AGENDA ITEM

Midpeninsula Regional Open Space District Board Compensation Policy

GENERAL MANAGER’S RECOMMENDATION

Discuss a revised list of compensable meetings for inclusion in Board Policy 6.06--Meeting Compensation, Reimbursement of Authorized Necessary Expenses for Performance of Official Duties, and Adoption of Ethics Training Requirements Pursuant to Government Code Section 53232 et seq. (AB1234).

SUMMARY

In January 2019, the Board of Directors (Board) increased the total number of compensable meetings in a month from five to six pursuant to new legislation (AB 2329). This legislation enables the board of directors of various special districts, including regional park and open-space districts, to increase the number of compensable meetings provided that the board annually adopts written findings that more than five meetings per month are necessary for the effective operation of the agency. In January 2020, the Board made the annual findings that up to six meetings per month are necessary for the effective operation of the District. At that time, certain other options for changes to the Board compensation policy were introduced and the Board referred the matter to the Legislative, Funding, and Public Affairs Committee (LFPAC). To be fully responsive to Board direction, the General Manager requests LFPAC guidance on potential changes to the Board compensation policy to define the types of meetings that are compensable. Based on available funds, the proposed increases are expected to fall within the Board-approved Fiscal Year 2019-20 budget.

DISCUSSION

Compensable meetings

Pursuant to California Government Code section 53232, a local agency such as the District may pay compensation to members of its legislative body for attendance at the following: a meeting of the legislative body, a meeting of an advisory body, and a conference or organized educational activity conducted pursuant to state law, such as ethics training. An agency may also compensate Board members for attendance at occurrences other than those listed above if the governing body has adopted, in a public meeting, a written policy specifying the types of occurrences that constitute the performance of official duties for which payment may be
received. Under state law, in no event will a Board member be compensated for more than six meetings per month.

In November 2017, the Board amended Board Policy 6.06 -- Meeting Compensation, Reimbursement of Authorized Necessary Expenses for Performance of Official Duties, and Adoption of Ethics Training Requirements Pursuant to Government Code Section 53232 et seq. (AB1234) to expand the definition of compensable meetings to include Board field trips to District project locations, trainings required by state law, and celebratory ribbon cuttings for projects on District lands. The Board also determined that briefings with staff on District projects, and Board member attendance at meetings of outside agencies where the Board member is an appointed representative, would be considered compensable. Due to the increase in projects requiring Board committee consideration, including review of Vision Plan/Measure AA projects and policy updates, the number of meetings requiring Board member attendance increased approximately 40% from 2017 to 2018. During 2019, Board members typically attended between five and nine compensable meetings per month, with numerous months of six or more meetings for individual Board members. As the District continues to implement Measure AA projects and becomes increasingly active in the region, Board members attend an increasing variety of meetings in their role as elected officials representing the agency. Specifying these meetings will aid in applying the Board compensation policy.

In order to better reflect the types of activities undertaken by directors in service to its District, East Bay Regional Park District recently considered including the following activities to their list of compensable meetings:

- One-on-one meetings with the General Manager involving operations of the District.
- New Board member orientation meetings with the General Manager and his/her designees.
- Meetings of other governmental entities, associations, or duly recognized committees on which the District is officially represented, including Regional Parks Foundation, Park Advisory Committee, joint agency and liaison committee meetings.
- Attendance at community or public outreach events held by, supported by, or sponsored by the District.
- Attendance at meetings located in the State of California of the following agencies and organizations, and their committees on topics related to parks, open-space, recreation, natural and cultural resources, or other issues that could impact the District: [Alameda County Mayors’ Conference, Alameda County Special Districts Association, California Park and Recreation Society, California Special Districts Association, Contra Costa County Mayors’ Conference, Contra Costa Special Districts Association]
- Attendance at meetings, events, or functions including meetings of civic, business, and non-profit organizations, as well as meetings of local, regional, statewide, or federal public officials, public agencies, or regulatory bodies by the Board President as may be required by his or her role as a Board officer, or by a Board member who may be designated in writing by the Board President to attend such a meeting on his or her behalf, on topics related to parks, open-space, recreation, natural and cultural resources, or other issues that could impact the District
These items are incorporated into a proposed draft revision of Board Policy 6.06 (Attachment 1). The General Manager seeks feedback on these revisions from the Committee and a recommendation to take a revised policy to the full Board for consideration.

