CITY OF COMPTON EXPENSE AND REIMBURSEMENT POLICY
[Revised September 2006]

I. DEFINITION:

The purpose of this policy is to publicly adopt a written policy to define and clarify authorized reimbursable general business expenses in accordance with California Government Section 53232 et seq. (AB 1234, October 7, 2005). This policy includes, but is not limited to, travel, business meals, lodging, conference expenses, professional memberships, and other related expenditures incurred while conducting City business. This policy also establishes procedures for authorization and reimbursement of such expenses.

II. APPLICABILITY:

This policy is applicable to all elected officials of the City of Compton, and all Boards, Committees and Commissions (hereinafter “legislative bodies”) of the City that are subject to the Ralph M. Brown Act (Government Code Section 54590 et seq.).

III. EXCEPTIONS:

In accordance with Government Code Section 53232.2(f), all expenses that do not fall within this adopted expense and reimbursement policy must be approved by the governing body, in a public meeting, before the expense is incurred.

IV. AUTHORITY:

This policy is adopted under the legal requirements of AB 1234, signed by the Governor of the State of California on October 7, 2005, and adopted accordingly by the City Council of the City of Compton on September 12, 2006.

V. DEFINITIONS:

For the purpose of this policy, the following definitions will be used:

“Elected Officials” - those individuals elected by the citizens to office.

“Governing Body” - the City Council of the City of Compton.

“Legislative Body” - the governing body of a local agency; a commission, committee, board, or other body of a local agency created by charter, ordinance, resolution or formal action of a legislative body.

“Local Agency” - a charter city (i.e. the City of Compton).

“Local Agency Official” (hereinafter “Official”) - any member of a local agency legislative body or any elected local agency official who receives any type of
compensation, salary, or stipend or reimbursement for actual and necessary expenses incurred in the performance of official duties.

VI. AUTHORIZATION AND REIMBURSEMENT POLICY FOR TRAVEL AND RELATED EXPENSES:

It is the policy of the City that no official shall sustain personal monetary loss as a result of official duties performed in the service of the City. However, all expenditures and any requests for reimbursement shall “logically relate to” the conduct of City business and shall be “necessary” to accomplish the purposes of such business and shall be “reasonable” in amount.

A. Authorization For Travel and Related Expenses

1. Specific Occurrences/Activities:

City funds, equipment, supplies (including letterhead), titles, and staff time must only be used for authorized City business. Government Code Section 53232.2(b) requires the local agency to specify the types of occurrences that qualify an official of a legislative body to receive reimbursement of expenses relating to travel, meals, lodging, and other actual and necessary expenses. Expenses incurred in connection with the following types of activities generally constitute authorized expenses, as long as the other requirements of this policy are met:

a. Meetings with government and business leaders where a benefit to the City can be defined.

b. Conferences, training and educational trips, including visiting other governments to discuss and observe best practices where a benefit to the City can be defined.

c. Lobbying trips and business-related trips where a benefit to the City can be defined.

d. Participating in regional, state and national organizations whose activities affect the City’s interests.

All other expenditures shall require the approval of the City’s governing body, in a public hearing, before the expense is incurred.

Examples of expenses that the City shall not reimburse include, but are not limited to:

a. The personal portion of any trip.
b. Family expenses, including partner’s expenses when accompanying an official on City-related business, as well as children or pet-related expenses.

c. Laundry and entertainment expenses, including theater, movies (either in-room or at the theater), sporting events (including gym, massage and/or golf related expenses), or other cultural events.

d. Political, religious or charitable contributions or events.

2. Transportation:

The most economical mode and class of transportation reasonably consistent with scheduling needs and cargo space requirements should be used, using the most direct and time-efficient route. **Officials shall use government and/or group rates offered by a provider of transportation when available.** The following transportation modes may be employed for the purpose of traveling on City business:

a. **Domestic Air** - All officials shall utilize coach or tourist class accommodations when traveling within the continental United States by commercial airline. Reservations, where possible, should be made at least fourteen (14) or more days in advance to take advantage of all available discounts. Increased fees related to late booking may be disallowed without a sound business reason. Officials may at their own expense pay to upgrade their airline accommodations.

b. **International Air** - For travel outside of the continental United States, officials may choose to travel business class with sound business justification and benefit to the City.

c. **Alternate Travel Methods** - Officials who use alternative travel methods, such as commercial bus or train for travel to and from designated places on City business outside the City will be reimbursed for the actual expense of the alternative travel method, not to exceed coach or tourist class airfare.

