

# POLICIES AND PROCEDURES

SUBJECT Health and Dental Insurance DEPARTMENT Human Resources

DEPARTMENT IDENTIFICATION 1400

SECTION	PAGES	EFFECTIV	REVISION
1413	1-10	E DATE	DATE
		1/1/82	

#### 1.0 <u>PURPOSE:</u>

To describe the policies and procedures of the City of West Allis in regard to Healthhealth and Dental Insurance Programs.dental insurance programs.

#### 2.0 ORGANIZATIONS AND PERSONS AFFECTED:

This policy applies to all City of West Allis departments, boards, commissions, employees holding a minimum of a 0.5 FTE (full-time equivalent (FTE) budgeted position, (except rehired City of West Allis retirees who are not eligible to participate in the City's active employee health and dental insurance programs), and Elected Officials.

# 3.0 <u>POLICY:</u>

It is the policy of the City to provide health and dental insurance coverage for its active employees holding a minimum of a 0.5 FTE (full time equivalent) budgeted position, (except rehired City of West Allis retirees who are not eligible to participate in the City's active employee health and dental insurance programs), and Elected Officials. The City's health and dental insurance programs offer coverage to said qualified employees and their dependents.

#### 4.0 <u>REFERENCES:</u>

City of West Allis Revised Municipal Code Sections 2.76(12) and (14) City of West Allis Policies and Procedures Manual, Policy 1420 – Military Leave City of West Allis Policies and Procedures Manual, Policy 1483 – Voluntary Benefit Programs Protective Service Collective Bargaining Agreements

#### 5.0 **PROCEDURES**:

- 5.0.1 <u>COBRA:</u> Under Federal law, if group health and/or dental benefits end due to a "qualifying event", a participating plan member may elect coverage under the plan provided they are not: (a) entitled to Medicare or (b) covered under another group plan (Medicaid/Title19 included) that does not have a pre-existing exclusion or limitation affecting them. The individual has the right to elect coverage under the plan for up to 18, 29 or 36 months depending on the qualifying event. The Human Resources DivisionDepartment is responsible for administering COBRA benefits.
- 5.0.2 <u>Privacy Rules (Health Insurance Portability and Accountability Act [HIPAA]; Protected Health</u> <u>Information [PHI]).</u> Privacy Rules require the City of West Allis, as a group health plan, a health care provider and a plan sponsor with access to protected health information, to comply with various administrative requirements contained within the Privacy Rules. City Policy 1472 addresses compliance with the administrative requirements mandated by the Privacy Rules.

# 5.16.0 DENTAL INSURANCE - GENERAL POLICIES

- 5.16.1 <u>Initial Eligibility and Effective Date of Coverage</u>. Employees become eligible for Dental Insurance on the first day of the month following completion of six (6) months of service.
- 5.16.2 Enrollment/Change of Status.

<u>Enrollment.</u> An employee who chooses to participate in the City's Dental Insurance shall enroll upon their initial eligibility and/or during the City's annual Health/Dental/Section 125 Open Enrollment. Enrollment at any other time is permitted within 30 days of a change in City employment status or due to a hardship (i.e. loss of other coverage).

<u>Change of Status.</u> Any change in status (*i.e.:.g.*, marriage, birth or adoption of a child, military reinstatement, dependent eligibility reinstatement, etc.) is effective upon the date of the qualifying event if notification/ and proper paperwork is received by the Human Resources DivisionDepartment within 30 days of the event.

- 5.16.3 <u>Monthly Premium Share.</u> The City pays the monthly premium share on behalf of a full-time employee (1.0 FTE), an Alderperson, the City Attorney, Mayor, and the Municipal Judge; a part-time employee is prorated based on FTE. Said premiums may qualify under the City's Section 125: Flexible Spending Program (see Policy 1483, Voluntary Benefit Programs).
- 5.16.4 Benefits. The City shall provide benefits as specified in the Summary Plan Document(s).
- 5.16.5 <u>Termination of Coverage</u>. Coverage ceases in accordance with the provisions contained in the Summary Plan Document(s). When applicable, continuation coverage (COBRA) will be offered.
- 5.1.6—.6 <u>Retirement.</u> Dental Insurance coverage is not available upon retirement. however, dental COBRA coverage will be offered if applicable.
- 5.16.7 <u>Family and Medical Leave Act (FMLA)</u>. Dental insurance coverage will be maintained for an employee while he/she is on FMLA leave in accordance with the provisions set forth in Section 12.0 of the City's FMLA Policy 1448.
- 6.8 Exceptions.
  - 6.8.1 Department Heads, with the approval of the HR Manager, Manager of Director, Finance Director/Comptroller-Deputy/City Treasurer, and City Administrator, may make exceptions to the provisions contained herein for significant recruitment/hiring reasons. However, no exception to 5.16.6 will be permitted.
  - 6.8.2 The City Administrator may extend the 30 day reporting requirement in 6.2, Change of Status, to within 60 days of the event. Any request for a change of status beyond 60 days after the event shall be directed to the Common Council. The City Administrator and the Common Council may require the employee to pay any costs incurred by the City due to failure to report within 30 days of the event prior to allowing the change in status. 5.2 The employee shall retroactively pay any premium share due prior to acceptance of the change in status.

