

MEBT Municipal Employees' Benefit Trust

City of Bellevue Employees' Retirement Benefit Plan

Summary Plan Description

January 2018

January 1, 2018

Dear City of Bellevue MEBT Participants:

The Bellevue Municipal Employees' Benefit Trust Plan Committee is pleased to provide this Summary Plan Description (SPD) to help you understand the options for retirement savings available to you in MEBT. We encourage you to use it as a tool to better plan for your retirement. We recommend that you share it with your financial and tax advisors as you make choices about MEBT.

Your Retirement Savings Options with the City of Bellevue

State of Washington Pension Plans

As an employee of the City of Bellevue, you will participate in a "defined benefit" pension plan through the State of Washington. You will participate in a plan based on your job and your hire date. MEBT is voluntary and the City of Bellevue provides a contribution that varies with your participation.

MEBT

MEBT is a 401(k) plan, and your participation is voluntary. The City of Bellevue makes a contribution to MEBT that is allocated based on your contributions.

Deferred Compensation Section 457 Deferred Compensation

You may also decide to contribute to the 457 Deferred Compensation Program (457 DCP) administered by the Washington State Department of Retirement Systems. Like MEBT, you defer taxes on your contributions – however, unlike MEBT, the City of Bellevue does not also make a contribution to the 457 Plan.

City of Bellevue Does Not Participate in Social Security

As you develop your retirement savings strategy, be aware that the City of Bellevue has opted out of Social Security and regardless of your participation in MEBT, you do not participate in Social Security, and you do not earn Social Security service credits. Further, the Social Security Administration applies a formula containing an offset to take into account your employment with a nonparticipating employer, including your eligibility for a government pension through one of the state systems (e.g., PERS, LEOFF, PSERS). The Social Security Benefits are explained further under the "Employment at the City of Bellevue and Potential Social Security Benefits" section.

Overview of the MEBT Plan

- MEBT is a voluntary defined-contribution retirement savings plan. What you receive from MEBT is based on contributions and any earnings or losses and not on a guaranteed formula. Your contributions and the City's contributions and earnings/losses are held in an account in your name, and any earnings on your account grow tax-deferred. When you retire or leave, you receive your vested account balance.
- If you choose to participate in MEBT, you decide your level of participation and whether you will contribute on a pre-tax or after-tax basis.
- The City contributes to MEBT what it would have paid to Social Security. These contributions are allocated to you based on your match-eligible contributions. Historically, the City's match has been about 90%, or \$.90 for each \$1 you contribute in match-eligible contributions. City contributions vest, or belong to you, increasingly over time to full vesting after 3 years.

- You can continue to contribute beyond the match-eligible levels, subject to federal tax code limits.
- When you leave city service, your contributions, the vested portion of the City's contributions, plus investment earnings or losses allocated to your account belong to you or your beneficiaries.
- You can choose from a variety of distribution methods at separation.
- If, while you are still working, you encounter a severe financial hardship, you may qualify for a hardship withdrawal from your MEBT account. You also may take a withdrawal from your after-tax and rollover contributions without a hardship. However, you are not able to repay these withdrawals.
- Professional investment managers, upon the direction of the MEBT Committee, invest contributions in a diversified portfolio.

Important information about this Summary Plan Description (SPD)

- There are eight suburban member-entities in MEBT. Each entity has its own plan, but all participate in a single trust. This SPD covers Bellevue's MEBT Plan provisions only. Where "MEBT" is used, it refers to the Bellevue Plan.
- This SPD covers the MEBT Retirement Benefit Plan for MEBT I participants. There is a separate Summary Plan Description for the MEBT Survivor & Disability Plan that is produced by the insurance company providing the benefits.
- This SPD is a summary only. If there is a conflict between this SPD and the Plan document, the Plan document will govern in all cases. Contact the MEBT Service Center if you have questions about this SPD or if you need forms or information about MEBT.
- The City currently intends to maintain MEBT indefinitely. The MEBT Plan contains a provision allowing amendments, modifications or discontinuance of the Plan.
- This is a governmental plan and therefore is not subject to the Employee Retirement Income Security Act of 1974, as amended (ERISA).

Examples of additional Information about MEBT that can be found on our website, www.mebt.org.

- Your account balance and transactions
- Names of the current members of the Plan Committee
- MEBT newsletters
- Monthly investment performance
- MEBT meeting times and locations

We invite your feedback on the SPD, the website or any of our outreach activities. To ask questions or offer suggestions, please contact one of the MEBT Committee members or Paula Dillon, Senior Retirement Analyst, (425) 452-7198.

If you have general questions about MEBT, contact the MEBT Service Center at (877) 690-5410.

Sincerely,

The MEBT Bellevue Plan Committee

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About MEBT

Background

The City of Bellevue Municipal Employees' Retirement Benefit Plan is a voluntary 401(k) retirement-savings plan. If you are eligible, you may participate by making a contribution of at least 0.765% of your compensation if you were hired before April 1, 1986, and at least 0.62% if you were hired after April 1, 1986. You may contribute pre-tax and/or after-tax dollars, up to the statutory Deferral Limits and Annual Additions Limits described in the "Contribution Limits and Other Retirement Plans" section. To participate, you must be eligible, enroll and contribute at least the minimum required contribution. Based upon your level of participation, you will receive an allocation of the City's contribution to your account.

The City partially matches your eligible contributions as described in the "Employee Contributions Eligible for City Contributions" section. Your contributions and the City's are invested in a professionally managed, diversified Pooled Trust. The Trust Committee, with input from the Investment Advisory Committee, makes investment decisions about the Trust. The Trust Committee also serves as the Bellevue Plan Committee. The Plan Committee makes decisions related to the specific administration of the Bellevue Plan.

Eligibility

To participate in MEBT, you must meet one of the following criteria:

- Regular status employee (defined in the Human Resources Code Section 3.79, as amended).
- City Councilmember.
- Employee designated as eligible for MEBT by the City Council (currently Limited Term, Training, and Transitional Employees).

All others are not eligible to participate. You are eligible to participate as soon as you are hired into an MEBT-eligible position

Advantages of Participating in MEBT

Most City of Bellevue employees participate because of the following financial advantages:

1. **To save for retirement** — MEBT is a flexible retirement savings plan. While you are employed at the City of Bellevue you are not earning Social Security credit. (For more information about how MEBT affects other Social Security earnings, see the "Employment at the City of Bellevue and Potential Social Security Benefits" section.)
2. **To protect family members** — MEBT provides benefits if you should become disabled or die. Should either event occur, your City Contributions Account becomes fully vested. Whereas Social Security has a maximum defined benefit ratio for beneficiaries, MEBT allows all of your retirement account to be distributed to your beneficiaries.
3. **To receive City contributions** — The City makes contributions to MEBT based on your pay, at the same rate it would have paid to Social Security, regardless of your participation in MEBT. City contributions first are applied to pay premiums for Survivor Life and Long-Term Disability benefits and other expenses of the Plan. You receive an allocation of the City contribution based upon your level of contribution, but only if you participate. If you do not enroll and participate fully in MEBT, your City contributions are shared by other City of Bellevue employees who do.
4. **To reduce current taxes** — Your pre-tax contributions to MEBT reduce your current tax liability. Any earnings on your contributions, pre-tax or after-tax, will also be tax-deferred.

Contributions to Your MEBT Accounts

Enrolling in MEBT

Beginning with your hire date, you may sign up at any time by submitting a completed enrollment form. There are no set open enrollment periods or deadlines by which you must enroll. You will be asked to complete an enrollment form, even if you decide not to participate to document your decision. If you sign up for MEBT your payroll deductions will become effective the next pay period following receipt of your form.

Choosing Not to Contribute to MEBT

MEBT is voluntary. If you choose not to enroll, you will still have disability and life insurance.

Changing Contributions

You can change the percentage of your contributions—in total, or how they are allocated—between pre-tax and after-tax dollars at any time. To do so, complete the election form. If received by the payroll cutoff, your change will be effective the next pay period following receipt of your form.

