ADMINISTRATIVE COUNCIL MEETING
Thursday, March 16, 2023
10:00am – 12:00pm
Hybrid meeting

On Site:
Riverside Public Library
3900 Mission Inn Ave. Riverside, CA 92507

Via Zoom:

Join Zoom Meeting
https://us02web.zoom.us/j/85170841478?pwd=RzdBRXdMYU9vcFVQRUIDQW5wSjFNdz09
Meeting ID: 851 7084 1478
Passcode: 423459

Agenda

All items may be considered for action.

1. Call to Order and Roll Call Erin Christmas
2. Public Comment Erin Christmas
   Opportunity for any guest or member of the public to address the committee on any item of Administrative Council business.
3. Consent Calendar Erin Christmas
   All items on the consent calendar may be approved by a single motion. Any Council member may request an item be removed from the consent calendar and placed on the agenda for discussion.
4. Adoption of the Agenda Erin Christmas
5. SCLC Personnel Update Christine Powers
   End of COVID-19 Emergency Order
7. Designation of San Bernardino County Account Funds Christine Powers
8. Budget Status Report FY2022/23 Andy Beck
9. PLSEP Grant Update FY2022/23 Christine Powers
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<th>Agenda Item</th>
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<td>CLSA Planning FY2023/24</td>
<td>Christine Powers</td>
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<td>Membership Dues FY2023/24</td>
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<td>Nominating Committee Officers FY2023/24</td>
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<td>15.</td>
<td>State Library Liaison Report</td>
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<td>18.</td>
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ACTION ITEMS

Meeting: ___________Inland Administrative Council Meeting_____________________
Date: ______________March 16, 2023____________________________________
Library: _______________________________________________________________
Name: _________________________________________________________________
Signature:______________________________    Date: _______________________

Agenda Item:  ___________________   _____ Aye  _____ Motion   _____ Nay  _____ Second   _____ Abstain
Agenda Item:  ___________________   _____ Aye  _____ Motion   _____ Nay  _____ Second   _____ Abstain
Agenda Item:  ___________________   _____ Aye  _____ Motion   _____ Nay  _____ Second   _____ Abstain
Agenda Item:  ___________________   _____ Aye  _____ Motion   _____ Nay  _____ Second   _____ Abstain

Send completed form to: lgraver@socallibraries.org
ADMINISTRATIVE COUNCIL MEETING
Thursday, December 15, 2022
10:00am – 12:00pm

Minutes draft

Attendance
Caines, Kathye – Hemet
Carter, George – Victorville
Christmas, Erin – Riverside Public
Dickinson, Luren – Beaumont
Erjavek, Ed – San Bernardino Public
Espinosa, Aaron – Rancho Mirage
Garcia, Wess – Rancho Cucamonga
Howison, Barbara – Riverside County
Orosco, Melanie – San Bernardino County
Raclis, Melvin – Murrieta
Williams, Kime – Palo Verde Valley

Other
Herdina, Jessica – Riverside Public
Robbins, Julianna – CSL
Shapiro, Caryn – SCLC
Snodgrass, Nerissa – SCLC
Walker, Wayne - SCLC

Absent
Hurtado, Yuri – Upland
Kays, Jeannie – Palm Springs
Lee, Kevin – Banning
Lenning, Abigail – Corona
Masters, Nancy – Inyo County
Pedroza, Edward – Colton
Sunio, Maria – Moreno Valley
Thrasher, Shawn – Ontario

1. Call to Order and Roll Call
   Meeting called to order at 10:04am.

2. Public Comment
   Opportunity for any guest or member of the public to address the committee on any item of Administrative Council business.
   None.
3. Consent Calendar
   Erin Christmas
   All items on the consent calendar may be approved by a single motion. Any Council member may request an item be removed from the consent calendar and placed on the agenda for discussion.
   a. Draft Minutes from the September 15, 2022 Administrative Council meeting.
   b. Draft Minutes from the October 19, 2022 Administrative Council Special meeting.
   c. AB361 Renewal
      MSP (Caines/Erjavek) to accept Consent Calendar with amendments.
      9 yes, 0 no, 2 abstain

4. Adoption of the Agenda
   Erin Christmas
   Chair adopts Agenda as presented, without objection.

5. SCLC Personnel Update
   Wayne Walker
   Executive Director Recruitment - The SCLC Interim Executive Director, Heather Cousin, accepted a permanent Director position at the Torrance Public Library in July. Wayne Walker has been serving as the Interim Executive Director. Recruitment for the SCLC Executive Director closed through the professional recruitment firm Teri Black & Company on September 11th. The SCLC Administrative Council is entering the final stages of the recruitment process for the new Executive Director. It is anticipated the new ED will start in January. Controller Recruitment - After fulfilling a 5.5-year tenure, SCLC Controller, Carol Dinuzzo, accepted an offer from an outside organization in early August. SCLC contracted with Caryn Shapiro, CPA, for an immediate temporary solution to manage the Controller duties while a permanent option is identified. The recruitment for the permanent Controller is occurring with candidates being interviewed. It is anticipated the new permanent Controller will start in January.