#### 7.0 <u>HEALTH INSURANCE - GENERAL POLICIES</u>

<u>Subrogation</u>: In the event the City makes any payment of medical expenses pursuant to the terms of any health insurance <del>plan</del>program, the City shall be subrogated to all the employee's/insured's rights of recovery therefore against any third party or his/her insurer for such payment pursuant to Section 2.76(13) of the Revised Municipal Code.

<u>Health Insurance Bill Review and Award Program.</u> The City may establish a Health Insurance Bill Review and Award Program which will function in accordance with the provisions of City Policy 1458.

#### 5.27.1 ACTIVE EMPLOYEES

(7.1)—.1 <u>Initial Eligibility.</u> Generally, a new employee may select coverage to be effective upon the first day of the month following 30 days of service<del>. OR the first day of the month following six (6) months of service.</del>

<del>(</del>

#### 7.1.2) <u>Enrollment/Change of Status.</u>

<u>Enrollment.</u> An employee who chooses to participate in the City's Health Insurance shall enroll upon their initial eligibility and/or during the City's annual Health/Dental/Section 125 Open Enrollment. Enrollment at any other time is permitted within 30 days of a change in City employment status or due to a hardship (i.e. loss of other coverage).

<u>Change of Status.</u> Any change in status (ie:e.g., marriage, birth or adoption of a child, military reinstatement, dependent eligibility reinstatement, etc.) is effective upon the date of the qualifying event if notification/ and proper paperwork is are received by the Human Resources DivisionDepartment within 30 days of the event.

#### 7.1.3) <u>Monthly Premium Share.</u>

<u>Full-time Employee (1.0 FTE), Alderperson, City Attorney, Mayor, and Municipal Judge.</u> The City pays the monthly health insurance premium less an employee's monthly premium share as set forth inby the <u>City's Salary Ordinance orCommon Council or according to any applicable collective bargaining</u> agreement. Said premiums may qualify under the City's Section 125: Flexible Spending Program (see Policy 1483, Voluntary Benefit Programs).

<u>Part-time Employee (0.5 FTE or more)</u>. The City pays a prorated monthly health insurance premium based on FTE for a part-time employee and the employee pays the difference; in addition, a part-time employee is subject to paying a prorated amount of a full-time employee's monthly premium share. Said premiums may qualify under the City's Section 125: Flexible Spending Program (see Policy 1483, Voluntary Benefit Programs).

- 7.1.4) <u>Benefits.</u> The City shall provide benefits as specified in the Summary Plan Document(s).
- (7.1.5) <u>Termination of Coverage</u>. Coverage ceases in accordance with the provisions contained in the Summary Plan Document(s). When applicable, continuation coverage (COBRA) will be offered.
- (7.1.6) <u>Surviving Spouse of a Deceased Active Employee.</u>

The City will provide health insurance coverage to the surviving spouse and eligible dependents of an active City employee who dies while in the service of the City, provided the employee has completed 10 or 15 full-time years<sup>1</sup> of service dependent upon date of hire (refer to Section 5.3.1 (1) for 7.2.1 for

For example: an individual serves four (4) years as an Alderperson and then 8.5 years as a full-time Accountant.

Alderperson (4 yrs $\pm$ . × .5)= 2.0 yearsAccountant=  $\frac{8.5 \text{ years}}{10.5 \text{ years}}$ Total Years of Service= 10.5 years

<sup>&</sup>lt;sup>1</sup> A part-time employee's service shall be prorated (e.g., a 0.5based on the employee's averaged FTE employee must work a minimum of 20 years at 0.5 FTE in order to meet the minimum of actually worked over the last 10 full-time or 15 years of service).

<sup>&</sup>lt;u>Calculation of years of service for an Alderperson or the Municipal Judge.</u> If an Alderperson or the Municipal Judge dies while in office or is appointed to a different full-time position with the City and dies while in the service of the City, service as an Alderperson shall be credited for spousal benefits at the rate of one-half (1/2) year for each full year served; and, service as a Municipal Judge will be credited at the rate of three-fourths (3/4) year for each full year served.

qualification), under the following provisions:

