

# Guidelines for Compensation



### ICMA Guidelines for Compensation

Maintaining public trust and integrity in local government requires both effective governance and management of the organization. The following guidelines are intended to establish a best practice for establishing and negotiating compensation for local government executives and staff and to clarify the roles and responsibilities of the governing body, local government manager, and employee.

#### **The Principles**

Compensation and personnel matters should be guided by the core principles of the ICMA Code of Ethics. ICMA affirms that the standard practice for establishing the compensation of local government managers be fair, reasonable, transparent, and based on comparable public salaries nationally and regionally. ICMA members should act with integrity in all personal and professional matters in order to merit the trust of elected officials, the public and employees. Local government managers have an ethical responsibility to be clear about what is being requested and to avoid excessive compensation.

Elected officials perform a critical governance role providing oversight of the management of the organization. To that end, they must be engaged in establishing the process for determining and compensation for all executives appointed by the governing body.

Compensation should be based on the position requirements, the complexity of the job reflected in the composition of the organization and community, the leadership needed, labor market conditions, cost of living in the community, and the organization's ability to pay.

#### The Process for Negotiating Executive Compensation

To establish fair and reasonable compensation, the governing body should either operate as a committee of the whole or designate an evaluation and compensation subcommittee, to design and implement the methodology for setting the compensation of the local government manager and any other appointees of the governing body.

Compensation benchmarks should be established based on comparable local government and/or public sector agencies.

The governing body should engage experts whether contracted or in house as necessary to provide the information required to establish fair and reasonable compensation levels.

All decisions on compensation and benefits must be made by the entire governing body in a public meeting.

#### **Compensation Guidelines for Local Government Executives**

A starting point for the elected officials and local government manager in any salary negotiation should be to:

1. Determine the requirements of the job and the experience needed to successfully perform the job duties.

- 2. Examine market conditions to learn what comparable public sector executives earn. A best practice would be to gather information using pre-determined comparable benchmark local governments or public sector agencies.
- 3. Understand the services provided by the local government along with the nature of the current issues in the organization and in the community, and then compare these with the individual's expertise and proven ability to resolve those issues.
- 4. Identify the local government's current financial position, its ability to pay, and the existing policies toward compensation relative to market conditions.

#### In addition:

- 5. The individual's credentials, experience and expertise may be used as factors to set salary.
- 6. In areas where cost of living is high and the governing body wants the manager to reside within the community, salary negotiations may take into account additional compensation. In addition, other unique and special circumstances may be taken into consideration, such as difficult recruitment markets and the particularly challenging needs of the public agency.
- 7. During periods prior to the beginning of employment when terms and conditions are being negotiated and finalized, each party should also seek legal advice as needed and appropriate.

#### **Severance**

Severance provisions established in the employment agreement must be both reasonable and affordable so that the cost of the severance is not an impediment to fulfilling the governing body's right to terminate a manager's service, if desired. The ICMA Model Employment agreement recommends a one year severance but recognizes that the length of service with an organization may justify a higher severance.

#### **Compensation changes**

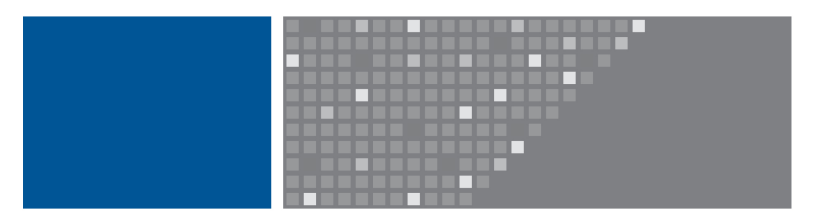
- 1. Benefits and salary increases should be reasonably comparable to those that local government executives receive within the designated benchmark or regional market area and generally consistent with other employees.
- Merit adjustments or bonuses should be contingent upon performance and the overall financial position of the local government to afford additional compensation payments. Provisions regarding consideration of periodic merit adjustments in salary should be predetermined.
- 3. Local government managers must recognize and effectively manage conflicts of interest inherent in compensation changes. Managers should avoid taking steps regarding pension and other benefits where they will be the sole or primary beneficiary of the change. Examples include:
  - Dramatically increasing salary thereby leading to pension spiking.
  - Recommending or implementing single highest year to determine retirement benefits.
- 4. An individual should receive a single salary that recognizes all duties and responsibilities assigned rather than different salaries for different assignments.
- 5. Local government managers should not put their personal compensation interests before the good of the overall organization and that of the citizens.

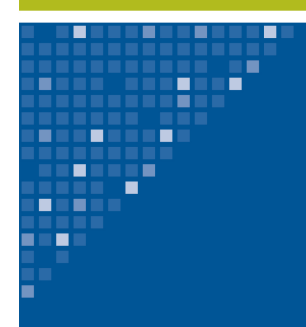
#### **Transparency**

- 1. Local government managers should provide their total compensation package to the governing body when requesting compensation changes so that the governing body has a comprehensive view of the compensation package.
- 2. In the interest of fairness and transparency, there should be full disclosure to the governing body, prior to formal consideration and approval, of the potential cost of any benefit changes negotiated during employment.
- 3. When the terms and conditions of employment are being renegotiated with the employer and at the end when the employment is being terminated, ICMA members have a duty to advise the elected officials to seek legal advice.
- 4. In the interests of transparency, the salary plan and salary ranges for local government positions, including that of the manager, should be publicly accessible on the agency's website.

#### **General Compensation Guidelines for all Employees**

- 1. Each local government should establish benchmark agencies which are determined using set criteria, such as, but not limited to:
  - Close geographic proximity
  - Similarity with regard to the nature of the services provided
  - Similarity in employer size/population size
  - Similarity in the socio-economic makeup of the population
  - Other similar employers in the immediate area
- 2. The local government should develop appropriate compensation levels that are in line with their labor market. Doing so will enable the organization to establish and maintain a reputation as a competitive, fair, and equitable employer as well as a good steward of public funds.
- 3. When considering any salary or benefit changes, the immediate and anticipated long-term financial resources of the organization always should be taken into account.
- 4. Appropriate financial practices should be followed to both disclose and properly fund any related future liability to the local government.





## ICMA

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