   Caryn Shapiro
   CLSA funding for FY2022/2023 was approved at the October 5, 2022 CLSB meeting but not yet disbursed. Membership dues for the fiscal year are 57% collected. The 2022/23 Public Library Staff Education Program (PLSEP) awardees are pending announcement by the State Library. The funds remaining in the San Bernardino County accounts are unrestricted ($119,369.79 + Interest of $239.54) and were transferred into Inland’s operating account. Expenditures include FY2022/23 Bibliotheca renewal ($52,473), Kergyl Books delivery ($8,493), and legal fees ($2,556). Expenditures are on budget. The Unrestricted Cash has been recalculated and the balance on November 30, 2022 is $201,041.65.
7. CLSA FY2022/23 Update
Wayne Walker
The California Library Services Board (CLSB) met on October 5, 2022 and approved Inland’s Plan of Service and Budget. SCLC staff has worked with the CA State Library to complete needed paperwork to claim the funds. The CLSA funds will be distributed to Inland/SCLC system office in a lump sum check by the end of the calendar year ($299,743 in baseline funds + $74,937 in System Administration funds).

8. Pension Liability Update
Erin Christmas
Melanie Orosco, Vice Chair, and representatives from Riverside County have signed the agreement, and on December 9, 2022, SBcera confirmed that Inland has fulfilled its obligation
MSP (Espinosa/Caines) to nullify all previous payment votes, and this pension liability issue is put to rest, and is no longer on the Inland agendas.
11 yes, 0 no, 0 abstain

Wayne Walker
At its May 20, 2021 meeting, the Inland Administrative Council discussed whether Inland should continue with Overdrive Magazines or consider adopting Bibliotheca Newsstand due in part to platform fees that Overdrive will commence assessing to those libraries who no not subscribe to other Overdrive services. It was decided to cancel the Overdrive subscription and subscribe to Bibliotheca’s cloudLibrary Newsstand database in the Fall of 2021. Murrieta inquired about how to provide access to patrons. Beaumont usage has dipped to nearly zero since the switch to Bibliotheca.

10. State Library Liaison Report
Julianna Robbins
Building Forward program, optional statement for interest round two, is due December 16, 2022. Additional information can be found at www.buildingforward.ca.gov. State Parks Pass program opened for second round. Applications for Inspiration grants are due December 30.

11. Administrative Council Chair Report
Erin Christmas
None.

12. Other
Erin Christmas
None.

13. Adjournment
Erin Christmas
MSP (Erjavek/Howison) to adjourn meeting at 10:30am.
11 yes, 0 no, 0 abstain

14. What’s New at Your Library
DATE: March 16, 2023
TO: Administrative Council
FROM: Wayne Walker, Deputy Director – SCLC /Inland

SUBJECT: SCLC Personnel Update

BACKGROUND: Executive Director Recruitment – SCLC was happy to welcome our new Executive Director, Christine Powers, to the organization on January 3, 2023. Christine served in the City Manager’s Office in the City of Glendale for over 14 years. As a Senior Executive Analyst for the City, Christine worked closely with the 14 departments within the City, as well as the Glendale City Council. She liaised with county, state, federal and international government officials, and served as the City’s Legislative Analyst, working alongside their state lobbyists. She oversaw the Glendale Commission on the Status of Women; led the City’s diversity, equity, and inclusion efforts; oversaw Citywide customer service; and was responsible for the creation and coordination of special events.

Controller Recruitment – SCLC was happy to welcome our new Controller Andy Beck to the organization on January 9, 2023. Andy has started his accounting career as an accountant and progressed to auditing where he audited employee benefit plans and other non-profit organizations for approximately nine years. He moved on to audit special district government organizations such as Serra for approximately eight years.

FISCAL IMPACT: None.

RECOMMENDATION: Informational
DATE: March 16, 2023
TO: Administrative Council
FROM: Christine Powers, Executive Director, SCLC/Inland
SUBJECT: Brown Act Teleconferencing Requirements: End of COVID-19 Emergency Order

SUMMARY: On February 28, 2023, Governor Gavin Newsom officially ended the COVID-19 State of Emergency. In the absence of a statewide state of emergency, members of legislative bodies will no longer be able to rely upon Assembly Bill (AB) 361 to waive the traditional Brown Act teleconferencing requirements. However, the Governor also signed AB 2449 into law, which provides another set of rules for utilizing teleconferencing under certain conditions. AB 2449 allows members of legislative bodies to remotely participate in very specific circumstances without posting the address of their remote location and without being required to allow the public to participate from that location. Due to the complexity of AB 2449’s requirements, the traditional Brown Act teleconferencing rules may remain an easier option in most situations.