- (a) For the surviving spouse and eligible dependents of a deceased active employee who has not attained the normal retirement ageretirement age per the State of Wisconsin's (WI) Department of Employee Trust Fund's (ETF) – Wisconsin Retirement System's (WRS) Death Benefits regulations, the City will pay 50% of the monthly premium until the surviving spouse is employed by another employer providing health insurance coverage or remarries.
  - In the event the surviving spouse is employed by another employer providing health insurance coverage, the City's health insurance obligation will permanently cease and continuation coverage (COBRA) will be offered.
    - If participation in COBRA coverage is elected within the required federal/State election period and becomes effective the first of the month following the employee's death, the City will pay 50% of the monthly COBRA premium for the surviving spouse and/or eligible dependent(s) for the first six (6) months of their COBRA coverage or until their COBRA coverage is cancelled, whichever date/event occurs first.
    - If election to participate in COBRA coverage becomes is not made within the required federal/State election period, but the City makes benefits available, coverage shall become effective at any time other than the first of the month following the employee's death, and the surviving spouse and/or eligible dependent(s) are subject to paying the full monthly premium per COBRA regulations.
  - In the event a surviving spouse remarries, the City's health insurance obligation will permanently cease and continuation coverage (COBRA) will be offered; the surviving spouse and/or eligible dependent(s) are subject to paying the full monthly premium per COBRA regulations.
- (b) If the deceased employee was of the normal-retirement age per WI ETF-WRS's Death Benefits regulations and considered eligible to receive a WRS retirement annuity per the State of Wisconsin's Department of Employee Trust Fund'sETF's requirements, the surviving spouse and eligible dependents would qualify for retiree health insurance benefits (refer to Section 5.3.17.2).
- (7)-.1.7 <u>Family and Medical Leave Act (FMLA)</u>. Group health insurance coverage will be maintained for an employee while he/she is on FMLA leave in accordance with the provisions set forth in Section 11.0 of the City's FMLA Policy 1448.
- (7.1.8) <u>Military Leave Benefit Continuation.</u> Health insurance benefits shall be implemented in compliance with <u>USERRA</u>the Uniformed Services Employment and Reemployment Rights Act (USERRA) and any other applicable federal, state, or local laws. In addition to such, the City will provide continuation of health insurance benefits for saidan employee (who is called up to active military service), his/her spouse, and any eligible dependents, beyond the forty-five (45) days, as if he/she were an active employee; for such continuation of health insurance benefits, the employee, spouse, and/or dependents will be required to pay the applicable monthly premium share in accordance with City policies and procedures.

Extended health insurance coverage shall continue during the entire period of active military service call up and shall cease upon the employee's failure to return to employment following release from active duty. Coordination of benefits shall occur with any military health insurance coverage, and any military or other federal health insurance benefits or services shall be primary.

- (7.1.9) Exceptions.
  - (a) Department Heads, with the approval of the HR Manager, Manager of Director, Finance Director/Comptroller-Deputy/City Treasurer, and City Administrator, may make exceptions to the provisions contained herein for significant recruitment/hiring reasons.—

(b)— The City Administrator may extend the 30 day reporting requirement in 57.1.2.1(2), Change of Status, to within 60 days of the event. Any request for a change of status beyond 60 days after the event shall be directed to the Common Council. The City Administrator and the Common Council may require the employee to pay any costs incurred by the City due to failure to report within 30 days of the event prior to allowing the change in status. Any request for a change of status beyond 60 days after the event shall be directed to the Common Council. The City Administrator and the common Council may require the employee to pay any costs incurred by the City due to failure to report within 30 days of the event prior to allowing the change in status. The employee shall retroactively pay any increase in-premium share due prior to acceptance of the change in status.

#### 5.3.1 7.2 <u>RETIRED EMPLOYEES</u>

Legend:	
Group A	AFSCME - Local 80 Public Works and Clerical Union (an employee classified as a union member prior to January 1, 2012)
Group B	Non-represented (including unrepresented protective service employee), Department Head (including City Attorney), & Mayor
Group C	Alderperson and Municipal Judge
Group D	West Allis Federation of Nurses (an employee classified as a union member prior to January 1, 2012)
Group E	Engineering Technician and Aides Association (an employee classified as a union member prior to January 1, 2012)
Group F	West Allis Professional Police Association
Group G	West Allis Professional Fire Fighter's Association

# (1) 7.2.1 <u>Eligibility.</u>

A retired employee is eligible for either a single (employee only), couple (employee plus spouse or employee plus one dependent), or family (employee plus spouse and one or more dependents OR employee plus two or more dependents) plan the first of the month following their date of retirement as approved by the State of Wisconsin, Department of Employee Trust Fund's Wisconsin Retirement System (WRS) WI ETF-WRS as long as the WRS retirement annuity (age limits dependent upon employee classification as defined by WRS) is effective upon the retirement date and he/she meets the following years of service<sup>2</sup> requirement:

<u>AFSCME</u> <u>Local 80 Public Works and Clerical Union (an employee classified as a union member</u> prior to January 1, 2012), Non represented, Department Head (including City Attorney):

- 10 years of regular full-time or part-time employment:
  - Groups A, B & F if hired prior to April 1, 2008, or
  - o Group D if hired prior to July 1, 2008
  - Group E if hired prior to August 1, 2008
  - Group G if hired prior to February 1, 2009
- 15 years of regular full-time or part-time employment:
  - Groups A, B & F if hired on or after April 1, 2008-

For an employee hired on or after April 1, 2008, the City will cease to provide health insurance to any covered member included in the retiree's plan upon that individual's Medicaid/Title 19/Medicare Parts A and B eligibility; all other covered members shall remain participants in the City's retiree

<sup>&</sup>lt;sup>2</sup> "Years of Service" is defined as current-continuous, regular full-time or part-time employment; prior City employment is not included in determining "years of service" unless granted a waiver an exception per Section 5-27.1-(.9) (a) herein.