Officials who use their personal vehicle for travel to and from designated places on City business outside the City will be reimbursed for mileage at the rate established by the Internal Revenue Service in Publication 463, or any successor publication. For officials who receive a monthly auto allowance, the reimbursable mileage is calculated by deducting 100 miles from the total round-trip miles traveled. Officials who do not receive a monthly auto allowance or usage of a City-owned vehicle shall be reimbursed for total round-trip miles. A rental car used as the
primary source of transportation to and from the destination is considered a personal vehicle for purposes of reimbursement.

d. **Garage and Parking Expenses** - Expenses for necessary parking and storage of personal or City vehicles may be authorized. Receipts should be provided to obtain reimbursement.

e. **Vehicle Rentals, Taxi, and Transit Fare** - Out of town expenses for such transportation may be authorized where reasonable and necessary to conduct City business. Receipts must be provided to obtain reimbursement. When vehicle rental is chosen over taxi or shuttle service, there should be a business reason or economic benefit to support the rental decision. If rental vehicle is subsequently denied, the related parking fees will also be denied and the official will be reimbursed the round trip shuttle charges.

3. **Lodging:**

Lodging expenses will be reimbursed when travel on official City business “reasonably requires” an overnight stay. Price is an issue in selecting “adequate lodging”. **Officials shall use government and/ or group rates offered by a provider of lodging services when available.** Lodging rates equal to or less than government and/or group rates are presumed reasonable. Itemized receipts for lodging must be provided to obtain reimbursement.

If lodging is in connection with a conference or event, lodging expenses must not exceed the group rate published by the conference sponsor for the meeting in question if such rates are available at the time of booking. If the group rate is not available, the official shall use lodging that offers rates comparable to government and/or group rates.

Lodging expenses are limited to the cost of the room plus related taxes. Advance room deposits may be made directly to the hotel. However, in such instances, the advance deposit must appear on the Travel Reimbursement Request form as such.

Local lodging, defined as within 50 miles from City Hall, will not be reimbursed without prior approval by the City Manager. Specific events that may qualify for approval include being a conference presenter before 9 a.m., or an early morning departure following a meeting/function the night before that ends after 9 p.m.

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1 Lodging expenses shall generally be limited to the days of the conference or event. Lodging expenses for the day before and/or the day after the conference or event may be approved for prepayment or reimbursement if the program for the first day of the conference or event begins by or before 9 a.m. and/or the program for the last day of the conference or event concludes after 4 p.m.
4. **Out of Town Meals:**

Reasonable and customary expenses for meals are authorized for officials as required to conduct official City duties. Officials traveling on City business shall be entitled to reimbursement of expenses incurred for necessary meals not to exceed breakfast, lunch, and dinner in any one day. The maximum that will be reimbursed for meals in one day is **Seventy-Five Dollars ($75.00)**, including gratuity. This sum can be split among meals as desired and should be reduced accordingly for less than full business days. Officials who, during the normal course of performing their duties, must provide meals for representatives of other governmental agencies or other persons doing business with the City in order to most effectively execute their responsibilities are authorized to exceed the meal allowance, but must use prudent judgment and are subject to challenge for excessive amounts. In such cases, the meal must be documented with a description of the purpose of the meal(s), including an explanation of its necessity to the City; and a list of all persons, including other officials who were in attendance, specifying their organizations and/or titles.

*Alcohol expenses will not be reimbursed.*

5. **Telephone/ Fax/ Internet:**

Officials will be reimbursed for actual telephone and fax expenses incurred on City business. Telephone bills should identify which calls were made on City business.

Officials will be reimbursed for Internet access connection and/or usage fees away from home, not to exceed **Fifteen Dollars ($15.00)** per day, if Internet access is necessary for City-related business.

6. **Other/ Miscellaneous:**

Baggage handling fees of up to **$1.00** per bag and gratuities of up to **15 percent (15%)** for hotel and transportation purposes will be reimbursed. Expenses for which City officials receive reimbursement from another agency are not reimbursable.

All items of expense otherwise unclassified shall be considered in this category. Examples of such expenses which may be authorized are duplicating expenses and the cost of publications of value to the City.