BACKGROUND: The Brown Act has long allowed teleconferencing by members of legislative bodies (“Members”) subject to the following requirements (the “Traditional Teleconferencing Rules”):

1. Every teleconference location address must be published in the agenda, including room number if applicable;
2. The agenda must be posted at every teleconference location, including a hotel room or residence door;
3. The public must be allowed access to every teleconference location;
4. The agenda must allow the public to address the legislative body at every teleconference location;
5. At least a quorum of the legislative body must participate from a location within the agency’s jurisdiction; and
6. All votes must be by roll call.

During the COVID-19 State of Emergency, the Governor signed AB 361 into law, which allowed for the waiver of the Traditional Teleconferencing Rules when specific circumstances occur, the primary of which is a Governor declared State of Emergency. Some jurisdictions continued to rely upon AB 361 in order to conduct remote meetings throughout the State of Emergency.

However, the termination of the COVID-19 State of Emergency on February 28, 2023, means that the primary requirement for AB361 no longer exists, unless a new state of emergency arises. A new alternative to both the Traditional Teleconferencing Rules and AB361 has been enacted via AB 2449, which became effective on January 1, 2023, and will sunset on January 1, 2026.
AB 2449 has established a complex set of rules and requirements allowing Members with just cause or an emergency circumstance to participate via teleconference without having to comply with AB361 or the Traditional Teleconferencing requirements. Pursuant to AB 2449, the following criteria must be satisfied:

1. At least a quorum of the Members of the legislative body must participate from a singular physical location which must be (a) clearly identified on the agenda, (b) open and accessible to the public, and (c) within the boundaries of the agency’s territorial jurisdiction;

2. The agency must provide at least one of the following methods to allow the public to hear, observe, and participate remotely: (a) two-way audio-visual platform, or (b) two-way telephonic service and alive webcasting of the meeting;

3. The agenda must identify and include an opportunity for the public to participate in the meeting via a call-in option, an internet-based option, and in-person at the in-person location of the meeting; and

4. Public comment cannot be required in advance and must be allowed in real time.

In addition to the above, the Member must qualify under one of the following:

5. The Member must notify the legislative body at the earliest opportunity, including at the start of a regular meeting, of the need to participate remotely for “just cause”, including a general description of the circumstances relating to their need to appear remotely at the given meeting; or

6. The Member requests the legislative body to allow them to participate in the meeting remotely due to “emergency circumstances” and the legislative body takes action to approve the request. The legislative body must request a general description (generally not exceeding 20 words) of the circumstances relating to the need to appear remotely at the given meeting.

“Just cause” is limited to one of the following: (1) a childcare or caregiving need of a child, parent, grandparent, grandchild, sibling, spouse, or domestic partner that requires remote participation; (2) a contagious illness that prevents the Member from attending in person; (3) a need related to a physical or mental disability as defined by law; or (4) travel while on official business of the legislative body or another public agency.

“Emergency circumstance” is defined as a physical or family medical emergency that prevents a Member from attending in person.

In addition to the above requirements, just cause may not be utilized by an individual Member more than twice per calendar year. AB 2449 may not be used by any individual official longer than 3 consecutive months, more than 20% of the regular meetings in a calendar year, or more than 2 meetings if the local body meets fewer than 10 times a year.

A Member utilizing AB 2449 must participate in the meeting using both audio and video and must identify any individual over the age of 18 present in the room with the Member and generally describe the person’s relationship to the Member.
The legislative body may not take any action during any disruption to the broadcast of the meeting or any disruption to the public's ability to publicly comment via call-in or internet-based service provider.

Finally, the legislative body must implement procedures for receiving and quickly resolving requests for accommodation for disabilities under the applicable statutes.

FISCAL IMPACT: N/A

RECOMMENDATION: Informational only

EXHIBITS:

a. Proclamation Terminating the COVID-19 State of Emergency
b. Assembly Bill 2449
A PROCLAMATION
BY THE GOVERNOR OF THE STATE OF CALIFORNIA
TERMINATING STATE OF EMERGENCY

I, GAVIN NEWSOM, Governor of the State of California, having found pursuant to Government Code section 8629 that the conditions of extreme peril to the safety of persons and property declared in the State of Emergency proclamation listed below no longer exist, therefore proclaim that the State of Emergency proclaimed on the following date and in the following jurisdiction no longer exists, effective at 11:59 p.m. on February 28, 2023. Accordingly, any Executive Orders related to the terminated State of Emergency will also no longer be in effect as of 11:59 p.m. on February 28, 2023.

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<tr>
<th>Emergency</th>
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<tr>
<td>COVID-19</td>
<td>March 4, 2020</td>
<td>Statewide</td>
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I FURTHER DIRECT that as soon as hereafter possible, this Proclamation be filed in the Office of the Secretary of State and that widespread publicity and notice be given of this Proclamation.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 28th day of February 2023.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY WEBER, PH.D.
Secretary of State
Assembly Bill No. 2449

CHAPTER 285

An act to amend, repeal, and add Sections 54953 and 54954.2 of the Government Code, relating to local government.