Stopping Contributions

You can stop contributing at any time by submitting a completed election form and a payroll change notice. However, during the time you are not participating, you will not earn additional vesting credit, nor will you receive an allocation of the City's contribution. Your account balance will continue to earn or lose value based on investment performance.

Employee Contributions

Options for Contributing to MEBT

As an eligible employee, you can make contributions to your MEBT account subject to Internal Revenue Code Deferral Limits and Annual Addition Limits, described in the "Contribution Limits and Other Retirement Plans" section.

Within MEBT there are four possible accounts for employee contributions.

Basic Accounts:

If you were hired before April 1, 1986, you may choose to participate with combined pre-tax and/or after-tax contributions from a minimum of 0.765% to a maximum of 7.65% of your compensation. To maximize your City matching contribution, you need to contribute 7.65%.

If you were hired on or after April 1, 1986, you may contribute a combination of pre-tax and/or after-tax contributions from a minimum of 0.62% to a maximum of 6.2% of your compensation. To maximize your City matching contribution, you need to contribute 6.2%.

Pre-Tax Basic Account contributions are deducted from your paycheck before income tax withholding is calculated, deferring your taxes on that money and any earnings until you take a withdrawal.

After-Tax Basic Account contributions are deducted from your paycheck after income tax withholding is calculated. Only the earnings on these contributions are tax-deferred.

Extra Accounts:

After you have participated at the 7.65% or 6.2% level in your Basic accounts, if hired on or after April 1, 1986, you may contribute to the MEBT Extra Account.

Pre-Tax Extra Account contributions are deducted from your paycheck before income tax withholding is calculated, deferring your taxes on that money and any earnings until you take a withdrawal.

After-Tax Extra Account contributions are deducted from your paycheck after income tax withholding is calculated. Only the earnings on these contributions are tax-deferred.

Rollover Account:

Under certain restrictions, you may roll over distributions from a former employer's eligible retirement plan. (See the "Rolling over Distributions from a Former Employers' Retirement Plan" section for more details.)

Designated Roth Contributions:

Effective January 1, 2011, the Plan includes Roth 401(k) deferrals. The Roth 401(k) deferrals and in most cases earnings will not be taxed when you take a Plan distribution. Roth 401(k) Deferrals may be made to both the Basic and/or Extra Accounts.

You will be able to continue making deferrals as you always have (these are pre-tax deferrals and are referred to as Pre-tax 401(k) deferrals), or you may make the new Roth 401(k) deferral or a combination. The salary deferral limits below apply to pre-tax, Roth 401(k) or any combination of these deferrals. If you make a Pre-tax 401(k) deferral, then your taxable income is reduced by the deferral contribution so you pay less in federal income taxes. Later, when the Plan distributes the deferrals and earnings, you will pay the taxes on those deferrals and the earnings. Therefore, with a Pre-tax 401(k) deferral, federal income taxes on the deferral contributions and on the earnings are only postponed. Eventually, you will have to pay taxes on these amounts.

With a Roth 401(k) deferral, you must pay federal income tax on the deferral contribution in the year of the deferral. However, the amount of the deferrals and, in most cases, the earnings on the deferrals are not subject to federal income taxes when distributed to you. For the earnings to be distributed tax-free, there must be a *qualified* distribution from your Roth 401(k) deferral account. See page 23 for the requirements to be a qualified distribution.

When you are ready to receive a distribution, the Administrator will deliver to you a more detailed explanation of your options. However, the income tax rules are very complex, and you should consult with qualified tax counsel before making a choice.

Benefits of Making Pre-tax Contributions

When you make pre-tax contributions, you pay taxes on a smaller portion of your current income because your retirement contributions are made before your federal income taxes are calculated. As long as your pre-tax contributions remain in MEBT, your contributions and any investment earnings will be tax-deferred.

Illustration: Graduated Vesting for City Contributions

Zoë Schmidt is a new City of Bellevue employee making \$40,000 per year. This chart shows how Zoë's contribution will reduce her current income taxes if she makes a contribution of 6.2% to MEBT.

	Without MEBT contribution	With MEBT 6.2% pre-tax contribution
Zoe's Pay	\$40,000	\$40,000
Pre-tax Contribution	\$ - 0	\$ -2,480
Taxable Pay	\$40,000	\$37,520
Federal Tax Owed (estimated rate: 15%)	\$ 6,000	\$ 5,628

Result: By making pre-tax contributions of \$2,480, Zoë reduces her current taxes by \$372 (\$6,000-\$5,628). Zoë's contribution also triggers an allocation by the City to her employer account.

Salary Deferral Limits

The Internal Revenue Code limits the amount you can contribute each year into any 401(k) plan. Employees 50 years and older within a Plan year have a higher limit for deferral contributions. This additional amount is called a "catch-up contribution," and is not subject to the Annual Additions Limit. The deferral limits apply to pre-tax, Roth 401(k) or any combination of these deferrals.

Limits to Tax-Deferred Salary Contributions

Age of Participant	2018 Plan Year
Under 50	\$18,500 ²
50 and older ¹	\$24,500 ²

¹Based on employee's age at end of Plan year, December 31.

²This amount is indexed to increase in increments of \$500 as published by the IRS.

Contribution Limits and Other Retirement Plans

If you make deferral contributions to MEBT and to another employer plan (other than a 457 plan), your contributions are combined for purposes of the deferral limit. Since it's your responsibility to ensure that your contributions do not exceed the deferral limit, consult with your tax advisor to make certain you are complying with federal requirements. The Form W-2 from each employer will report the amount of your elective deferrals. If your total exceeds the dollar limitation in effect for that calendar year, you should decide which plan you wish to designate as the plan with the excess amount. If you designate MEBT as holding the excess amount for any calendar year, you must notify the Plan Committee of your designation by March 1 of the following calendar year. The Trustee will distribute the excess amount to you, plus earnings (or losses).

If you contribute to other Retirement Plans at the City of Bellevue, it is your responsibility to ensure that your contributions do not exceed federal limits.

Illustration: Limits on Tax-Deferred Contributions, Investing Options

Alex Parsons is 45 years old and wants to maximize his contributions to retirement savings.

For 2018, the maximum deferral amount is \$18,500 for participants under age 50. In this case, Alex can make pre-tax contributions of \$18,500 to MEBT. (If Alex were 52 in 2018, he could make a catch-up contribution of an additional \$6,000, for a total of \$24,500.)

He may also choose to make additional pre-tax contributions of up to \$18,500 to the City's Section 457 Plans. In addition, Alex may make additional after-tax MEBT contributions, as long as his total MEBT contributions do not exceed the Internal Revenue Code Section 415 Annual Additions Limit, described below.

IRS Annual Additions Code Section 415 Limit

The Annual Additions Limit, applied to MEBT, means that the total annual contributions to your MEBT accounts (employer and employee, pre-tax and after-tax) plus any contributions to PERS 3 cannot be greater than the lesser of \$55,000 (2018 limit – subject to change thereafter) or your annual compensation minus your employee contributions to PERS, LEOFF or PSERS. It is your responsibility to monitor that you are within Internal Revenue Code limits.

Illustration: IRS Annual Additions Limit, Applied to MEBT

Joan Whitley is 25 years old. Her annual compensation is \$20,000. This year she contributed \$400 to PERS II.

Total Pay	\$20,000
PERS Contribution	<u>-400</u>
Net Compensation	\$19,600

The 415 limit is the lesser of \$55,000 or net compensation, so Joan's limit is \$19,600. In this example, Joan can have total employee and employer contributions up to \$19,600 to MEBT (the lesser amount of the Annual Additions Limit). Note: If Joan was in PERS 3, her total employee and employer contributions would be limited to \$19,200 since the \$400 PERS 3 contributions count against the overall limit.

Juan Garcia is 49 years old and wants to put as much money into his retirement as possible. His annual compensation is \$80,000. This year he contributed \$3,200 to LEOFF II.