For example, an employee worked for the City in a regular full-time position from 01/01/1990 to 12/31/1999 and then was reemployed in a regular full-time position on 01/01/2005 and worked through a retirement date of 12/31/2010. The employee's years of service would equal six (6) years (01/01/2005 to 12/31/2010) as the 01/01/1990 to 12/31/1999 employment would not be taken into consideration due to the break in service from 12/31/99 to 01/01/2005.

health insurance program until a subsequent qualifying event occurs that would otherwise terminate their coverage.

- o <u>Alderperson and Municipal Judge: if</u> Group D if hired on or after July 1, 2008
- Group E if hired on or after August 1, 2008
- o Group G if hired on or after February 1, 2009
- Group C:
  - If elected prior to April 151, 2008, must have completed a minimum of two (2), fouryear elected terms at the time of retirement; if
  - If elected on or after April <del>15</del>1, 2008, must have completed 15 full years of service at the <u>time of retirement.</u>-

For retirees in the groups identified below,

- For an employee elected on or after April 1, 2008, the City will cease to provide health insurance to any covered member included in the retiree's plan upon that individual's Medicaid/Title 19/Medicare Parts A and/or B eligibility or upon attaining Medicare age; all other covered members shall remain participants in the City's retiree health insurance program until a subsequent qualifying event occurs that would otherwise terminate their coverage. (Note: for individuals hired prior to such dates identified below, if the retiree cancels coverage for themself for any reason other than death or becoming eligible for Medicaid/Title 19, their spouse/eligible dependent(s) cannot remain on the City's retiree health insurance program.):
  - o Groups A, B, & C if hired/elected on or after April 1, 2008
  - Group D & E if hired on or after March 1, 2012
  - o Groups F & G if hired on or after March 1, 2016
- For West Allis Federation of Nurses (an employee classified as a union member prior to January 1, 2012): 10 years of regular full time or part time employment if hired prior to July 1, 2008, or 15 years of regular full time or part time employment if hired on or after July 1, 2008. retirees in the group identified below

For-an employee hired on or after March 1, 2012, the City will cease to provide health insurance to any covered member included in the retiree's plan upon that individual's Medicaid/Title 19/Medicare Parts A and B eligibility; all other covered members shall remain participants in the City's retiree health insurance program until a subsequent qualifying event occurs that would otherwise terminate their coverage.

 Engineering Technician and Aides Association (an employee classified as a union member prior to January 1, 2012): 10 years of regular full time or part time employment if hired prior to August 1, 2008, or 15 years of regular full time or part time employment if hired on or after August 1, 2008.

For an employee hired on or after March 1, 2012, the City will cease to provide health insurance to any covered member included in the retiree's plan upon that individual's Medicaid/Title 19/Medicare Parts A and B eligibility; all other covered members shall remain participants in the City's retiree health insurance program until a subsequent qualifying event occurs that would otherwise terminate their coverage.

• <u>West Allis Professional Police Association:</u> 10 years of regular full time or part time employment if hired prior to April 1, 2008, or 15 years of regular full time or part time employment if hired on or after April 1, 2008.

• <u>West Allis Professional Fire Fighter's Union: 10 years of regular full time or part time</u> employment if hired prior to February 1, 2009, or 15 years of regular full time or part time employment if hired on or after February 1, 2009.

For-an employee who retired on or after March 1, 2013, upon an individual's (i.e. the retiree, spouse and/or dependent) eligibility for other health insurance coverage, the coverage with the City for that individual would cease. If the individual is the retiree, then coverage with the City for all members (i.e. the retiree, spouse and/or dependent) would cease.

• Upon loss of other insurance coverage, the individual (i.e. the retiree, spouse and/or dependent)

may be eligible to re-enroll in the City's coverage provided they meet the eligibility requirements contained within this Policy and/or the City's insurance plan(s).

o Group G if retired March 1, 2013 through February 29, 2016

For <u>A represented protective service employee who retired either before, on or after March 1, 2012 **OR** a non protective service employee and an unrepresented protective service employee who retired prior to <u>March 1, 2012, are subject to the following:</u></u>

- If the retiree cancels coverage for themself for any reason other than becoming eligible for Medicaid/Title 19, their spouse/eligible dependent(s) cannot remain on the City's retiree health insurance program.
  - If retirees in the groups identified below
    - If they retired as an employee plus one dependent couple plan, the retiree may add a new dependent if the original dependent is no longer on the plan, but the retiree may never add a spouse-;
    - If they retired as an employee plus spouse couple plan, and the spouse deceases, the retiree may add a new spouse but never a dependent-;
    - If they retired as an employee plus two or more dependents family plan, the retiree may add new dependents but never a spouse-;
    - If they retired as an employee plus spouse and one or more dependents, the retiree may add a new spouse (if original spouse deceases) and new dependent(s).
       ):
      - Groups A-non-protective service-, B, C, D & E if retired prior to March 1, 2012
      - Group F if retired prior to March 1, 2015
      - o Group G if retired prior to March 1, 2016
  - For retirees in the groups identified below
    - A retiree with couple coverage (employee <u>and an unrepresented protective service plus spouse</u>) cannot add a new spouse or dependent if they divorce or if their spouse dies;
    - A retiree with couple coverage (employee <u>who retires</u>plus dependent) cannot add a new dependent or a spouse if the original dependent is removed from coverage;

