

I move to amend MSB 24.30.015, by striking the word “compensation” in the title and in the body of the section and inserting the word “reimbursement” in its place.

24.30.015 [COMPENSATION.] **Reimbursement**

Board members shall be reimbursed for mileage incurred in connection with meetings of the board or meetings attended by direction of the board in the same manner as borough employees are [COMPENSATED] **reimbursed** for mileage expenses, upon presentation of supporting documentation satisfactory to the borough clerk.

The reason for this amendment is to clarify code. Board members are not compensated for anything but are reimbursed for mileage.

I move to amend MSB 24.30.035(A), by striking the last sentence, that reads: “There shall be no fees collected for a hearing on recommended Level 5 classifications.”

(A) A \$100 filing fee shall accompany an appeal to the animal care and regulation board from a determination and related administrative order that an animal is a Level 1, 2, 3, or 4, or from an administrative decision of the chief animal care and regulation officer. [THERE SHALL BE NO FEES COLLECTED FOR A HEARING ON RECOMMENDED LEVEL 5 CLASSIFICATIONS.]

The reason for this amendment is that level 5 classifications of animals is no longer taken up by the Animal Care and Regulation Board as level 5 classifications were moved to the jurisdiction of the Office of Administrative Hearings several years ago.