Compensation	\$80,000
LEOFF II Contribution	<u>-3,200</u>
Net Compensation	\$76,800

The 415 limit is the lesser of \$55,000 or net compensation, so Juan's limit is \$55,000. In this example, Juan can have total employee and employer contributions up to \$55,000 to MEBT (the lesser amount of the Annual Additions Limit).

Benefits of Making After-tax Contributions

Internal Revenue Code Section 402(g) limits the amount you can defer each tax year (pre-tax or Roth deferrals). Once the limit has been met, you may defer contributions in the City's 457 Plans, and/or you may contribute to MEBT on an after-tax basis. Any investment earnings on your after-tax contributions will accumulate tax-deferred until you take your money out of MEBT.

You may make withdrawals *for any reason* from your after-tax contributions and earnings while you are employed. (See the "For Withdrawals during Employment: Hardship and Non-hardship" section for more details.)

Rolling Over Distributions from a Former Employers' Retirement Plan

You may roll over distributions from a former employer's eligible retirement plan into your MEBT account if they meet the following criteria:

- The amount must be an "eligible rollover distribution." An eligible rollover distribution comes from another qualified, employer-sponsored retirement plan or certain individual retirement accounts (IRAs). IRAs must be "conduit IRAs," funded as a result of a prior rollover from an employer. Qualified plans must meet certain federal requirements under section 401(a) of the Internal Revenue Code. These plans include profit sharing, 401(k) plans and pension plans, among other plans. *Currently MEBT does not accept rollovers from 403(b) and 457 plans or after-tax dollars from any non-MEBT plan.*
- You must deposit the rollover into MEBT within 60 days of receipt or via a direct rollover from your account with your former employer.

These savings remain tax deferred and become eligible for withdrawals according to the MEBT rules for Rollover Accounts. Rollover contributions are not eligible for City contributions. If you were employed previously by another entity that participates in MEBT, you may make a direct transfer to your new Bellevue MEBT account via direct rollover.

City of Bellevue Contributions

Calculating the City's Contribution

The City's contribution to MEBT for all employees equals the sum of what it would have paid for each employee under Social Security.

The City contribution is reduced by insurance premiums to pay for the Survivor & Disability Benefits Plan and Medicare contributions. The remaining amount is deposited to an employer contribution account in the Trust, from which the following is deducted:

- Administrative expenses of the Plan and Trust not otherwise paid.
- Allocations of mandatory employer contributions to MEBT II participants.
- Pension Continuation Benefits for disabled participants.

To this result, add back into the City's Contribution Account:

- Forfeitures of non-vested employer accounts from separating employees.

This becomes the City contribution that is allocated monthly to contributing participants. It is allocated pro-rata, based on individual employee contributions that are eligible for City matching contributions. Historically, that match has been about \$.90 per dollar contributed by each participant, and will vary in the future, depending on the deductions and additions described earlier. Note: employer contributions are always pre-tax even if they may be related to Roth employee contributions.

Employee Contributions Eligible for City Contributions

Depending on your hire date at the City of Bellevue, your allocation of City contributions may be different.

If you were hired before April 1, 1986, your contributions up to 7.65% of compensation are eligible for City contributions until your compensation equals the Social Security Wage Base (SSWB) (\$128,700 in 2018). If your compensation exceeds the wage base, your contributions up to 1.45% of compensation above the Social Security Wage Base also are eligible for City contributions. You are not eligible for Medicare through the City of Bellevue. (Medicare eligibility may have been earned through another employer or through a spouse or former spouse's participation in Medicare.)

If you were hired on or after April 1, 1986, your contributions up to 6.2% of compensation are eligible for City contributions until your compensation equals the Social Security Wage Base (\$128,700 in 2018). You are earning credits for Medicare through the City of Bellevue. Both you and the City each contribute 1.45% for Medicare coverage, whether or not you enroll in the MEBT Retirement Plan.

Bellevue: MEBT Contribution Matrix¹			
	Maximum Percentage of Employee Basic Contributions (Pre-Tax, Roth & After-Tax)	Maximum Percentage Eligible for City Contribution	Medicare Percentage (Paid by both City and Employee)
Pre 4/1/86 Hire			
Compensation Under SSWB	7.65%	7.65%	0%
Compensation Over SSWB	1.45%	1.45%	0%
Post 4/1/86 Hire			
Compensation Under SSWB	6.20%	6.20%	1.45%
Compensation Over SSWB	0%	0%	1.45%

¹City contributions are allocated pro-rata based on employee contributions up to these participant contribution rates.

Illustration: City Contributions Allocated According to Employee Contributions			
Sally Olson was hired in 1985. She earned \$30,000 per year and contributed 7.65% of her pay to MEBT. This example shows how the City's contribution added to Sally's MEBT account in one year if the City's matching contribution was 90%:			
Sally's Contribution:	\$30,000.00	City's Contribution:	\$2,295.00
	X 7.65%		X 90%
	\$ 2,295.00		\$2,065.50
Total Contributions to Sally's Account:		\$2,295.00	(Sally)
		+ \$2,065.50	(City)
		\$4,360.50	retirement savings before earnings/losses
Result: With the City of Bellevue's allocation, Sally's contribution of \$2,295.00 grew to \$4,360.50 in one year. If she did not participate, Sally would give up \$2,065.50 in additional contributions from the City, as well as future tax-deferred earnings on her account. Note: City contributions are subject to a 3-year vesting schedule. (See "About Vesting" section.)			

About Vesting

“Vested” is a word for ownership. The portion of your benefit in which you are “vested” is the portion you can take with you when you leave employment with the City. You are always 100% vested in your own employee contributions to MEBT.

Effective January 1, 2018, MEBT has a 3-year vesting schedule that applies to contributions made by the City. After 12 months of participation, you become 33.34% vested in your Employer Account, and your vesting increases at 2.778% per month (33.33% per year) after that. After three years you become 100% vested in your employer contributions. You earn vesting credit only during the months you are actively participating in MEBT.

You will become 100% vested prior to three years of service if, while employed by the City, you die, become disabled or are laid off. (Limited Term Employees do not become 100% vested at lay off.)

You also become 100% vested when you reach your Normal Retirement Date (the earlier of age 65 or the earliest service retirement date under any other retirement benefit program to which the City contributes on your behalf). See chart that follows for PERS, LEOFF, and PSERS current retirement dates for 2018. See Department of Retirement Services website (www.drs.wa.gov) for any changes.

If you separate from the City prior to three years of participation for any other reason, you will forfeit the unvested portion of your City contributions, based on the vesting schedule.

Current Retirement Dates under PERS and LEOFF		
	Earliest Service Retirement (may have reduced benefits)	Normal Retirement
PERS 1	Not available	<ul style="list-style-type: none"> Age 60 with 5 years of service. Age 55 with 25 years of service. Any age with 30 years of service.
PERS 2	Age 55 with 20 years of service	<ul style="list-style-type: none"> Age 65 with 5 years of service.
PERS 3	Age 55 with at least 10 years of service credit.	<ul style="list-style-type: none"> Age 65 with at least 10 years of service. Age 65 with 5 years of service, if at least 12 months were earned after reaching age 44. Age 65 with 5 years of service credit earned under PERS 2 by June 1, 2003 and then transferred to PERS 3.
LEOFF 1	Not available	<ul style="list-style-type: none"> Age 50 with 5 years of service.
LEOFF 2	Age 50 with 20 years of service	<ul style="list-style-type: none"> Age 53 With 5 years of service.
PSERS	Age 53 with 20 years of service.	<ul style="list-style-type: none"> Age 65 with 5 years of service. Age 60 with 10 years of PSERS service.

Illustration: Graduated Vesting for City Contributions

Roberta Owen has participated actively in MEBT for two years and eight months. She is 100% vested in the employee contributions she made to her account: \$11,000.