A retiree with family coverage is not able to add new family members (that is, if they have or adopt a child or remarry, the new child and/or spouse cannot be added):

- Groups A, B, C, D & E if retired on or after March 1, 2012. is subject to the following:
- o Groups F if retired on or after March 1, 2015
- Group G if retired on or after March 1, 2016
- For retirees in the groups identified below
  - If a retiring employee does not wish to participate in the retiree health insurance program at the time of retirement, they and their spouse/eligible dependent(s) permanently lose their ability to participate in the City's retiree health insurance program-;
  - If a spouse/eligible dependent is removed from coverage, they permanently lose their ability to participate in the City's retiree health insurance program-;
  - If a retiree cancels coverage at any time, for any reason, they and their spouse/eligible dependent(s) permanently lose their ability to participate in the City's retiree health insurance program.:
- A retiree with couple coverage (employee plus spouse) cannot add a new spouse or dependent if they divorce or if their spouse dies.
- A retiree with couple coverage (employee plus dependent) cannot add a new dependent or a spouse if the original dependent is removed from coverage.
- A retiree with family coverage is not able to add new family members (that is, if they have or adopt a child or remarry, the new child and/or spouse cannot be added).

o Groups A, B, C, D & E if retired on or after March 1, 2012

- o Groups F & G if retired on or after March 1, 2016
- (2) 7.2.2 <u>Coverage</u>. ABased upon coverage in place at the time of retirement, a retiree will be placed in either a single (employee only), couple (employee plus spouse or employee plus one dependent), or family plan (employee plus spouse and one or more dependents OR employee plus two or more dependents); said determination is based upon coverage in place at-). If an employee is not enrolled in coverage upon retirement, they will be provided the opportunity to enroll and will be subject to the rate caps in place for the lowest cost health plan offered by the City, if not enrolled in Medicare/Medicaid/Title 19. Note: if an employee declinestime of retirement, a spouse and/or dependents at the time of retirement, a spouse and/or dependents may never be added to the retiree's health insurance program.

Changes are administered by the Human Resources **DivisionDepartment** in accordance with the above guidelines.

- ( 7.2.3) <u>Enrollment.</u> A retiree who chooses to participate in the City's Health Insurance retiree health insurance program shall enroll upon their initial eligibility and, thereafter, must re-enroll during the City's annual Health Insurance Open Enrollment.
- ( 7.2.4) <u>Change of Status.</u> A change in status is effective upon the date of the qualifying event (e.g., death of a spouse, re-marriage of a deceased retiree's spouse, divorce, legal separation, Medicaid/Title 19/Medicare Parts A and/or B eligibility, attaining Medicare age, dependent no longer qualifies for health coverage, etc.) if notification/ and proper paperwork is received by the Human Resources <u>DivisionDepartment within 30 days of the event.</u> Qualifying changes are to be in accordance with City policy.

# ( 7.2.5) Monthly Premium Share.

#### Calculation of Monthly Premium Share

- Prior to Eligibility for Medicaid/Title 19/Medicare Parts A and/or B or Attaining Medicare Age: Upon the date of retirement, the retireeemployee is placed at a "capped rate\*" (that is, the maximum amount the City will pay per month towards a retiree's health insurance premium-utilizing the highest applicable monthly premium) based on the plan and level of coverage (see 7.2.2 above) in place at retirement (see 5.3.1 (2) above) if the retireeemployee is not on Medicaid/Title 19/Medicare Parts A and/or B.- or has not attained Medicare age. If the employee was not participating in the City's health insurance program prior to the offer of coverage at retirement, the employee shall be placed at a capped rate based on the lowest cost plan available and level of coverage for which they are enrolling at retirement. The City continues to pay this premium\* (less the applicable monthly premium share\* as determinedset forth by City Ordinance the Common Council or union contract) until the retiree and/or their spouse/eligible dependent(s) become eligible for Medicaid/Title 19/Medicare Parts A and/or B or attain Medicare age; any increases above the "capped rate"\* are paid by the retiree. Any change in coverage (see 5.3.1 (7.2).2 above) will result in appropriate adjustments to the monthly "capped rate"\* and premium share\*.
- Upon Eligibility for Medicaid/Title 19/Medicare Parts A and B/or B or Attaining Medicare Age (administered per eligibility guidelines in Section 5.37.2.1 above): Effective upon the first of the month a retiree and/or spouse/ or eligible dependent(s) becomes eligible for Medicaid/Title 19/Medicare Parts A and/or B or attains Medicare age, the City's capped rate and the monthly premium share obligation ceases; the City will pay 50%\* of the applicable monthly premium for the City's Medicare supplemental plans provided by the City and the retiree will pay the other 50%\*.