**B. Reimbursement For Travel and Related Expenses**

1. **Expense Reports and Submission Deadlines:**

In accordance with Government Code Section 53232.3, reimbursable expenses shall include, but not be limited to, meals, lodging and travel. Officials shall submit expense reports to the City Manager within a reasonable time after
incuring the expense, which is defined as **forty-five (45) days**, and the reports shall be accompanied by the receipts documenting each expense necessary to meet this policy for expenditure of public resources. In the event the City Manager is uncertain as to whether an expense is reimbursable in accordance with this policy, the City Manager may seek the advice of the City Attorney. **Documentation required includes, but is not limited to:**

a. Credit card and/or cash payment receipts.
b. Meal, hotel, transportation and other expense receipts.
c. Conference brochure.
d. Meeting agenda.
e. Trip or meeting purpose.
f. Other attendees at a meal or meeting.

The reason for the expenses should be clearly documented on the Expense Reimbursement Report or in the attached documents.

Convention or meeting registration fees qualify for reimbursement. In cases where early registration is not possible, a receipt or registration form illustrating the fee amount must be provided with the reimbursement request. In all cases, a brochure or registration document must accompany the request.

All expenses are subject to verification that they comply with this policy. The information submitted in the report is a public record.

2. **Reports to City’s Governing Body:**

In accordance with Government Code Section 53232.3(d), each official shall provide a brief report on meetings and events attended at the expense of the local agency at the next regular meeting of the local agency. If multiple officials attend an event, a joint report may be made.\(^2\) The official may give either a written or oral report.\(^3\)

3. **Reimbursement For No Shows and Late Cancellations:**

This section addresses situations where an official fails to attend an event after the official has incurred the expenses and seeks reimbursement from the Local Agency.

If an official is unable to attend a planned trip or event, it is the official’s responsibility to attach a written explanation to the Travel Reimbursement Request form addressing the reason(s) he or she was unable to attend (ex.

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\(^2\) In making a joint report, officials should be mindful of the open meeting laws governing communications among members of a legislative body (i.e. the Brown Act). Officials should not discuss among themselves the content of a joint report in advance of a public meeting; however, one official can be the lead on the report during the public meeting and then ask others if anything was omitted.

\(^3\) The report, whether written or oral, should be agendized in compliance with the Brown Act.
unexpected illness, injury or death in the family, etc.). The City Attorney will
determine whether the reason(s) given for the failure to attend complies with
this policy. If it is determined that the reason(s) given do not comply with this
policy, the reimbursement request may be denied.

C. City Prepayment and Credit Card Use Policy

The City does not issue credit cards to individual local agency officials but does
have Local Agency credit cards for selected City expenses. The City Manager or
his/her designee may authorize prepayment by the City and/or use of the City’s
credit cards for the following types of expenses only: conference or event
registrations, airline, bus or train tickets and lodging expenses for officials.

The provisions of Section VI.A. (Authorization for Travel and Related
Expenses) shall be applicable to the City’s prepayment and credit card use
practices.

1. Refunds to City For No Shows and Late Cancellations:

If the City has prepaid an official’s expenses and the official is unable to attend a
planned trip or event, it is the official’s responsibility to ensure any prepaid
and/or credit card fees are refunded within thirty (30) days of the unattended
event to the City. For any fees not fully refunded, the official shall provide the
City Attorney with a written explanation within thirty (30) days of the unattended
event addressing the reason(s) he or she was unable (ex. unexpected illness, injury or death in the family, etc.) to attend. The City
Attorney will determine whether the reason(s) given for the failure to attend complies with this policy. If it is determined that the reason(s) given do not comply with this policy, the official shall promptly refund the City. Failure of the
official to provide a written explanation addressing the reason(s) he or she was unable to attend the event and/or to refund the City for any prepaid and/or
credit cards fees, may result in the fees being deducted from the officials’
compensation, salary or stipend, in addition to other remedies identified in
Section VIII of this policy.

VII. ETHICS TRAINING

Each official shall receive at least two hours of training in general ethics principles and
ethics laws relevant to his or her public service every two years, with the initial training
occurring before January 1, 2007. The form of such training shall meet the requirements
of California Government Code Section 53234 et seq.

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4 Use of Local Agency credit card(s) by the City Manager is authorized pursuant to Resolution No.
21,759 adopted on October 11, 2005.
VIII. VIOLATION OF THIS POLICY

Use of public resources or falsifying expense reports in violation of this policy may result in any or all of the following: a) loss of reimbursement privileges; b) a demand for restitution to the City; c) the City’s reporting the expenses as income to the official to state and federal tax authorities; d) civil penalties of up to $1,000.00 per day and three times the value of the resources used; and, e) prosecution for misuse of public resources.