[Approved by Governor September 13, 2022. Filed with Secretary of State September 13, 2022.]

legislative counsel's digest

AB 2449, Blanca Rubio. Open meetings: local agencies: teleconferences. Existing law, the Ralph M. Brown Act, requires, with specified exceptions, that all meetings of a legislative body of a local agency, as those terms are defined, be open and public and that all persons be permitted to attend and participate. The act generally requires posting an agenda at least 72 hours before a regular meeting that contains a brief general description of each item of business to be transacted or discussed at the meeting, and prohibits any action or discussion from being undertaken on any item not appearing on the posted agenda. The act authorizes a legislative body to take action on items of business not appearing on the posted agenda under specified conditions. The act contains specified provisions regarding providing for the ability of the public to observe and provide comment. The act allows for meetings to occur via teleconferencing subject to certain requirements, particularly that the legislative body notice each teleconference location of each member that will be participating in the public meeting, that each teleconference location be accessible to the public, that members of the public be allowed to address the legislative body at each teleconference location, that the legislative body post an agenda at each teleconference location, and that at least a quorum of the legislative body participate from locations within the boundaries of the local agency’s jurisdiction. The act provides an exemption to the jurisdictional requirement for health authorities, as defined.

Existing law, until January 1, 2024, authorizes a local agency to use teleconferencing without complying with those specified teleconferencing requirements in specified circumstances when a declared state of emergency is in effect, or in other situations related to public health.

This bill would revise and recast those teleconferencing provisions and, until January 1, 2026, would authorize a local agency to use teleconferencing without complying with the teleconferencing requirements that each teleconference location be identified in the notice and agenda and that each teleconference location be accessible to the public if at least a quorum of the members of the legislative body participates in person from a singular physical location clearly identified on the agenda that is open to the public and situated within the local agency’s jurisdiction. Under this exception,
the bill would authorize a member to participate remotely under specified circumstances, including participating remotely for just cause or due to emergency circumstances. The emergency circumstances basis for remote participation would be contingent on a request to, and action by, the legislative body, as prescribed. The bill, until January 1, 2026, would authorize a legislative body to consider and take action on a request from a member to participate in a meeting remotely due to emergency circumstances if the request does not allow sufficient time to place the proposed action on the posted agenda for the meeting for which the request is made. The bill would define terms for purposes of these teleconferencing provisions.

This bill would impose prescribed requirements for this exception relating to notice, agendas, the means and manner of access, and procedures for disruptions. The bill would require the legislative body to implement a procedure for receiving and swiftly resolving requests for reasonable accommodation for individuals with disabilities, consistent with federal law.

Existing constitutional provisions require that a statute that limits the right of access to the meetings of public bodies or the writings of public officials and agencies be adopted with findings demonstrating the interest protected by the limitation and the need for protecting that interest.

This bill would make legislative findings to that effect.

The California Constitution requires local agencies, for the purpose of ensuring public access to the meetings of public bodies and the writings of public officials and agencies, to comply with a statutory enactment that amends or enacts laws relating to public records or open meetings and contains findings demonstrating that the enactment furthers the constitutional requirements relating to this purpose.

This bill would make legislative findings to that effect.

The people of the State of California do enact as follows:

SECTION 1. Section 54953 of the Government Code, as amended by Section 3 of Chapter 165 of the Statutes of 2021, is amended to read:

54953. (a) All meetings of the legislative body of a local agency shall be open and public, and all persons shall be permitted to attend any meeting of the legislative body of a local agency, except as otherwise provided in this chapter.

(b) (1) Notwithstanding any other provision of law, the legislative body of a local agency may use teleconferencing for the benefit of the public and the legislative body of a local agency in connection with any meeting or proceeding authorized by law. The teleconferenced meeting or proceeding shall comply with all otherwise applicable requirements of this chapter and all otherwise applicable provisions of law relating to a specific type of meeting or proceeding.
(2) Teleconferencing, as authorized by this section, may be used for all purposes in connection with any meeting within the subject matter jurisdiction of the legislative body. If the legislative body of a local agency elects to use teleconferencing, the legislative body of a local agency shall comply with all of the following:

(A) All votes taken during a teleconferenced meeting shall be by rollcall.

(B) The teleconferenced meetings shall be conducted in a manner that protects the statutory and constitutional rights of the parties or the public appearing before the legislative body of a local agency.

(C) The legislative body shall give notice of the meeting and post agendas as otherwise required by this chapter.

(D) The legislative body shall allow members of the public to access the meeting and the agenda shall provide an opportunity for members of the public to address the legislative body directly pursuant to Section 54954.3.

(3) If the legislative body of a local agency elects to use teleconferencing, it shall post agendas at all teleconference locations. Each teleconference location shall be identified in the notice and agenda of the meeting or proceeding, and each teleconference location shall be accessible to the public. During the teleconference, at least a quorum of the members of the legislative body shall participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction, except as provided in subdivisions (d) and (e).

(c) (1) No legislative body shall take action by secret ballot, whether preliminary or final.

(2) The legislative body of a local agency shall publicly report any action taken and the vote or abstention on that action of each member present for the action.