If an individual, per the federal Medicare Program's regulations, does not qualify for Medicare Parts A and/or B at upon attaining Medicare age or upon initial Medicare Parts A and B eligibility (i.e., has not earned the requisite number of quarters to qualify for Medicare Parts A and B/Social Security benefits per the federal Medicare Program's regulations), or B, the City's premium obligation will be no greater than what it would have been had the individual qualified for Medicare Parts A and/or B. The individual will be subject to paying the difference between the applicable non-Medicare plan rate and the City's obligation.

\* A part-time employee's monthly premium and premium share obligation is prorated based on an average Full Time Equivalency [employee's averaged FTE]- actually worked over the most recent 10 or 15 years worked prior to retirement, depending on eligibility requirements (see section 5.37.2.1-(1) above).

An annual premium rate notification is prepared by the City's Finance DivisionDepartment and is distributed during the City's annual Insurance Open Enrollment period for those retirees participating in the City's retiree health insurance program.

A retiree is required to participate in automatic withdrawal (ACH) of retiree insurance premiums from a savings or checking account, prepayment of an entire year of premium payments, or some other payment method that meets with the approval of the Finance ManagerDirector/Comptroller/City Treasurer and City Attorney. Where not prepaid, payments are due by the 10th of the month for the following month's coverage and will be drawn from the respective bankingbank account on the 10th of the month (or prior to such date if the 10th falls on a weekend or holiday). Failure to participate in an automatic withdrawal, prepay for an entire year, or make other mutually agreeable payment methods shall constitute grounds for sanctions under Section <del>6</del>9.0.

**Protective Service Employees Only:** Per the federal Pension Protection Act of 2006, a protective service employee may have health insurance premiums deducted directly from their Wisconsin Retirement System monthly annuity payment if he/she retired at normal retirement age. The Act contains a provision permitting eligible individuals to exclude up to \$3,000 for qualified health insurance premiums paid by the retiree from their gross taxable income each year, as long as the premiums are deducted from their retirement benefit.

( 7.2.6) <u>Benefits.</u> The City shall provide benefits as specified in the Summary Plan Document(s).

Benefit levels for all classifications of employees who retire on or after March 1, 2013, will adjust automatically with active employee benefit levels.

- ( 7)-.2.7 <u>Termination of Coverage.</u> Coverage ceases in accordance with the provisions contained in the Summary Plan Document(s). When applicable, continuation coverage (COBRA) will be offered (see section 5.0-1). Health Insurance coverage ismay be available to the surviving spouse of a deceased retired employee (see Section 5.3.1 (7.2.8) below).
- ( 7.2.8) Surviving Spouse and/or Dependents of Deceased Retired Employee. The In addition to the provisions set forth in 7.2.2 through 7.2.7 above guidelines, the following provisions shall also apply to the surviving spouse and/or dependents of a deceased retired employee who was participating in the City's retiree health insurance program upon death-:
  - —In the event a surviving spouse remarries, the City's health insurance obligation will permanently cease for said spouse and dependents; continuation coverage (COBRA) may be offered.

<u>A non-protective service employee and an unrepresented protective service employee who retires on or after</u> <u>March 1, 2012, is subject to the following:</u> In the event a surviving spouse of a retiree who was included in a group described below is employed by another employer providing health insurance coverage the City's health insurance obligation will permanently cease for said spouse and dependents; continuation coverage (COBRA) may be offered.

- <u>A represented Police Department protective service employee who retired either before, on or after</u> <u>March 1, 2012 OR a non protective service employee and an unrepresented protective service</u> <u>employee who retired prior to March 1, 2012, OR a represented Fire Department protective service</u> <u>employee\* who retired before March 1, 2013 are subject to the following:</u> In the event a surviving spouse is employed by another employer providing more comprehensive or equivalent health insurance coverage, the City's health insurance obligation will permanently cease for said spouse and dependents; continuation coverage (COBRA) may be offered<del>.</del>:
  - o Groups A, B, C, D & E if retired on or after March 1, 2012

- o Groups F & G if retired on or after March 1, 2016
- In the event a surviving spouse of a retiree who was included in a group described below is employed by another employer providing 'more comprehensive or equivalent' health insurance coverage to that offered by the City, the City's health insurance obligation will permanently cease for said spouse and dependents; continuation coverage (COBRA) may be offered:
  - o Groups A, B, C, D & E if retired prior to March 1, 2012
  - Group G\* if retired prior to March 1, 2013
  - Group F if retired prior to March 1, 2016
- \* For a represented Fire Department protective service employee (Group G) who retired on or after March 1, 2013 to February 29, 2016, refer to Section 5.37.2.1-(1) above.
- (7.2.9) <u>Exceptions.</u> The City Administrator may extend the 30 day reporting requirement in 5.3.1(7.2.4), Change of Status, to within 60 days of the event. Any request for a change of status beyond 60 days after the event shall be directed to the Common Council. The City Administrator and the Common Council may require the retireeemployee to pay any costs incurred by the City due to failure to report within 30 days of the event prior to allowing the change in status. The retireeemployee shall retroactively pay any increase in premium share due prior to acceptance of the change in status.