FISCAL IMPACT

The adopted FY2019-20 Budget provides up to $42,000 for Board meeting compensation. This amount is contingent upon the number of compensable meetings held per month. If it is later determined that additional funds are required, a budget adjustment may be requested.

PUBLIC NOTICE

Public notice was provided as required by the Brown Act.

CEQA COMPLIANCE

This item is not a project subject to the California Environmental Quality Act.

NEXT STEPS

Board compensation is addressed by the Board annually to allow the Board to make the written findings to allow for six compensable meetings per month as required by law.

The General Manager will bring the revised policy to the Board as directed by the LFPAC committee.

Attachments:

1. Draft revisions to Board Policy 6.06 with tracked changes

Responsible Department Head:
Ana Ruiz, General Manager

Prepared by:
Hilary Stevenson, General Counsel
### Board Policy 6.06

**Chapter 6 – General**

**Meeting Compensation, Reimbursement of Authorized Necessary Expenses for Performance of Official Duties, and Adoption of Ethics Training Requirements Pursuant to Government Code Section 53232 et seq. (AB 1234)**

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**A. COMPENSATION OF BOARD MEMBERS**

1. Meeting per diem. Pursuant to Public Resources Code Sections 5536 and 5536.5, members of the Board shall receive one hundred dollars ($100.00) for each attendance at a Board meeting. This amount shall be the maximum compensation allowable to a board member on any given day. Board members may be compensated for up to six meetings in a calendar month.

2. Meetings of the Board or occurrences for which compensation is allowed shall include:
   a. Meetings of the Board of Directors including, but not limited to, regular, special, and emergency meetings
   b. Committee meetings of the Board for standing and ad hoc committees, when attended as a member of the committee or authorized substitutes appointed by the presiding officer,
   c. Field trips to district project locations,
   d. District public hearings,
   e. Trainings required by State law, and ribbon cuttings for projects on district lands,
   f. One-on-one meetings with the District’s General Manager involving operations of the District.
   g. New Board member orientation meetings with the General Manager and his/her designees.
   h. Meetings of other governmental entities, associations, or duly recognized committees on which the District is officially represented including, but not limited to, park and open space advisory committees, and joint agency and liaison committee meetings.
   i. Attendance at community or public outreach events held by, supported by, or sponsored by the District
   j. Attendance at meetings, events, or functions, including meetings of civic, business, and non-profit organizations as well as meetings of local, regional, statewide, or federal public officials, public agencies, or regulatory bodies by the Board President as may be required by his or her role as a Board officer,
or by a Board member who may be designated in writing by the Board President to attend such a meeting on his or her behalf, on topics related to parks, open-space, recreation, natural and cultural resources, or other issues that could impact the District.

k. Attendance at meetings located in the State of California of the following agencies and organizations and their committees on topics related to parks, open-space, recreation, natural and cultural resources, or other issues that could impact the District.

- California Special Districts Association
- California Park and Recreation Society
- Santa Clara County and San Mateo County Special Districts Association
- Santa Clara Valley Water District Water Commission
- Santa Clara County Board of Supervisors and Commission/Committee/Advisory Council Meetings
- San Mateo County Board of Supervisors and Commission/Committee/Advisory Council Meetings
- Local City and Town Council and Commission/Committee Meetings
- San Mateo County Farm Bureau Meetings

3. Pursuant to Public Resources Code section 5536, the Board may adopt an ordinance to increase the amount of compensation received for attendance at a Board meeting. The increase may not exceed an amount equal to five percent for each calendar year following the operative date of the last adjustment of the compensation which is received when the ordinance is adopted. Adoption of such an ordinance must comply with the procedure set forth in California Water Code section 20200 et seq.