The City has contributed an additional \$10,000 to her account. According to the 3-year vesting schedule for City contributions, Roberta is 66.67% vested in the City's contributions (33.335% for each full year of participation). Because she has participated an additional eight months, she has earned additional vesting credit of 2.778% for each of those months. Her total vesting credit in City contributions is calculated as follows:

2 years (33.335% per year)	66.670%
plus 8 months x 0.2.778%	<u>22.224%</u>
Total Percentage Vested	88.894%
City Contributions	\$10,000.00
Vested Percentage	<u>X .88894</u>
Vested Account Balance	\$ 8,889.40

If Roberta were to terminate employment today, she would have 100% of her own contributions (\$11,000) and \$8,889.40 from the City's contributions. (The unvested difference of \$1,110.60 would be forfeited.)

Leaving the City before Full Vesting

As in the above example, if you leave City employment before you are 100% vested, the portion of your City contributions that are not vested will be forfeited. Forfeitures are added to the City's contribution to MEBT for allocation to current contributing participants.

MEBT Investments

MEBT Investment Decisions

The MEBT Trust Committee makes investment decisions for the Trust. They are guided by the MEBT Investment Policy Statement and recommendations from the Investment Advisory Committee, composed of one representative from each MEBT-member entity, and advised by a professional investment manager hired by the MEBT Trust Committee.

MEBT Investment Policy Statement

Investments in the fund are made according to the MEBT Statement of Investment Policy (SIP). Assets are diversified based on asset-class targets that are established in the SIP. Investments are periodically “re-balanced” when the value of the investments varies from the established targets.

MEBT is generally invested in domestic equities (stocks), foreign equities (stocks) and fixed-income investments (bonds). Because the Trust is a vehicle for long-term retirement savings, the Trust Committee has established a relatively moderate, balanced investment philosophy.

MEBT Account Value

The value of your MEBT Plan account is based on contributions, any amounts rolled over from prior plans, any distributions or withdrawals and the Trust’s investment results. Your account is tracked in units and a unit value is calculated each day based on the underlying value of the Trust’s investments. Your account will be valued on a daily basis. Your transactions are processed using the unit values in place on the day they were made. It’s important to remember that severe downturns in market or economic conditions could result in losses to your accounts. As with all investments, past performance is not indicative of future results.

You may review the following information about your account online at www.mebt.org:

- Contributions (yours and the City’s).
- Distributions and withdrawals.
- Rollovers.
- Increases or decreases due to investment returns (interest, dividends, capital appreciation and depreciation, realized and unrealized gains or losses).

MEBT Valuation after Leaving Employment

If you leave all or part of your account balance in the main Trust account, your balance may increase or decrease over time, depending on investment results. If you are eligible to transfer your account into MEBT’s Enhanced Cash Fund, your account value will start from the value of your account on the date you transferred it, plus variable earnings less any periodic account administrative fees. Administrative fees may be assessed periodically to help pay for the costs of maintaining the account. The amount is based on annual plan administrative expenses.

Distributions and Withdrawals

You (or your beneficiaries) can take distributions from your vested contributions and earnings after any of the following events: retirement; separation from employment with the City; attaining age 59 ½ (while still employed by the City); disability; or death.

While still working for the City, you may take a hardship withdrawal (restrictions are discussed under the “Tax Consequences Distributions and Withdrawals” section) or a non-hardship withdrawal for any reason from your after-tax accounts or rollover account.

Distribution Options

If your vested account balance is \$1,000 or less:

When you leave employment, you will receive distribution forms from the MEBT Service Center to describe your distribution options. You are required to receive a distribution in the form of a direct rollover or a lump sum payment. Failure to elect a distribution option could result in subsequent forfeiture of your account (see the “Unclaimed Accounts” section) and maintenance fees may be deducted periodically until an election is made. You have 30 days to decide whether to elect a direct rollover of your distribution. You may waive this right if you desire to expedite a payment. The non-vested portion of your employer account will be forfeited. If you are under age 59½ and you take a distribution, you may owe the IRS a 10% tax penalty, in addition to ordinary federal income taxes (see the “Tax Consequences of Taking Money from MEBT” section).

If your vested account balance is more than \$1,000:

When you leave employment, you will receive distribution forms from the MEBT Service Center to describe your distribution options. You have 30 days to decide whether to elect a direct rollover of your distribution, take a distribution, or keep your money in MEBT. You may waive this right if you desire to expedite a payment. The non-vested portion of your employer account will be forfeited. If you are under age 59½ and you take a distribution, you may owe the IRS a 10% penalty, in addition to ordinary income taxes (see the “Avoiding the Early Withdrawal 10% Penalty” section). Maintenance fees will be deducted periodically until an election is made.

If your account balance is greater than \$1,000 and \$5,000 or less you may remain in MEBT and your account balance will be transferred to the Enhanced Cash account. Maintenance fees will be deducted periodically until an election is made.

Benefit Payment Options, by Circumstance¹			
	Leave City with > \$1,000 vested balance	Leave City with ≤ \$1,000 vested balance	Death (Payment to Beneficiary)²
Single Lump-Sum Payment	X	X	X
Direct Rollover (at least \$200)	X	X	X
Partial Distribution	X	n/a	X
Installment Payments	X	n/a	X
Annuity Contract	X	n/a	X
Defer Payment	X	n/a	X ³

¹ Combinations of these benefit-payment options are possible. Read the IRS Special Tax Notice Regarding Plan Payments and consult your tax advisor prior to taking a distribution.

² The rules for beneficiaries are highly complex, and there are certain dates by which decisions must be made to assure appropriate benefits are received.

³ Limited to 5 years for a non-spouse beneficiary.

MEBT Distribution Options, Defined

- **Lump-Sum Payment** – You receive a single payment of the entire distribution amount.
- **Direct Rollover** – MEBT will pay the distribution amount directly to another eligible plan or individual retirement account (IRA) that will accept the rollover. The distribution amount must be at least \$200. If you die, a rollover is now available for a spouse or non-spouse beneficiary. (See the “Rolling over Distributions from a Former Employers’ Retirement Plan section.)
- **Partial Distribution** – You receive a single payment of the amount you choose to have distributed. The rest remains in MEBT until you choose another distribution option.
- **Installment Payments** – MEBT will make periodic payments (monthly, quarterly or annually) from your account balance over a specified period of time. You may choose to take your installments either:
 - Over a fixed number of years.
 - For a specific dollar amount per payment.
 - Over your life expectancy.
 - As a joint and survivor option (over your life and your beneficiary’s life expectancy).
 - You may reduce, accelerate or defer installments on all or a portion of your remaining account balances.
- **Annuity Contract** – You may elect to have MEBT use your account balance to purchase a non-transferable annuity contract from an insurance company. The insurance company takes on the contractual obligation to provide you income in installment distributions, for life or for a fixed period.

- **Payment Deferral** – You may elect to keep your money in MEBT. However, the Internal Revenue Code requires that you take your money from MEBT or start receiving the minimum benefit payment by the earliest of the following dates:
 - April 1, immediately following the calendar year after you reach age 70 ½.
 - If you continue working for the City of Bellevue past age 70 ½, you can leave your money in MEBT until April 1st following the year of your retirement. At that time you must begin receiving at least a minimum benefit payment from MEBT.

For all distribution options, your account balance will be subject to the gains and losses in the Trust unless you elect and are eligible to segregate your account balance in a money market type account (the Enhanced Cash account). (See the “MEBT Valuation After Leaving Employment” section.) You will be charged an administrative fee to help pay for the costs of maintaining your account. The amount is based on annual plan administrative expenses. As a result, the total amount paid to you could be more or less than the value of your account balance when you are first eligible to take a distribution.

If you are a beneficiary:

If you still have an account balance when you die, additional complex restrictions and deadlines apply. For more detail, see also the “For Death” section.

Distribution Options for Rehired Participants

You may stop distributions or continue to receive distributions previously elected but may not alter a prior election after rehire. However, once you are age 59 ½, you may elect any form of distribution available to a terminated participant.

For Disability

The definition of disability under the MEBT Retirement Plan

You must not be able to engage in any substantial gainful activity as a result of a medically determinable physical or mental impairment that has lasted—or can be expected to last—for a continuous period of 12 months or longer, or can be expected to result in death.

