

# City of Milwaukee

200 E. Wells Street Milwaukee, Wisconsin 53202

## **Legislation Text**

File #: 001707, Version: 2

001707

SUBSTITUTE 2

#### THE CHAIR

A substitute ordinance relating to benefit changes for management and non-management/non-represented city employes.

350-35-5-a am 350-40-3-a-1-a am 350-40-3-a-1-b am 350-40-3-a-1-c am 350-40-3-a-1-f rn 350-40-3-a-1-f cr 350-40-3-a-1-g rn 350-50-5-a am 350-50-5-b am 350-50-6-a am

This ordinance makes several changes to the benefits given to management and non-management/non-represented city employes. These changes parallel those given to certain represented employes in recently-completed labor agreements.

#### These changes are:

- 1. Effective January 1, 2002, the inclusion of domestic partners in the definition of "immediate family" used for determining eligibility for funeral leave. Persons wishing to have their domestic partnership recognized for this purpose must register as domestic partners with the city clerk's office pursuant to ch. 111 of the code.
- 2. Effective pay period one, 2001, a decrease in the amount of time an employe must be in city service before becoming eligible for additional vacation benefits. To wit:
- After 4 years of service, employes will earn 5.3 vacation hours per pay period (*currently 6 years*).
- After 9 years of service, employes will earn 6.8 vacation hours per pay period (currently 11 years).
- After 16 years of service, employes will earn 8.4 vacation hours per pay period (*currently 17 years*).

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- In addition, after 24 years of service, employes will earn 9.3 vacation hours per pay period (*no current equivalent*).
- 3. Effective pay period 11, 2001, an increase in the shift differential paid to eligible employes. The differentials are as follows:
- Second shift: \$0.40 per hour.
- Third shift: \$0.45 per hour.
- Saturday shift: \$0.50 per hour.
- Sunday shift: \$0.60 per hour.
- Holiday shift: \$0.60 per hour.

The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 350-35-5-a of the code is amended to read:

#### 350-35. Leave of Absence Policies.

5. FUNERAL LEAVE. a. Immediate Family. Except for those positions listed in par. c, funeral leave shall cover necessary absence from duty of general city employes because of death in the immediate family of the employe. "Immediate family" is defined as husband or wife, child, stepchild, brother, sister, parent, stepparents, mother-in-law, father-in-law, brother-in-law, sister-in-law, or grand-child of the employe. For management and nonmanagement, nonrepresented employes, "immediate family" also includes stepparents and stepchildren by virtue of the employe's current spouse. Furthermore, eligibility to use stepparent funeral leave benefits shall be limited to one stepmother and one stepfather regardless of the number of stepparents. >> Effective January 1, 2002, for management and nonmanagement, nonrepresented employes, "immediate family" shall include an employe's domestic partner, if the domestic partnership is registered with the city clerk as provided in s. 111-3. In the case of a death in the immediate family, an employe may be granted a leave of absence not to exceed 3 work days with pay. These work days shall be limited to work days falling within the 10 consecutive calendar day period that begins on the day of death. One day with pay may be used to attend the funeral of grandparents of the employe. The provisions of this subsection do not govern fire and police department positions, employes holding positions represented by a certified bargaining unit, except those positions included in s. 350-237.

Part 2. Section 350-40-3-a-1-a to d are amended to read:

#### 350-40. Vacations.

- 3. TIME EARNED FOR ANNUAL VACATION PERIOD. a. Full time employes.
- a-1-a. 3.7 hours per pay period for employes who have completed less than 6 years of active service. >> Effective pay period one, 2001, employes who have completed less than 4 years of active service shall earn 3.7 hours per pay period.<<
- a-1-b. 5.3 hours per pay period for employes who have completed at least 6 years but less than 11 years of active service. >> Effective pay period one, 2001, employes who have completed at least 4 years but less than 9 years of active service shall earn 5.3 hours per pay period.<<

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- a-1-c. 6.8 hours per pay period for employes who have completed at least 11 years but less than 17 years of active service. >> Effective pay period one, 2001, employes who have completed at least 9 years but less than 16 years of active service shall earn 6.8 hours per pay period.<< a-1-d. 8.4 hours per pay period for employes who have completed at least 17 years of active service. >> Effective pay period one, 2001, employees who have completed at least 16 years of active service shall earn 8.4 hours per pay period.<<
- Part 3. Section 350-40-3-a-1-f and g are renumbered g and h.
- Part 4. Section 350-40-3-a-1-f of the code is created to read:
- a-1-f. Effective pay period one, 2001, employes who have completed at least 24 years of active service shall earn 9.3 hours per pay period.
- Part 5. Section 350-50-5-a and b of the code is amended to read:

# 350-50. Shift, Weekend and Holiday Differential Compensation for City Employes.

- 5. SHIFT DIFFERENTIAL COMPENSATION RATES.
- a. Second Shift. A differential of \$0.28 per hour for management, nonrepresented employes and nonmanagement, nonrepresented employes. >> Effective pay period 11, 2001, this differential shall be \$0.40 per hour. << Compensation for employes holding positions represented by a collective bargaining agreement shall be as provided by the labor agreement between the city and the union.
- b. Third Shift. A differential of \$0.33 per hour for management, nonrepresented employes and nonmanagement, nonrepresented employes. >> Effective pay period 11, 2001, this differential shall be \$0.45 per hour. << Compensation for employes holding positions represented by a collective bargaining agreement shall be as provided by the labor agreement between the city and the union.
- Part 6. Section 350-50-6-a of the code is amended to read:
- 6. WEEKEND DIFFERENTIAL COMPENSATION RATES.
- a. A differential of \$0.35 per hour shall be paid to employes enumerated in this subsection who are not represented by a collective bargaining agreement and who work Saturday on any of the 3 shifts as part of a regular schedule. >> Effective pay period 11, 2001, the Saturday differential for these employes shall be \$0.50 per hour. << A differential of \$0.45 per hour shall be paid to employes enumerated in this subsection who are not represented by a collective bargaining agreement and who work on Sunday on any of the 3 shifts as part of a regular schedule. >> Effective pay period 11, 2001, the Sunday differential for these employes shall be \$0.60. << The differential compensation rates for employes represented by a collective bargaining agreement shall be as provided by the labor agreement between the city and the union.
- Part 7. Section 350-50-7 of the code is amended to read:
- 7. HOLIDAY DIFFERENTIAL COMPENSATION. A differential of \$0.45 per hour shall be paid to employes who work holidays on any of the 3 shifts as part of a regular work schedule, with the inclusion or exclusion of certain employes as specified in sub. 4-d with the exclusion of fire and police

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department personnel and bridge operators. >> Effective pay period 11, 2001, this differential shall be \$0.60 for eligible employes.< A differential of \$0.40 per hour shall be paid to employes holding positions represented by Local 75 Plumbers, AFL-CIO. Holiday work as specified in this subsection is any work, except that which is provided for under s. 350-3, performed on a holiday as defined in s. 350-2-3. This differential shall be subject to the conditions of eligibility listed in sub. 4.

### APPROVED AS TO FORM

Legislative Reference Bureau Date:	-
IT IS OUR OPINION THAT TH IS LEGAL AND ENFORCEABL	

Office of the City Attorney Date:\_\_\_\_

Department of Employe Relations

01151-2 jro 04/19/01