#### 5.4.17.3 DISABILITY RETIREMENT

Legend:	
Group A	AFSCME - Local 80 Public Works and Clerical Union (an
	employee classified as a union member prior to January 1, 2012)
Group B	Non-represented (including unrepresented protective service
	employee), Department Head (including City Attorney), & Mayor
Group C	Alderperson and Municipal Judge
Group D	West Allis Federation of Nurses (an employee classified as a union
	member prior to January 1, 2012)
Group E	Engineering Technician and Aides Association (an employee
	classified as a union member prior to January 1, 2012)
Group F	West Allis Professional Police Association
Group G	West Allis Professional Fire Fighter's Association

7.3.1 An employee who qualifies for a disability retirement under the WI Department of Employee Trust Fund's Wisconsin Retirement System, ETF-WRS and adheres to section 5.3.9 (Termination of Paid Sick Leave Benefits) of City Policy 1430 Sick Leave<sup>3</sup>, is eligible to participate in the City's retiree health insurance program in accordance with the policies set forth in 5.3.17.2 above with the following exceptions:

(a) Exception to 7.2.5.3.1 (5) Monthly Premium Share: <u>A non protective service employee</u> and an unrepresented protective service employee who retired prior to March 1, 2012, and a represented protective service employee, is subject to

- (1) For retirees in the <u>following:</u>
  - Effectivegroups identified below, effective the first of the month the retiree attains age 55 (50 for a protective service employee in the Fire service), the retiree is placed at a "capped rate\*" (that is, the maximum amount the City will pay per month towards a retiree's health insurance premium utilizing the highest applicable monthly premium)

<sup>&</sup>lt;sup>3</sup> <u>City Policy 1430 Sick Leave, 5.3.9 Termination of Paid Sick Leave Benefits.</u> Ten (10) calendar days from the date a health care provider determines that an employee is permanently and totally disabled, or that the employee will never return to duty within the City of West Allis service, an employee will make application for disability retirement benefits under the State of Wisconsin's Department of Employee Trust Fund's (ETF) Wisconsin Retirement System (WRS), if he or she is otherwise eligible for such benefits. Ten (10) calendar days after the determination date of a disability by ETF, all benefits under this policy will cease and employment will simultaneously terminate, subject to existing rules regarding payment of benefits upon termination.

based on the level of coverage in place (see  $5.3.1 \cdot (7.2).2$  above) if the retiree is not on Medicaid/Title 19/Medicare Parts A and/or B- or has not attained Medicare age. The City continues to pay this premium\* (less the applicable monthly premium share\* as determined by City Ordinance or union contract) until the retiree and/or their spouse/eligible dependent(s) become eligible for Medicaid/Title 19/Medicare Parts A and/or B or attain Medicare age; any increases above the "capped rate"\* are paid by the retiree. Any change in coverage (see  $5.3.1 \cdot (7.2).2$  above) will result in appropriate adjustments to the monthly "capped rate"\* and premium share\*.\*:

# <u>A non-protective service employee and an unrepresented protective service employee who retires on or after March 1, 2012, is subject to the following:</u>

- EffectiveGroups A, B, C, D & E if retired prior to March 1, 2012
- o Groups F & G if retired prior to March 1, 2016
- For retirees in the groups identified below, effective upon an employee's disability retirement date, the retireeemployee is placed at a "capped rate\*" (that is, the maximum amount the City will pay per month towards a retiree's health insurance premium-utilizing the highest applicable monthly premium) based on the plan and level of coverage (see 7.2.2 above) in place at retirement (see 5.3.1 (2) above) if the retireeemployee is not on Medicaid/Title 19/Medicare Parts A and B./or B or has not attained Medicare age. If the employee was not participating in the City's health insurance program prior to the offer of coverage at retirement, the employee shall be placed at a capped rate based on the lowest cost plan available and whichever level of coverage they enroll in at retirement. The City continues to pay this premium\* (less the applicable monthly premium share\* as determined by City Ordinance or union contract) until the retiree and/or their spouse/eligible dependent(s) become eligible for Medicaid/Title 19/Medicare Parts A and B/or B or attain Medicare age; any increases above the "capped rate"\* are paid by the retiree. Any change in coverage (see 5.3.1 (7.2).2 above) will result in appropriate adjustments to the monthly "capped rate"\* and premium share\*.\*:
  - Groups A, B, C, D & E if retired on or after March 1, 2012
    Groups F & G if retired on or after March 1, 2016
  - \* A part-time employee's monthly premium and premium share obligation is prorated based on an average Full Time Equivalency [employee's averaged FTE] actually worked over the most recent 10 or 15 years depending on eligibility requirements (see section 5.3.1 (7.2.1) above).

# (2) (b) Exception to 5.37.2.1 (1)-Eligibility:

A represented protective service employee is eligible for either a single (employee only), couple (employee plus spouse or employee plus one dependent), or family (employee plus spouse and one or more dependents OR employee plus two or more dependents) plan the first of the monthThe following their date of disability retirement as approved by the State of Wisconsin, Department of Employee Trust Fund's Wisconsin Retirement System (i.e., isare not subject to the minimum 10 or 15 year service requirement).