If you become disabled

If you become disabled according to the definition above, your account will become 100% vested. If you terminate employment because of disability, you may elect to have your account paid out. Another option is to keep your money in MEBT and receive a Pension Continuation Benefit, if you qualify.

Pension Continuation Benefit

In addition to being eligible for benefits from the Survivor & Disability Plan, you may be eligible to receive monthly Pension Continuation Benefits.

The purpose of the Pension Continuation Benefit is to allow you to continue to accumulate retirement savings in MEBT, while you are not working because of your disability. Under this option, you keep your money in MEBT and each month you will receive an allocation to your account equal to 180% of your Basic Contributions (whether After-Tax, Roth or Pre-Tax deferrals) actually made in the calendar month immediately prior to your disability. Note the only Basic Contributions (whether After-Tax, Roth or Pre-Tax deferrals) that qualify are those that are eligible for employer matching contributions (generally the first 6.2% or 7.65% if hired before April 1, 1986). These contributions are 100% vested.

To qualify for this benefit, you must:

- Have been actively making contributions to MEBT immediately before your disability; and
- Keep your money in MEBT until you are eligible to retire; and
- Meet the definition of disability, as defined earlier.

If you take a distribution before you are eligible to retire, Pension Continuation Benefits cease. However, you may take in-service withdrawals without jeopardizing your Pension Continuation Benefit. (In-service withdrawals include non-hardship from your After-Tax Basic, After-Tax Extra, and Rollover accounts and hardship withdrawals from your Tax-Deferred and After-Tax Basic accounts.)

The Pension Continuation Benefit contribution to your account will continue until the *earlier of*:

- Your 65th birthday.
- Your earliest service retirement date under any other retirement-benefit program (such as, PERS, LEOFF, or PSERS) where you can receive full benefits (i.e., not actuarially reduced).
- The date you receive a retirement distribution.
- The date you are no longer disabled, as previously defined.

For Death

Beneficiary options

If you die while employed by the City of Bellevue, your City contributions will become 100% vested. All of your accounts become payable to the beneficiary(ies) named on your current Beneficiary Designation form. Since every situation is unique, your beneficiary(ies) should contact Human Resources as soon as possible, after your death, to apply for information on all city benefits. Beneficiaries will receive a packet of information to share with their financial or tax advisors before making benefit-payment decisions. Contact the MEBT Service Center for more information.

Decision Deadlines for Beneficiaries

Your spouse or other beneficiary(ies) must make decisions by key dates to be sure to receive the benefits to which they are entitled. Failure to meet these dates and required distribution amounts may result in an excise tax of 50% of the amount that should have been distributed. The rules are complex and are described in a separate memorandum included in the survivor's information packet.

Payment Options for My Surviving Spouse

A primary beneficiary who is your spouse has the following payment options:

- Rollover the entire rollover-eligible balance.
- Rollover a portion and receive the balance in a lump sum.
- Lump-sum distribution (any time before you would have reached age 70 ½).
- Installment payments.
- Partial distribution.
- Defer receipt of payment. Payments must begin by the later of either:
 - The end of the year following the year of your death; or
 - By the time you would have reached age 70 ½.

Any rollover-eligible amount is subject to a mandatory 20% withholding unless it is rolled over.

Payment Options for Other Beneficiaries

Non-spouse beneficiaries have the following payment options:

- Rollover the entire rollover eligible balance to an inherited IRA.
- Rollover a portion to an inherited IRA and receive the balance in a lump sum or other form.
- Lump-sum distribution.
- Installment payments.
- A combination of lump sum with the remainder in installments.

Beneficiaries or their representatives should consult tax advisors to be fully aware of the tax consequences of any payment option selected and when elections must be made. Beneficiaries are responsible for requesting payment within the proper timeframe.

For Withdrawals during Employment: Hardship and Non-hardship

If you have attained age 59 ½, you have the right to withdraw all or part of any of your MEBT accounts (including your employer accounts) while still employed by the City of Bellevue. You may choose to receive the in-service distribution in any of the optional forms of benefit provided for under the plan.

If you have not yet attained age 59 ½ you may, within certain restrictions, withdraw money from your Employee Contribution Accounts while you still are employed. You may not repay any money withdrawn, however, and you are limited in the number of withdrawals permitted. During employment (and before age 59 ½), you cannot make a withdrawal from your City Contributions account or related earnings. MEBT has two types of withdrawals during your employment: non-hardship and hardship. Each type of withdrawal has different rules.

Effective January 1, 2013, an employee is limited to four (4) withdrawals (hardship or non-hardship) in any calendar year. This is a change from the past focus on types of accounts. Now there is a limit of four per calendar year no matter what type of distribution or from what account. Plan accordingly.

Taking a Non-Hardship Withdrawal

You may take a non-hardship withdrawal from your after-tax employee contribution accounts (contributions plus earnings) or from your rollover account (contributions plus earnings) for any reason. You may be charged a fee for each withdrawal you request.

Taking a Hardship Withdrawal

Under certain conditions you may take a hardship withdrawal from your After-tax Basic Account (after-tax contributions, plus earnings), Pre-Tax Salary Reduction Deferral Account (Pre-tax contributions, plus any earnings as of December 31, 1988) and Roth 401(k) Salary Reduction Deferral Contribution Account provided that the distribution is a “qualified distribution” within the meaning of Code Section 402A(d)(2)..

Limitations:

Hardship withdrawals are for situations that constitute an immediate and heavy financial need that you are unable to satisfy from other sources, for the following reasons:

- Uninsured medical expenses for yourself, your spouse, your dependents or your beneficiary.
- Purchase of your principal residence.
- Payment of post-secondary educational expenses for yourself, your spouse, your dependents or your beneficiary.
- Need to prevent eviction from your principal residence or to prevent foreclosure on the mortgage on your principal residence.
- Substantial improvement, alteration or reconstruction of your principal residence or the need to repay a loan for the foregoing (available only from your After-Tax Basic Account).
- Payment for funeral expenses of a parent, your spouse, your child, your dependent or your beneficiary.
- Payment for certain expenses relating to the repair of damage to a principle residence that would qualify for the casualty loss deduction under Code Section 165 on your federal income tax return.

To apply for a hardship withdrawal, you also must submit an affidavit, in writing, that the financial need *cannot be met by any other means*, including any of the following:

- Reimbursement or compensation by insurance.
- Reasonable liquidation of your assets (to the extent such liquidation would not itself cause an immediate financial hardship).
- Suspension of your contributions to MEBT or to the City's 457 deferred compensation program.
- Receipt of other distributions or non-taxable loans (at the time of the loan) from plans maintained by the City of Bellevue or any other employer.
- Acquisition of a loan with a reasonable interest rate from commercial financial institutions.

Note: If you could relieve your need by one of the above means, but the effect would be to increase the amount of your need, you still may make the assertion that your financial need cannot be met by any other means.

Taking a Loan from the Plan

The Plan permits the Plan Committee to adopt a policy under which the Plan may make loans to participants. A copy of the loan policy adopted by the Plan Committee is available upon request from the MEBT Service Center.

Qualified Reservist Distribution

If you are a reservist or National Guardsman who after September 11, 2001 was called to active duty for at least 180 days (or indefinitely), you may take a distribution of your elective deferrals under the Plan while you are on active duty, regardless of your age. The 10% premature distribution penalty tax, normally applicable to Plan distributions made before you reach age 59 ½, will not apply to the distribution. You also may repay the distribution to an IRA, without limiting amounts you otherwise could contribute to the IRA, provided you make the repayment within two years following your completion of active duty.

Tax Consequences Distributions and Withdrawals

Tax Consequences of Taking Money from MEBT

When you take withdrawals or distributions from your MEBT accounts, there are likely to be tax consequences. You are responsible for reporting any withdrawal to the Internal Revenue Service (IRS) as income on your federal income-tax filing. MEBT will provide you and the IRS with a Form 1099-R to report any distributions.

If you are under age 59 ½ when you take the withdrawal, you may owe both ordinary income taxes and an additional 10% tax penalty to the IRS. Under limited circumstances you may qualify for an exemption from the tax penalty, described in the “Special Circumstances” section.