(3) Prior to taking final action, the legislative body shall orally report a summary of a recommendation for a final action on the salaries, salary schedules, or compensation paid in the form of fringe benefits of a local agency executive, as defined in subdivision (d) of Section 3511.1, during the open meeting in which the final action is to be taken. This paragraph shall not affect the public’s right under the California Public Records Act (Division 10 (commencing with Section 7920.000) of Title 1) to inspect or copy records created or received in the process of developing the recommendation.

(d) (1) Notwithstanding the provisions relating to a quorum in paragraph (3) of subdivision (b), if a health authority conducts a teleconference meeting, members who are outside the jurisdiction of the authority may be counted toward the establishment of a quorum when participating in the teleconference if at least 50 percent of the number of members that would establish a quorum are present within the boundaries of the territory over which the authority exercises jurisdiction, and the health authority provides a teleconference number, and associated access codes, if any, that allows any person to call in to participate in the meeting and the number and access codes are identified in the notice and agenda of the meeting.
(2) Nothing in this subdivision shall be construed as discouraging health authority members from regularly meeting at a common physical site within the jurisdiction of the authority or from using teleconference locations within or near the jurisdiction of the authority. A teleconference meeting for which a quorum is established pursuant to this subdivision shall be subject to all other requirements of this section.

(3) For purposes of this subdivision, a health authority means any entity created pursuant to Sections 14018.7, 14087.31, 14087.35, 14087.36, 14087.38, and 14087.9605 of the Welfare and Institutions Code, any joint powers authority created pursuant to Article 1 (commencing with Section 6500) of Chapter 5 of Division 7 for the purpose of contracting pursuant to Section 14087.3 of the Welfare and Institutions Code, and any advisory committee to a county-sponsored health plan licensed pursuant to Chapter 2.2 (commencing with Section 1340) of Division 2 of the Health and Safety Code if the advisory committee has 12 or more members.

(e) (1) The legislative body of a local agency may use teleconferencing without complying with the requirements of paragraph (3) of subdivision (b) if the legislative body complies with the requirements of paragraph (2) of this subdivision in any of the following circumstances:

(A) The legislative body holds a meeting during a proclaimed state of emergency, and state or local officials have imposed or recommended measures to promote social distancing.

(B) The legislative body holds a meeting during a proclaimed state of emergency for the purpose of determining, by majority vote, whether as a result of the emergency, meeting in person would present imminent risks to the health or safety of attendees.

(C) The legislative body holds a meeting during a proclaimed state of emergency and has determined, by majority vote, pursuant to subparagraph (B), that, as a result of the emergency, meeting in person would present imminent risks to the health or safety of attendees.

(2) A legislative body that holds a meeting pursuant to this subdivision shall do all of the following:

(A) In each instance in which notice of the time of the teleconferenced meeting is otherwise given or the agenda for the meeting is otherwise posted, the legislative body shall also give notice of the means by which members of the public may access the meeting and offer public comment. The agenda shall identify and include an opportunity for all persons to attend via a call-in option or an internet-based service option.

(B) In the event of a disruption that prevents the legislative body from broadcasting the meeting to members of the public using the call-in option or internet-based service option, or in the event of a disruption within the local agency’s control that prevents members of the public from offering public comments using the call-in option or internet-based service option, the legislative body shall take no further action on items appearing on the meeting agenda until public access to the meeting via the call-in option or internet-based service option is restored. Actions taken on agenda items
during a disruption that prevents the legislative body from broadcasting the meeting may be challenged pursuant to Section 54960.1.

(C) The legislative body shall not require public comments to be submitted in advance of the meeting and must provide an opportunity for the public to address the legislative body and offer comment in real time.

(D) Notwithstanding Section 54953.3, an individual desiring to provide public comment through the use of an internet website, or other online platform, not under the control of the local legislative body, that requires registration to log in to a teleconference may be required to register as required by the third-party internet website or online platform to participate.

(E) (i) A legislative body that provides a timed public comment period for each agenda item shall not close the public comment period for the agenda item, or the opportunity to register, pursuant to subparagraph (F), to provide public comment until that timed public comment period has elapsed.

(ii) A legislative body that does not provide a timed public comment period, but takes public comment separately on each agenda item, shall allow a reasonable amount of time per agenda item to allow public members the opportunity to provide public comment, including time for members of the public to register pursuant to subparagraph (F), or otherwise be recognized for the purpose of providing public comment.

(iii) A legislative body that provides a timed general public comment period that does not correspond to a specific agenda item shall not close the public comment period or the opportunity to register, pursuant to subparagraph (F), until the timed general public comment period has elapsed.

(3) If a state of emergency remains active, or state or local officials have imposed or recommended measures to promote social distancing, in order to continue to teleconference without compliance with paragraph (3) of subdivision (b), the legislative body shall, not later than 30 days after teleconferencing for the first time pursuant to subparagraph (A), (B), or (C) of paragraph (1), and every 30 days thereafter, make the following findings by majority vote:

(A) The legislative body has reconsidered the circumstances of the state of emergency.

(B) Any of the following circumstances exist:

(i) The state of emergency continues to directly impact the ability of the members to meet safely in person.