B. TRAVEL AND INCIDENTAL EXPENSES INCURRED WHILE PERFORMING AUTHORIZED DISTRICT BUSINESS

1. Types of Occurrences and Meetings that Qualify for Expense Reimbursement. Board Members are eligible for reimbursement for actual and necessary expenses incurred in the performance of their authorized official duties as provided in Public Resources Code Sections 5536 and 5536.5 and AB 1234 as follows:

   a. Attendance at conferences in accordance with the Board’s “Budget Guidelines for Conference Attendance”, or if the Board, on a case-by-case basis, approves other conference attendance in advance, due to specific business needs of the District.

   b. Board authorized or General Manager requested, attendance at meetings with nonprofit organizations, joint powers agencies, other government agencies such as grant-funding agencies, District legislators or their staff, local, state or federal representatives, and similar meetings, when such attendance is necessary in order to effectively represent the District’s position on a matter of District concern.
2. Government and Group Rates. Airlines, hotels, rental car companies, and other businesses often make special rates available to government agencies or groups. These rates are presumed to be the most economical and reasonable rates for the purposes of this Policy and shall be obtained whenever available.

3. Transportation. Generally, travel to Board-authorized conferences or other authorized travel between points within 150 miles of the District’s Administrative Office by the Board Member’s private vehicle shall be at the current rate established by the Internal Revenue Service. Travel exceeding 150 miles shall be at rates not exceeding the most economical rates of a public carrier. Specific types of transportation expenses shall be reimbursed as follows:
   a. Air Travel. Board Members may be reimbursed for the cost of a roundtrip economy-class ticket, provided the amount of reimbursement does not exceed the least expensive airfare that is consistent with the Board Member’s reasonable scheduling constraints.
   b. Personal Vehicle Travel. Board Members may be reimbursed for expenses incurred in traveling by personal vehicle at the current Internal Revenue Service mileage rate.
   c. Car Rental Reimbursement. Where necessary when attending a conference or other authorized travel, Board Members may be reimbursed for the expense of a rental car, provided the amount of reimbursement does not exceed the most economical and reasonable rates available. When more than one Board Member attends the event, Board Members shall share the rental car where feasible.

Conference and Travel Meals. Board Members may be reimbursed for meal expenses on a per diem basis for meals consumed in conjunction with conference attendance or authorized travel. The per diem rate for breakfast, lunch, and dinner shall be the daily per diem rate established by the Federal Government General Services Administration (GSA) (www.gsa.gov/perdiem) for the region where the conference/training is located. Where the conference/training site or hotel includes meals in the cost of the registration, such meals shall not be included in the per diem allowance unless dietary restrictions require obtaining meals from other sources. A breakdown of allowable rates for breakfast, lunch, and dinner may be found on the GSA web page (www.gsa.gov/mie).

The above limitations do not apply to meals at conferences or authorized travel at which a fixed price meal is served as part of or during the event. In such a case, the actual cost of the meal will be reimbursed.

If a meal is provided by a conference or included in the payment of the registration fee, Board Members may not be reimbursed for meals purchased in lieu of or in addition to the provided meal, unless it is infeasible for the Board Member to attend the meal due to the need to conduct other District business.

1. Conference and Travel Lodging. The District will reimburse lodging expenses when conference or other authorized travel reasonably requires an overnight stay,
provided the amount of the reimbursement does not exceed economical and reasonable rates for lodging that meets the Board Member’s reasonable scheduling and official business needs. For lodging in connection with a conference, such lodging costs shall not exceed the maximum group rate available through the conference or event sponsor, provided that the lodging at the group rate is available to the Board Member at the time of booking. If the conference rate is not available, the Board Member shall use comparable lodging and may be reimbursed at a nightly rate not to exceed the maximum group rate available through the conference.