Consult with a qualified tax advisor to determine the proper method of reporting any distributions or withdrawals you receive from MEBT. Internal Revenue Code rules are complex, change periodically, and vary according to individual circumstances.

Here is a brief summary of the taxes you may incur when taking money from MEBT:

- **Loans** – Loans are not taxable if they are repaid in accordance with the Plan’s loan policy while you are working for the City.
- **In-service Withdrawals after Age 59 ½** -- In-service withdrawals may be taken from any of your MEBT accounts after you have attained age 59 ½. Because you already have paid federal income tax on after-tax contributions, you pay taxes only on the associated investment earnings, which were tax-deferred. If the withdrawal is not being rolled over, the distribution is subject to mandatory 20% federal income tax withholding on the pre-tax amounts and any earnings on the after-tax amounts. Withholding is a pre-payment of potential taxes. Depending on your other circumstances, your actual tax liability may be more or less than this amount. Note that a withdrawal which includes any Roth amounts may have income tax consequences unless the withdrawal is a *qualified* distribution. See the paragraph “Distribution of Roth Amounts” on page 23 for additional information regarding Roth distributions.
- **Non-hardship Withdrawals** – Non-hardship withdrawals can be taken only from your After-Tax Basic and After-Tax Extra accounts and rollovers (unless you are 59 ½ or older). Since you already have paid federal income tax on after-tax contributions, you pay taxes only on the associated investment earnings, which were tax-deferred. If the withdrawal is not being rolled over, you will incur a mandatory 20% federal income tax withholding on the earnings. This withholding is a pre-payment of potential taxes. Your actual tax liability may be more or less than this amount. The 10% tax penalty for early withdrawal also may apply if you are younger than 59 ½. (See the “For Withdrawals during Employment: Hardship and Non-hardship” section.)
- **Hardship Withdrawals** – Hardship withdrawals can be taken only from your After-tax Basic Account (after-tax contributions, plus earnings), Pre-Tax Salary Reduction Deferral Account (pre-tax contributions, plus any earnings as of December 31, 1988) and Roth 401(k) Salary Reduction Deferral Contribution Account provided that the distribution is a “qualified distribution” within the meaning of Code Section 402A(d)(2). See the paragraph “Distribution of Roth

Amounts” on page 23 below for additional information regarding Roth distributions. Your Employer Contribution Account is not available for Hardship Withdrawals. You will owe federal income taxes on the pre-tax contributions and on any investment earnings. Withholding is optional. You may elect to have a portion of your withdrawal withheld for income taxes that you will owe and for the 10% tax penalty for early withdrawal you may owe if you are younger than 59 ½. These withdrawals are not eligible for rollover. (See the “For Withdrawals during Employment: Hardship and Non-hardship” section.)

- **Distributions when Leaving Employment** – You will owe federal income taxes on distributions from your Pre-Tax, City Contribution and Rollover accounts, and investment earnings on all your accounts. There is a 20% mandatory withholding of your tax-deferred money for federal income tax if the amount is eligible for rollover. Your actual tax liability for the year could result in a tax rate that is higher or lower than 20%. Withholding does not apply to amounts directly rolled over to an IRA or an eligible plan. When you receive tax-deferred money from MEBT before age 59 ½, you may be required to pay the IRS a 10% tax penalty on the untaxed money.
- **Distribution of Roth Amounts** – The principal amount of your designated Roth 401(k) deferral contributions may be distributed tax-free. In addition, the accumulated earnings on your designated Roth contributions may also be distributed tax-free in a *qualified* distribution. To be a *qualified* distribution, the distribution must occur after one of the following: (1) your attainment of age 59½, (2) your disability, or (3) your death. *In addition*, the distribution must occur after the expiration of a 5-year participation period. The 5-year participation period is the 5-year period beginning with the calendar year in which you first make a Roth 401(k) contribution to our Plan (or to another 401(k) plan or 403(b) plan if such amount was rolled over into our Plan) and ending on the last day of the calendar year that is 5 years later. For example, if you make your first Roth deferral under this Plan on November 30, 2011, your participation period will end on December 31, 2015. It is not necessary that you make a Roth contribution in each of the five years.

If a distribution from your Roth 401(k) deferral account is *not* a qualified distribution, the distributed earnings on the Roth 401(k) deferrals will be taxable to you at the time of distribution (unless you roll over the distribution to a Roth IRA or other 401(k) plan or 403(b) plan that will accept the rollover). In addition, in some cases, there may be a 10% excise tax on the earnings that are distributed.

Avoiding the Early Withdrawal 10% Penalty

If you take a distribution or withdrawal prior to age 59 ½, the Internal Revenue Code generally applies a 10% penalty. However, you may qualify for an exception if the withdrawal meets at least one of the following conditions. The distribution or withdrawal was:

- Paid after you separate from service after you reach age 55¹
- Paid because you retire due to disability as defined by the Code.
- Paid as equal (or almost equal) payments over your life expectancy (or you and your beneficiary’s life expectancy).
- Rolled over in a timely manner to either a qualified individual retirement account (IRA) or another employer’s eligible retirement plan that accepts rollover contributions.
- Used to pay deductible medical expenses.
- Paid to an alternate payee (e.g., a former spouse), under a Qualified Domestic Relations Order.

Illustration: Early Retirement with Installments over Life Expectancy

If you retire or terminate before the calendar year in which you reach age 55, you can avoid the 10% tax penalty by electing to take installments over your life expectancy. Once you have reached age 59 ½ and have received such installments for at least five years, you can change your payment option and continue to avoid the tax penalty. The MEBT Service Center can provide tables that calculate your life expectancy for federal income tax purposes, or the life expectancy of you and your beneficiary.

If you change your payment option before reaching age 59 ½, or, if you change your payment option before receiving proper installments for at least five years, you will owe the 10% penalty (plus interest) on any amounts received before age 59 ½.

If you retire or terminate between ages of 55 and 59 ½, you may take a distribution at any time and avoid the 10% penalty.¹

¹ The IRS Model Tax Notice, IRS Publication 575 and IRS Notice 87-13 indicate that the tax does not apply to payments to you "that are paid after you separate from service with your employer during or after the year you reach age 55."

Summary of Tax Consequences of Withdrawals and Distributions

	In-Service After Age 59 1/2	Non-Hardship In-Service	Hardship In-Service	Distributions Following Separation
Accounts Available	All MEBT Accounts. *	After-Tax Basic or After-Tax Extra contributions plus earnings, and Rollover Accounts.	Pre-tax contributions (Tax-Deferred plus pre-1989 earnings) and After-Tax Basic contributions plus earnings.	All vested account balances plus earnings.
Taxable?	Yes Pre-tax contributions and any earnings on after-tax contributions are taxable.	Yes The after-tax contributions have already been taxed, but the earnings are taxable.	Yes Pre-tax contributions and earnings are taxable. The after-tax contributions have already been taxed, but the earnings are taxable.	Yes Pre-tax contributions and earnings are taxable. The after-tax contributions have already been taxed, but the earnings are taxable.
Subject to Mandatory 20% Federal Tax Withholding ?	Yes On taxable amounts and all tax-deferred earnings.	Yes On taxable amounts (rollover contributions and all tax-deferred earnings).	No May elect optional withholding on pre-tax contributions and on tax-deferred earnings.	Yes On taxable amounts if paid in a lump sum or over a period less than 10 years.
Subject to 10% Penalty Tax Before Age 59½?	Not Applicable.	Yes On rollover contributions and earnings unless you qualify for an exception.	Yes On pre-tax contributions and all tax-deferred earnings unless you qualify for an exception.	Yes If paid directly to you in a lump sum or in installments over a period less than life expectancy, unless you qualify for an exception.

* However, in addition to meeting the conditions of this Section, you may only receive an in-service distribution from your Roth 401(k) deferral account if the distribution would also be considered a *qualified* distribution as described on Page 23 above.