 A non protective service employee and; a part-time employee's monthly premium and premium share obligation is prorated based on an unrepresented protective service employee who retired prior to March 1, 2012, is eligible for either a single (employee only), couple (employee plus spouse or employee plus one dependent), or family (employee plus spouse and one or more dependents OR employee plus two or more dependents) plan the first of the month following their date of disability retirement as approved by the State of Wisconsin, Department of Employee Trust Fund's Wisconsin Retirement System (i.e., is not subject to the minimum 10 or 15 year service requirement).

#### employee's averaged FTE actually worked:

6.0 <u>SANCTIONS</u>: Anyone who provides false, fraudulent, incomplete or untimely information or who fails to make complete and timely premium payments, may face legal action, reductions or denials of benefits, loss of

7

- Groups A, B, C, D & E who retired prior to March 1, 2012
- Groups F & G who retired prior to March 1, 2016
- 8.0 <u>EMPLOYEE BENEFIT COMMITTEE, EMPLOYEE BENEFIT ADVISORY AND WELLNESS COMMITTEE</u>: In order to provide fiscally responsible administration of benefits and provide opportunity for employee input, the Employee Benefit Committee and Employee Benefit Advisory and Wellness Committee are established. Both Committees will operate cooperatively and under the direction of the City Administrator to ensure benefit and wellness planning maintains congruence with overall City operational and strategic plans and effective and efficient use of City resources.
  - 7.08.1 <u>Employee Benefit Committee.</u> The City will establish an Employee Benefit Committee which will, in partnership with the City's Insurance Consultant, explore, review, develop and recommend (for Common Council action) best practice approaches, policies and procedures relating to employee benefits. The Committee will develop, execute and update a long term strategic plan for benefit and wellness programs.
    - <u>Employee Benefit Committee Members</u>. Membership of the Employee Benefit Committee will include:
    - 1) Alderperson appointed by the Common Council President, 2) Member of the Administration and Finance Committee appointed by the Chair, 3) City Administrator, 4) Human Resources Director, and 5) Finance Director. The City Attorney or designee, Deputy Finance Director, and Benefits and Wellness Coordinator will serve as resource staff for the Committee.
  - 7.08.2 Employee Benefit Advisory and Wellness Committee. The City will establish an Employee Benefit Advisory and Wellness Committee which will: 1) function in an advisory capacity for the Employee Benefit Committee; and 2) strive to increase employee wellness and reduce health risks through awareness, education, support and outcomes- based wellness activities. The Committee will convene to provide input and feedback relating to employee benefit plans, offerings, long term planning and other assistance as maybe requested from the Employee Benefit Committee. The Committee will serve as a sounding board for initiatives and efforts underway and facilitate communication as requested among eityCity employees. The Committee will develop goals and objectives consistent with the long term strategic plan for benefit and wellness programs and deliver programs which effectuate the goals and objectives. The Committee shall establish short and long term wellness plans (for Common Council action).
    - <u>Employee Benefit Advisory and Wellness Committee Members</u>. Membership of the Employee Benefit Advisory and Wellness Committee will include:—\_\_\_\_1) City Administrator or designee, 2) Human Resources Director,
    - 3) Benefits and Wellness Coordinator (chairperson), 4) Finance Director or designee, 5) Communications Director or designee, 6) Safety and Training Coordinator, 7) Health Department Employee\*, 8) Public Works Employee\*, 9) Library Employee\*, 10) Fire Department Employee\*, and 11) Police Department Employee...\*. <u>\*Appointed by respective Department Head and will serve two year terms.</u>

\*Appointed by respective Department Head and will serve two year terms.

- 7.0
- 8.3 <u>Criteria for Employee Benefit Committee, Employee Benefit Advisory and Wellness Committee Activities</u>. Consideration of the following will guide the Committees' activities (listed by order of importance):) 1) Fiduciary responsibility to the taxpayer, 2) Cost control, 3) Reduction of OPEB liability (other postemployment benefits), 4) Optimal member health, 5) Positive customer service experience, 6) Recruitment, retention, and uniformity of benefits amongst employee groups, 7) Offerings provided by similar organizations.

8.4) Optimal member health, 5) Positive customer service experience, 6) Recruitment and retention, uniformity of benefits amongst employee groups, 7) Offerings provided by similar organizations.

- 7.0.4 Employee Benefit Committee, and Employee Benefit Advisory and Wellness Committee Members' Roles and Responsibilities. Committee members' roles and responsibilities shall include, but not be limited to: 1) Actively participate in Committee activities including meetings, 2) Ensure adherence to the criteria listed in 7.0.3herein, 3) Respect the sensitivity and maintain confidentiality of information provided, 4) Act as a liaison between the Committee and employees, 5) Provide constructive feedback, 6) Support and implement (as applicable) Committee agreed upon recommendations and recommendations approved by the Common Council. Failure to adhere to membership roles and responsibilities will result in removal from the Committee.
- 9.0 <u>SANCTIONS</u>: Anyone who provides false, fraudulent, incomplete or untimely information or who fails to make complete and timely premium payments, may face legal action, reductions or denials of benefits, loss of continuation rights, and/or other action, up to and including termination of coverage.