3.06 EMPLOYMENT OF RETIREES

Rule

A Public Employee Retirement System (PERS) retiree who has applied for and is eligible to receive a service retirement allowance and who has submitted the appropriate paperwork documenting their intention to retire as of a specific date from the City of Portland may be reemployed by the City of Portland. Reemployment of such employees is solely at the request of the appointing authority and approval of the Director of Human Resources and subject to the following conditions:

1. Reemployment shall be to a classification in which the retiree previously held status or to another classification, providing the employee is qualified to perform the work.

2. The retiree shall not have the benefit of any previously acquired seniority.

3. No permanently appointed employee shall be displaced by reemployment of a retiree.

4. Must be approved by the Bureau Director or designee.

5. No reemployed Tier One/Two retiree may work for the City for more than 2078 hours or two years, whichever results in the longer period of employment for the reemployed retiree, without approval by the Director of Human Resources. An OPSRP Pension Program retiree may not work more than 1199 hours or two years, whichever results in the longer period of employment without approval by the Director of Human Resources.

NOTE: The number of hours paid by a PERS covered employer to a PERS Tier One/Two retiree may not total 1040 hours or more in a calendar year without negatively impacting the retiree’s retirement benefits. The number of hours paid by a PERS covered employer to an OPSRP Pension Program retiree may not total 600 hours or more in a calendar year. Returning retirees are responsible for ensuring they do not exceed this limit in a calendar year.

Salary of Retiree Appointments

The salary rate of retirees shall be at the step or position on the salary range for the classification of the position they previously held, or if they are hired into a new classification, to the step or place in the salary range for the classification that affords them the least reduction in pay from the rate at retirement.

Retirees are not eligible for annual salary increases other than Cost of Living (COLA) increases granted to all employees in the particular classification.

Limitations of Retiree Status

Working after retirement for the City of Portland constitutes a new employment relationship. (See attachment) Any employee returning as a retiree appointment shall not accrue or be eligible to receive paid vacation, or additional retirement.
benefits, nor are they eligible for management leave or any other form of paid leave such as jury duty or funeral leave. Retirees may be eligible for paid sick time under the City of Portland City Code or State law. Retirees may receive holiday pay if they are in pay status their scheduled work day before and their scheduled work day following the holiday. In addition, if an FLSA exempt retiree is required to work on a City observed holiday they are entitled to a postponed holiday with pay to be taken at the mutual convenience of the retiree and the bureau.

Retirees in an FLSA covered position who work overtime hours must be paid for those hours. Retirees may not accrue compensatory time off.

Retirees have no seniority rights for purposes of layoff and recall and do not require “just cause” for discipline or removal from a position.

**Retiree Health Benefits**

Retirees who retire from a benefits eligible position and who return to work a schedule of at least 40 hours per pay period (with or without a break in service) are eligible for City paid health insurance benefits at the appropriate employer contribution for a maximum of six months from the date of retirement. Application of eligibility rules for working retirees are subject to the federal Affordable Care Act (ACA) guidelines.

**Administrative Rule History**

Adopted by Council March 6, 2002, Ordinance No. 176302
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Revised July 28, 2003
Revised September 16, 2005
Revised October 19, 2010
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Guidance for HR Administrative Rule 3.06

Employment of Retirees

Updated: April 22, 2016

Issues

- Time off for returning retirees. (A returning retiree does not accrue vacation hours.)
- Employee Group (EG) and corresponding Employee Sub-Group (ESG) designation. (A returning retiree whose regular work schedule is less than 72 hours may not be hired as a full-time employee.)

Unpaid Time Off for Returning Benefits Eligible Retirees

- BHR recommends that returning retirees be limited to no more than the equivalent of two weeks off (unpaid time) per six months, except in cases of family emergency or illness. This is consistent with the amount of vacation a 20-year employee would accrue over one-half year and does not jeopardize the agreed upon EG and ESG designation. Any unpaid time off exceeding this constitutes a break in service.

- At the discretion of the hiring bureau a returning retiree may be allowed unpaid time off in keeping with the returning retiree’s EG and ESG designation. However, the actual hours worked per pay period by the employee should always be reflected in the Positive Standard Hrs/Wk (SPTH) switch in SAP. For example, if a returning retiree appointed as a full-time - benefits eligible changes their schedule and works only 3 days each week, a personnel action must be submitted to change their ESG and SPTH switch. This will affect their benefit eligibility. Likewise, if a retiree returns as a part-time, pro-rated benefits eligibility and switches to a full-time schedule, a personnel action should be submitted to change their ESG and SPTH switch.

Process for Hiring a PERS Retiree

- The bureau must submit a BHR Personnel Action Request form to BHR requesting an appointment of a PERS Retiree before the retiree is rehired. When the retiree is approved for hire by BHR, bureau must submit a personnel action and a request to the OBPA to set up the SPTH switch.
- The Employee Group, Employee Sub-Group and SPTH switch must match in SAP.
- Submit an “Employee to WR Benefit Eligible” personnel action to appoint a returning retiree.