(ii) State or local officials continue to impose or recommend measures to promote social distancing.

(4) This subdivision shall not be construed to require the legislative body to provide a physical location from which the public may attend or comment.

(f) (1) The legislative body of a local agency may use teleconferencing without complying with paragraph (3) of subdivision (b) if, during the teleconference meeting, at least a quorum of the members of the legislative body participates in person from a singular physical location clearly identified on the agenda, which location shall be open to the public and situated within the boundaries of the territory over which the local agency
exercises jurisdiction and the legislative body complies with all of the following:

(A) The legislative body shall provide at least one of the following as a means by which the public may remotely hear and visually observe the meeting, and remotely address the legislative body:
   (i) A two-way audiovisual platform.
   (ii) A two-way telephonic service and a live webcasting of the meeting.

(B) In each instance in which notice of the time of the teleconferenced meeting is otherwise given or the agenda for the meeting is otherwise posted, the legislative body shall also give notice of the means by which members of the public may access the meeting and offer public comment.

(C) The agenda shall identify and include an opportunity for all persons to attend and address the legislative body directly pursuant to Section 54954.3 via a call-in option, via an internet-based service option, and at the in-person location of the meeting.

(D) In the event of a disruption that prevents the legislative body from broadcasting the meeting to members of the public using the call-in option or internet-based service option, or in the event of a disruption within the local agency’s control that prevents members of the public from offering public comments using the call-in option or internet-based service option, the legislative body shall take no further action on items appearing on the meeting agenda until public access to the meeting via the call-in option or internet-based service option is restored. Actions taken on agenda items during a disruption that prevents the legislative body from broadcasting the meeting may be challenged pursuant to Section 54960.1.

(E) The legislative body shall not require public comments to be submitted in advance of the meeting and must provide an opportunity for the public to address the legislative body and offer comment in real time.

(F) Notwithstanding Section 54953.3, an individual desiring to provide public comment through the use of an internet website, or other online platform, not under the control of the local legislative body, that requires registration to log in to a teleconference may be required to register as required by the third-party internet website or online platform to participate.

(2) A member of the legislative body shall only participate in the meeting remotely pursuant to this subdivision, if all of the following requirements are met:

(A) One of the following circumstances applies:
   (i) The member notifies the legislative body at the earliest opportunity possible, including at the start of a regular meeting, of their need to participate remotely for just cause, including a general description of the circumstances relating to their need to appear remotely at the given meeting. The provisions of this clause shall not be used by any member of the legislative body for more than two meetings per calendar year.
   (ii) The member requests the legislative body to allow them to participate in the meeting remotely due to emergency circumstances and the legislative body takes action to approve the request. The legislative body shall request a general description of the circumstances relating to their need to appear
remotely at the given meeting. A general description of an item generally need not exceed 20 words and shall not require the member to disclose any medical diagnosis or disability, or any personal medical information that is already exempt under existing law, such as the Confidentiality of Medical Information Act (Chapter 1 (commencing with Section 56) of Part 2.6 of Division 1 of the Civil Code). For the purposes of this clause, the following requirements apply:

(I) A member shall make a request to participate remotely at a meeting pursuant to this clause as soon as possible. The member shall make a separate request for each meeting in which they seek to participate remotely.

(II) The legislative body may take action on a request to participate remotely at the earliest opportunity. If the request does not allow sufficient time to place proposed action on such a request on the posted agenda for the meeting for which the request is made, the legislative body may take action at the beginning of the meeting in accordance with paragraph (4) of subdivision (b) of Section 54954.2.

(B) The member shall publicly disclose at the meeting before any action is taken, whether any other individuals 18 years of age or older are present in the room at the remote location with the member, and the general nature of the member’s relationship with any such individuals.

(C) The member shall participate through both audio and visual technology.

(3) The provisions of this subdivision shall not serve as a means for any member of a legislative body to participate in meetings of the legislative body solely by teleconference from a remote location for a period of more than three consecutive months or 20 percent of the regular meetings for the local agency within a calendar year, or more than two meetings if the legislative body regularly meets fewer than 10 times per calendar year.

(g) The legislative body shall have and implement a procedure for receiving and swiftly resolving requests for reasonable accommodation for individuals with disabilities, consistent with the federal Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12132), and resolving any doubt in favor of accessibility. In each instance in which notice of the time of the meeting is otherwise given or the agenda for the meeting is otherwise posted, the legislative body shall also give notice of the procedure for receiving and resolving requests for accommodation.

(h) The legislative body shall conduct meetings subject to this chapter consistent with applicable civil rights and nondiscrimination laws.

(i) (1) Nothing in this section shall prohibit a legislative body from providing the public with additional teleconference locations.

(2) Nothing in this section shall prohibit a legislative body from providing members of the public with additional physical locations in which the public may observe and address the legislative body by electronic means.

(j) For the purposes of this section, the following definitions shall apply:

(1) “Emergency circumstances” means a physical or family medical emergency that prevents a member from attending in person.

