PURPOSES

An employee shall, within thirty days from the date of occurrence, have the right to secure consideration of any complaint with respect to the application of this plan to his or her position. The employee shall first bring the grievance to his/her immediate supervisor or Department Head who shall promptly seek to arrive at a solution which is consistent with the classification and compensation plan and is acceptable to all parties. When the immediate supervisor or Department Head is unable to resolve such a complaint in a manner acceptable to the employee, a written report which includes the recommendations of the Department Head shall be submitted to the Human Resources Director. The Human Resources Director shall analyze the basis of the employee complaint, if the Human Resources Director sustains the complaint and determines that action is necessary to rectify the situation, he or she shall be authorized to take such action. If the Human Resources Director believes the complaint should not be sustained, he or she must submit the complaint to a Deputy City Manager or the City Manager and obtain his or her concurrence prior to determining that the complaint is not sustained. (~~Amended 11/15/05~~)

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Section 7. REPEAL OF CONFLICTING ORDINANCES

All ordinances or parts of ordinances pertaining to the Classification and Compensation Plan heretofore issued are hereby repealed.

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Section 8. SEVERABILITY CLAUSE

If any part of this ordinance be held void, such part shall be deemed severable and the invalidity thereof shall not affect the remaining parts of this ordinance.

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Section 9. EFFECTIVE DATE

This ordinance shall take effect at midnight on May 20, 1984.

PASSED AND APPROVED this ____ day of _____, 1984.

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