Special IRS rules that apply to distributions where the account has after-tax and pre-tax contributions

The general rule is that all distributions must include a pro rata share of taxable and after-tax amounts. MEBT has divided its accounts into two separate accounts under a special IRS rule. One account consists of all the after-tax amounts plus earnings and the other consists of all other contributions, including pre-tax contributions plus earnings. When you elect to take a distribution, you may designate which account it should come from. This will allow you to recover your after-tax contributions more quickly, if you wish. For example, you could elect a partial distribution from your after-tax account, rollover the earnings or taxable amounts into an individual retirement account (IRA) or other eligible employer plan and keep the after-tax amounts. In this way you would pay no tax on the distribution and recover your after tax amounts first. You can do this with installments, too. This allows you more control over when you receive your after-tax dollars.

Special Circumstances

What Happens During Military Leave

The Uniformed Services Employment and Reemployment Rights Act (USERRA) permits contributing participants called up for military leave to make contributions to MEBT upon their return to work and to receive City contributions. A number of specific timelines must be met for USERRA benefits to apply. There may also be benefits for employees who die or become disabled while on active duty. Employees who receive wage continuation payments while in the military may benefit from law changes effective in 2009. Contact the MEBT Service Center for an information packet.

Vesting between MEBT Entities

One of three situations may apply for vesting between MEBT Entities:

1. Leaving the City of Bellevue and immediately going to work for another MEBT entity.
2. Begin working for Bellevue immediately following employment at another MEBT entity.
3. Rehired by the City of Bellevue.

Leaving the City of Bellevue for Employment at another MEBT Entity

If you leave the City of Bellevue and immediately go to work for another MEBT entity, your months of participation in Bellevue's MEBT may be counted toward your vesting at your new MEBT entity. The non-vested portion of your Bellevue MEBT Employer Account (City contributions) will be forfeited, but you will be 100% vested in the remaining portion.

Depending on the rules of the other MEBT entity's Plan to which you are transferring, you may be given credit for your months of MEBT participation with the City of Bellevue. Most MEBT plans credit participation with other MEBT entities, but some may not. If you do receive credit, you begin vesting in the Employer Contributions at the new MEBT entity based on the months of service for participation in Bellevue's MEBT. Check with the MEBT Service Center for requirements.

Illustration: Transferring to another MEBT Entity with a 5-year Vesting Schedule

Matt Erikson worked and participated in MEBT for two years at the City of Bellevue before accepting a position at a different MEBT entity. During that time, he contributed \$2,200 from his own salary into his MEBT Employee Account. The City allocated another \$2,000 in City Contributions.

The City of Bellevue has a 3-year MEBT vesting schedule, so Matt was 66.67% vested in his City Contributions Account of \$2,000, for \$1,333.40 (66.67% of \$2,000). Matt forfeited \$666.60 of his City Contributions, the remaining unvested portion (33.33% of \$2,000).

When he went to work for a different MEBT Entity, Matt was eligible to transfer 100% of his employee contributions (\$2,200) and 66.67% (\$1,333.40) of his City Contributions.

Matt immediately transferred his MEBT accounts (100% of his employee contributions and the vested portion of his City Contributions) to his new MEBT employer. The \$1,333.40 vested employer contributions that Matt transferred to his new MEBT employer remained 100% vested in his new employer contributions account.

Because his new employer has a 5-year vesting schedule, Matt's two years at the City of Bellevue translated to 40% vesting credit to its plan. (Two years equals 40% of five years.) Contributions Matt received from his new MEBT employer are reduced due to a lower vesting schedule. Future employer contributions Matt will receive from the new employer will begin at 40% vesting.

Begin working for Bellevue Immediately Following Employment at another MEBT Entity

If you begin employment at Bellevue immediately following employment at another MEBT entity, you receive vesting credit for your months of participation in the MEBT Plan of the other entity, if you:

- Enroll in the MEBT Retirement Benefit Plan as soon as you are eligible.
- Make at least the minimum contribution.
- Were participating in the other MEBT entity's Plan immediately prior to coming to Bellevue.
- Roll over or directly transfer your current MEBT account to the City of Bellevue Plan.

Illustration: Transferring to Bellevue from another MEBT Entity

Ashley Carter worked and participated for one year at the City of Redmond before accepting a position at the City of Bellevue. She had contributed \$2,200 to her MEBT Employee Account. The City of Redmond allocated another \$2,000 in City Contributions.

The City of Redmond has a 5-year vesting schedule in its MEBT plan, so Ashley was 20% vested in Redmond's City Contributions Account at the time she left. Ashley forfeited \$1,600, or 80% of her City Contributions Account, but was fully vested in the remaining 20%, or \$400.

Ashley immediately transferred her MEBT accounts (100% of her employee contributions and the vested portion of her City Contributions) to the City of Bellevue MEBT Plan. The \$400 vested City Contributions that Ashley transferred from the City of Redmond MEBT to the City of Bellevue MEBT remained 100% vested in her new City Contributions account.

Because the City of Bellevue has a 3-year vesting schedule, Ashley's one year at the City of Redmond translated to 33.34% vesting credit at the City of Bellevue. Future City Contributions Ashley will receive from the City of Bellevue will begin at 33.34% vesting.

Rehired by the City of Bellevue

As of January 1, 2000, if you are rehired by the City of Bellevue, the vesting schedule for new allocations from City contributions credit your months of prior participation in Bellevue's MEBT. However, any previously forfeited amounts are not returned to you.

Illustration: Rehired by the City of Bellevue

Larry Smith worked and participated for one year at the City of Bellevue. During that time he contributed \$2,200 to his Employee Account. The City allocated another \$2,000 in City Contributions.

Larry was 100% vested in all MEBT contributions he made into his Employee Accounts.

Because Bellevue's MEBT Plan has a 3-year vesting schedule, he was 33.34% vested in his City Contributions Account of \$2,000 at the time he separated. At separation, he forfeited \$1,333.20, or 66.66% of his City Contributions. He was vested in the remaining amount of \$666.80.

Later, Larry Smith was rehired by the City of Bellevue. Because he received credit for one year of prior participation, Larry restarted his MEBT participation at 33.34% vesting for all new City Contributions. The \$1,333.20 previously forfeited is not reinstated into Larry's account.

Nearing Retirement

If you are within three years of your Normal Retirement Date (see the “About Vesting” section) or after, and intend to retire or are no longer working at the City, you may wish to reduce the level of investment risk of your MEBT investment by transferring your money into MEBT’s Enhanced Cash Fund. You may make up to three irrevocable transfer elections to the Enhanced Cash Fund prior to payment of your entire account.

The rate of return in the Enhanced Cash Fund may be less volatile. Over a longer term, its rate of return also may be lower than the rate of return in the main Trust account. However, there is no guarantee that the main Trust account or the Enhanced Cash Fund will have positive returns.

Assigning My MEBT Account to Someone Else

Retirement benefits provided under MEBT are for you and your beneficiaries alone. You cannot assign your MEBT account to someone else in order to settle a debt, nor can you use your MEBT account as collateral to secure a loan, nor may creditors reach these accounts. The only exception is in the case of a Qualified Domestic Relations Order, described below.

Qualified Domestic-Relations Order (QDRO)

An alternate payee for your MEBT accounts must be a spouse, former spouse, child or other dependent that is recognized by a Domestic Relations Order as having the right to receive all, or a portion of, your benefits under MEBT. MEBT specifically permits an “alternate payee” to request an immediate distribution of retirement benefits if stated in the QDRO. This request must comply with federal and state domestic-relations laws. You may use MEBT’s sample order to expedite approval. MEBT Service Center will work with your legal counsel to pre-approve the order and minimize your costs.