(2) “Just cause” means any of the following:
(A) A childcare or caregiving need of a child, parent, grandparent, grandchild, sibling, spouse, or domestic partner that requires them to participate remotely. “Child,” “parent,” “grandparent,” “grandchild,” and “sibling” have the same meaning as those terms do in Section 12945.2.

(B) A contagious illness that prevents a member from attending in person.

(C) A need related to a physical or mental disability as defined in Sections 12926 and 12926.1 not otherwise accommodated by subdivision (g).

(D) Travel while on official business of the legislative body or another state or local agency.

(3) “Remote location” means a location from which a member of a legislative body participates in a meeting pursuant to subdivision (f), other than any physical meeting location designated in the notice of the meeting. Remote locations need not be accessible to the public.

(4) “Remote participation” means participation in a meeting by teleconference at a location other than any physical meeting location designated in the notice of the meeting. Watching or listening to a meeting via webcasting or another similar electronic medium that does not permit members to interactively hear, discuss, or deliberate on matters, does not constitute remote participation.

(5) “State of emergency” means a state of emergency proclaimed pursuant to Section 8625 of the California Emergency Services Act (Article 1 (commencing with Section 8550) of Chapter 7 of Division 1 of Title 2).

(6) “Teleconference” means a meeting of a legislative body, the members of which are in different locations, connected by electronic means, through either audio or video, or both.

(7) “Two-way audiovisual platform” means an online platform that provides participants with the ability to participate in a meeting via both an interactive video conference and a two-way telephonic function.

(8) “Two-way telephonic service” means a telephone service that does not require internet access, is not provided as part of a two-way audiovisual platform, and allows participants to dial a telephone number to listen and verbally participate.

(9) “Webcasting” means a streaming video broadcast online or on television, using streaming media technology to distribute a single content source to many simultaneous listeners and viewers.

(k) This section shall remain in effect only until January 1, 2024, and as of that date is repealed.

SEC. 2. Section 54953 of the Government Code, as added by Section 4 of Chapter 165 of the Statutes of 2021, is amended to read:

54953. (a) All meetings of the legislative body of a local agency shall be open and public, and all persons shall be permitted to attend any meeting of the legislative body of a local agency, except as otherwise provided in this chapter.

(b) (1) Notwithstanding any other provision of law, the legislative body of a local agency may use teleconferencing for the benefit of the public and the legislative body of a local agency in connection with any meeting or proceeding authorized by law. The teleconferenced meeting or proceeding
shall comply with all otherwise applicable requirements of this chapter and all otherwise applicable provisions of law relating to a specific type of meeting or proceeding.

(2) Teleconferencing, as authorized by this section, may be used for all purposes in connection with any meeting within the subject matter jurisdiction of the legislative body. If the legislative body of a local agency elects to use teleconferencing, the legislative body of a local agency shall comply with all of the following:

(A) All votes taken during a teleconferenced meeting shall be by rollcall.

(B) The teleconferenced meetings shall be conducted in a manner that protects the statutory and constitutional rights of the parties or the public appearing before the legislative body of a local agency.

(C) The legislative body shall give notice of the meeting and post agendas as otherwise required by this chapter.

(D) The legislative body shall allow members of the public to access the meeting and the agenda shall provide an opportunity for members of the public to address the legislative body directly pursuant to Section 54954.3.

(3) If the legislative body of a local agency elects to use teleconferencing, it shall post agendas at all teleconference locations. Each teleconference location shall be identified in the notice and agenda of the meeting or proceeding, and each teleconference location shall be accessible to the public. During the teleconference, at least a quorum of the members of the legislative body shall participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction, except as provided in subdivision (d).

(c) (1) No legislative body shall take action by secret ballot, whether preliminary or final.

(2) The legislative body of a local agency shall publicly report any action taken and the vote or abstention on that action of each member present for the action.

(3) Prior to taking final action, the legislative body shall orally report a summary of a recommendation for a final action on the salaries, salary schedules, or compensation paid in the form of fringe benefits of a local agency executive, as defined in subdivision (d) of Section 3511.1, during the open meeting in which the final action is to be taken. This paragraph shall not affect the public’s right under the California Public Records Act (Division 10 (commencing with Section 7920.000) of Title 1) to inspect or copy records created or received in the process of developing the recommendation.

(d) (1) Notwithstanding the provisions relating to a quorum in paragraph (3) of subdivision (b), if a health authority conducts a teleconference meeting, members who are outside the jurisdiction of the authority may be counted toward the establishment of a quorum when participating in the teleconference if at least 50 percent of the number of members that would establish a quorum are present within the boundaries of the territory over which the authority exercises jurisdiction, and the health authority provides a teleconference number, and associated access codes, if any, that allows
any person to call in to participate in the meeting and the number and access
codes are identified in the notice and agenda of the meeting.

(2) Nothing in this subdivision shall be construed as discouraging health
authority members from regularly meeting at a common physical site within
the jurisdiction of the authority or from using teleconference locations within
or near the jurisdiction of the authority. A teleconference meeting for which
a quorum is established pursuant to this subdivision shall be subject to all
other requirements of this section.