2. **Incidental Expense Reimbursement.** Board Members may be reimbursed for actual and necessary incidental expenses incurred in connection with authorized conferences or travel. Such expenses may include reasonable and customary gratuities, parking fees, taxi fares, public transportation costs, tolls, telephone calls, internet, postage, facsimile charges, and similar incidental expense.

3. **Conference Registration Fee Reimbursement.** Board Members may be reimbursed for the expense of an authorized conference registration fee as set out in the Board’s “Budget Guidelines for Board Conference Attendance” or as authorized by the Board on a case by case basis.

4. **Other Expenses.** All other actual and necessary expenses incurred in the performance of official duties that are not listed in this Policy shall not be reimbursed unless reimbursement is approved by the Board in advance of incurring the expense.

5. **Prohibited Expense Reimbursements.** Board Members shall not be reimbursed for expenses such as alcoholic beverages; spouse, domestic partner, or family member expenses; entertainment expenses such as movie, theatre, or sporting event fees; nor for fines for vehicle citations or damage to personal vehicles used in the course of District business. Exceptions can be approved by the Board when necessary to comply with the Americans with Disabilities Act or other applicable law, such as the payment for a necessary caregiver or companion to accompany a Board Member due to a qualifying disability.

**C. CELL PHONE REIMBURSEMENT**

The District shall reimburse Board Members for the use of their personal cellular phone to conduct Board business, receive or make calls with constituents and communicate with District management. The reimbursement shall be $32.50 per month. To be eligible for this reimbursement, the Board Member shall need to submit a completed Cell Phone Reimbursement Form to the District Clerk for processing.

Whether or not an employee’s cell phone charges are reimbursed by the District, any records of District business conducted on a personal cell phone or other device (including photos, voicemail, text, and electronic mail) must be made available to the District upon request, including but not limited to when needed to comply with a Public Records Act request.
D. **DOCUMENTATION FOR COMPENSATION AND REIMBURSEMENT**

1. **Documentation Requirements.** The District shall provide Board Members with expense report forms to be filed by the Member for reimbursement of actual and necessary expenses which are authorized to be reimbursed under this Policy. The form shall be used to document the expenses for which reimbursement is sought is proper under this Policy. The District shall also provide a separate form to document compensable meetings.

   a. **Time for Filing Forms.** Board Members must file expense report forms by the end of the calendar month following the calendar month when the expense was incurred in order to receive reimbursement. The expense report forms shall be accompanied by itemized receipts for items documenting each expense. Compensation forms shall also be filed by the end of the following calendar month of the meeting for which compensation is sought. In the event a Board Member is unable to file such forms by the end of the following calendar month due to extenuating circumstances, such as his or her absence from home or illness, the Board Member shall file such forms as soon as feasible. In no event shall such forms be filed later than ninety (90) days from the compensable meeting or incurring of the expense. If a Board Members fails to file a timely reimbursement or compensation form, the Board Members shall be ineligible to receive the requested payment.

   b. **Offset of Amounts Due the District.** If a Board Member has reimbursable expenses or compensation due from the District, and that Member owes any amounts to the District, such amounts due shall be deducted from the reimbursement or compensation otherwise due to the Board Member.

   c. **Public Records.** All documents related to reimbursable expenses are considered public records subject to disclosure under the California Public Records Act.

2. **Report to Board Regarding Compensable Activities.** Board Members shall provide brief reports on meetings attended for which compensation is provided by this Policy at the next regular Board meeting attended by the Board Member. The report may be made orally during Board Informational Reports, or in writing. If provided in writing, the Board Member shall state at the meeting that he or she is submitting to the District Clerk a written report of compensable meetings attended.

E. **ETHICS TRAINING PURSUANT TO AB 1234**

Each Board Member shall receive at least two hours of training in general ethics principles and laws relevant to his or her public service every two years. The District shall annually provide information on training alternatives available to Board Members to meet the requirements of AB 1234. The District shall maintain documentation of the dates that Board Members received this training and the entity that provided the training.