Claims Procedures

If My Claim is Denied

The Plan Committee has discretionary authority to interpret Plan provisions and determine benefit eligibility. It must perform its duties legally and prudently, for the exclusive benefit of participants and their beneficiaries. The Committee attempts to make all decisions in good faith and in a uniform and nondiscriminatory manner. If you disagree with the MEBT Committee's determination of the amount of your benefits under MEBT or with respect to any other decision MEBT Committee may make regarding your interest in MEBT, there is an appeal procedure you may follow. In brief, if you are denied benefits in whole or in part, you may submit a formal claim in writing to the MEBT Committee. The MEBT Committee will then provide you:

- A specific, written explanation of why your claim was denied and the pertinent provisions of the MEBT Plan supporting the decision.
- Details about additional information that may be required in order to receive your payment.
- Details about how MEBT's appeal procedures work.

Appeal Procedure

If you want the MEBT Committee to hear your appeal of its decision, you or your authorized representative must make a written request for the denied benefits to the MEBT Committee within 90 days of receiving your denial. Your request must present all of the grounds on which your appeal is based, including all relevant facts. The MEBT Committee will:

- Give you access to review pertinent documents to prepare your request.
- Possibly require you to submit additional materials necessary for the MEBT Committee to make its decision about your appeal.
- Review your case and give you its decision within 60 days—unless special circumstances require additional time.

If your claim is again denied, in whole or in part, you will be told specifically why and the Plan provisions that support the decision.

General Information

Background

In 1970, the federal government gave all governmental organizations a window of time to decide whether to continue participating in Social Security for employee retirement and insurance or to offer an alternative plan. MEBT was designed to provide such a plan to equal or exceed expected Social Security benefits.

Effective September 30, 1972, City of Bellevue employees voted to withdraw from Social Security, and to participate in the Municipal Employees Benefit Trust. Today Edmonds, Federal Way, Kirkland, Mill Creek, Redmond, Woodinville and North East King County Regional Public Safety Communication Agency (NORCOM) also participate in this Trust, with somewhat varying retirement and benefit program elements.

MEBT encompasses two different plans

The City of Bellevue MEBT Plan has two parts:

- **The City of Bellevue Employees' Retirement Benefit Plan** – to help you save for retirement, covered in this Summary Plan Description (SPD); and
- **The City of Bellevue Employees' Survivor & Disability Benefits Plan** – to provide income to your eligible survivors if you should die while covered under the Plan and to provide income in case of a disability that prevents you from working. If you are eligible for the MEBT Plan, you are covered automatically under the City of Bellevue Employees' Survivor & Disability Benefits Plan, even if you don't enroll in the MEBT Retirement Benefits Plan. The details of this plan are included in a different Summary Plan Description produced by the insurance company providing these benefits.

Administrative Charges to My Account

Plan expenses may be deducted from your account balance whether you are actively contributing or not participating in MEBT.

Expenses allocated to all accounts. MEBT can pay its expenses from the Plan's assets. If expenses are paid using Plan assets, the expenses will generally be allocated among the accounts of all MEBT participants. These expenses will be allocated either proportionately based on the value of the account balances or as an equal dollar amount based on the number of participants in MEBT. The method of allocating the expenses depends on the nature of the expense and may be changed by the Committee.

- *Value of the Account* - Investment Management expenses would typically be allocated proportionately based on the value of the account. If MEBT pays \$1,000 in such expenses and total MEBT assets equal \$1,000,000 and your account is \$10,000 your account would be charged \$10 ($\$1,000 \times \$10,000 / \$1,000,000$).
- *Number of Accounts* - Recordkeeping expenses would typically be allocated proportionately to each participant. If MEBT pays \$1,000 in such expenses and there are 100 participants, your account balance would be charged \$10 ($\$1,000 / 100$) of the expense.

Expenses allocated to individual accounts. There are certain other expenses that may be paid just from your account. These are expenses that are specifically incurred by, or attributable to, you. For example, if you take a distribution, you may be charged for the cost of the wire or check. Also, if you are married and get divorced, the Plan may incur additional expenses if a court mandates that a portion of your account be paid to your ex-spouse. These additional expenses may be paid directly from your account (and not the accounts of other participants) because they are directly attributable to you under the Plan. The Plan Committee will inform you when there will be a charge (or charges) directly to your account.

Terminated employee. After you terminate employment, your account may be charged your pro rata share of the Plan's administration expenses, regardless of whether the City of Bellevue pays some of these expenses on behalf of current employees.

The Plan Committee may from time to time change the manner in which expenses are allocated.

Designating or Changing a Beneficiary

You designate a beneficiary (or beneficiaries) by completing the Beneficiary Designation form and indicating to whom you want your account paid when you die. If you do not designate a beneficiary(ies), your account balance may not be paid to the person(s) you want to receive it.

Submit a new Beneficiary Designation form if you have a family change, such as the birth of a child or a divorce, or want to change your beneficiary designation.

If you are married, you must designate your spouse as your primary beneficiary unless your spouse signs the consent section of the Beneficiary Designation form. His/her signature must be notarized. If you divorce or legally separate, a divorce decree or decree of legal separation will revoke a prior designation of your spouse or former spouse. If you marry after you complete a Beneficiary form, your old form becomes invalid. Your new spouse automatically will become the primary beneficiary unless he/she signs the waiver.

Unclaimed Accounts

If we are unable to locate you at your last address of record, your account may be forfeited. If you later make a claim for this account, it will be restored at the same dollar amount as the amount forfeited, unadjusted for any subsequent income, gains and losses. It is very important to update your mailing address even after you have terminated employment.

Plan Committee

The Plan Committee maintains records and interprets and enforces Plan provisions, including eligibility and claims for benefits. The Committee is also responsible for arranging the necessary services to operate the Plan, including legal, accounting, recordkeeping, consulting and investment advice in conjunction with the Trust Committee. The Committee has discretionary authority to interpret Plan provisions and determine benefit eligibility. It must perform its duties legally and prudently, for the exclusive benefit of participants and their beneficiaries.

Employer

City of Bellevue
450 – 110th Ave. NE
Bellevue, WA 98004
EIN: #91-6007020

Trustee

Matrix Trust Company
Retirement and Institutional Services Company
P.O. Box 52129
Phoenix, AZ 85072-2129

More information about MEBT

Read this Summary Plan Description, for the best resource of information visit www.mebt.org or call the MEBT Service Center at (877) 690-5410.

Employment at the City of Bellevue and Potential Social Security Benefits

If you are eligible to receive Social Security as a result of other employment or based on a spouse's employment, a modified formula may apply. Due to the federal government's Windfall Elimination Provision and Government Pension Offset, your future payments may be reduced depending on how many years of substantial earnings you had outside of Bellevue.

There are two ways your Social Security benefits—or the benefit you could receive as a spouse or widow—may be reduced.

Windfall Elimination Provision

The Windfall Elimination Provision results in a modified formula for those who already have earned Social Security benefits through other employers. According to the Social Security Administration, the Windfall Elimination Provision primarily affects people who earned a pension from working for a government agency that does not contribute to Social Security and who also worked at other jobs where they paid Social Security taxes long enough to qualify for retirement or disability benefits (at least 40 quarters, or 10 years). Because the City of Bellevue participates in a pension program (PERS, LEOFF or PSERS) and does not contribute to Social Security, this provision may apply to you, whether or not you participate in MEBT.

For more detail about the Windfall Elimination Provision, read SSA Publication No. 05-10045, available at www.ssa.gov/pubs.

Government Pension Offset

The Government Pension Offset also may reduce your Social Security benefits. Normally, if your spouse has earned Social Security benefits, you could be entitled to half of his or her benefits if you survive him or her and you have little or no pension income of your own.

This Social Security offset provision makes the benefit for surviving spouses comparable to workers at non-governmental employers. Social Security offsets your Spouse's Social Security benefits that you could be entitled to receive by 2/3 of what you are receiving monthly from your retirement plans (PERS/LEOFF/PSERS + MEBT). The computation of your monthly income benefit from MEBT is based on annuitizing your MEBT account balance.

This provision is unlikely to affect the majority of City of Bellevue employees. In fact, most employees with a long work history—no matter *who* they worked for—will receive a pension high enough to disqualify them for this Social Security benefit.

For more detail about the Government Pension Offset, read SSA Publication No. 05-10007, available at www.ssa.gov/pubs.