(3) For purposes of this subdivision, a health authority means any entity
created pursuant to Sections 14018.7, 14087.31, 14087.35, 14087.36,
14087.38, and 14087.9605 of the Welfare and Institutions Code, any joint
powers authority created pursuant to Article 1 (commencing with Section
6500) of Chapter 5 of Division 7 for the purpose of contracting pursuant to
Section 14087.3 of the Welfare and Institutions Code, and any advisory
committee to a county-sponsored health plan licensed pursuant to Chapter
2.2 (commencing with Section 1340) of Division 2 of the Health and Safety
Code if the advisory committee has 12 or more members.

e) (1) The legislative body of a local agency may use teleconferencing
without complying with paragraph (3) of subdivision (b) if, during the
teleconference meeting, at least a quorum of the members of the legislative
body participates in person from a singular physical location clearly
identified on the agenda, which location shall be open to the public and
situated within the boundaries of the territory over which the local agency
exercises jurisdiction and the legislative body complies with all of the
following:

(A) The legislative body shall provide at least one of the following as a
means by which the public may remotely hear and visually observe the
meeting, and remotely address the legislative body:

(i) A two-way audiovisual platform.

(ii) A two-way telephonic service and a live webcasting of the meeting.

(B) In each instance in which notice of the time of the teleconferenced
meeting is otherwise given or the agenda for the meeting is otherwise posted,
the legislative body shall also give notice of the means by which members
of the public may access the meeting and offer public comment.

(C) The agenda shall identify and include an opportunity for all persons
to attend and address the legislative body directly pursuant to Section
54954.3 via a call-in option, via an internet-based service option, and at the
in-person location of the meeting.

(D) In the event of a disruption that prevents the legislative body from
broadcasting the meeting to members of the public using the call-in option
or internet-based service option, or in the event of a disruption within the
local agency’s control that prevents members of the public from offering
public comments using the call-in option or internet-based service option,
the legislative body shall take no further action on items appearing on the
meeting agenda until public access to the meeting via the call-in option or
internet-based service option is restored. Actions taken on agenda items
during a disruption that prevents the legislative body from broadcasting the meeting may be challenged pursuant to Section 54960.1.

(E) The legislative body shall not require public comments to be submitted in advance of the meeting and must provide an opportunity for the public to address the legislative body and offer comment in real time.

(F) Notwithstanding Section 54953.3, an individual desiring to provide public comment through the use of an internet website, or other online platform, not under the control of the local legislative body, that requires registration to log in to a teleconference may be required to register as required by the third-party internet website or online platform to participate.

(2) A member of the legislative body shall only participate in the meeting remotely pursuant to this subdivision, if all of the following requirements are met:

(A) One of the following circumstances applies:

(i) The member notifies the legislative body at the earliest opportunity possible, including at the start of a regular meeting, of their need to participate remotely for just cause, including a general description of the circumstances relating to their need to appear remotely at the given meeting. The provisions of this clause shall not be used by any member of the legislative body for more than two meetings per calendar year.

(ii) The member requests the legislative body to allow them to participate in the meeting remotely due to emergency circumstances and the legislative body takes action to approve the request. The legislative body shall request a general description of the circumstances relating to their need to appear remotely at the given meeting. A general description of an item generally need not exceed 20 words and shall not require the member to disclose any medical diagnosis or disability, or any personal medical information that is already exempt under existing law, such as the Confidentiality of Medical Information Act (Chapter 1 (commencing with Section 56) of Part 2.6 of Division 1 of the Civil Code). For the purposes of this clause, the following requirements apply:

(I) A member shall make a request to participate remotely at a meeting pursuant to this clause as soon as possible. The member shall make a separate request for each meeting in which they seek to participate remotely.

(II) The legislative body may take action on a request to participate remotely at the earliest opportunity. If the request does not allow sufficient time to place proposed action on such a request on the posted agenda for the meeting for which the request is made, the legislative body may take action at the beginning of the meeting in accordance with paragraph (4) of subdivision (b) of Section 54954.2.

(B) The member shall publicly disclose at the meeting before any action is taken whether any other individuals 18 years of age or older are present in the room at the remote location with the member, and the general nature of the member’s relationship with any such individuals.

(C) The member shall participate through both audio and visual technology.
(3) The provisions of this subdivision shall not serve as a means for any member of a legislative body to participate in meetings of the legislative body solely by teleconference from a remote location for a period of more than three consecutive months or 20 percent of the regular meetings for the local agency within a calendar year, or more than two meetings if the legislative body regularly meets fewer than 10 times per calendar year.

(f) The legislative body shall have and implement a procedure for receiving and swiftly resolving requests for reasonable accommodation for individuals with disabilities, consistent with the federal Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12132), and resolving any doubt in favor of accessibility. In each instance in which notice of the time of the meeting is otherwise given or the agenda for the meeting is otherwise posted, the legislative body shall also give notice of the procedure for receiving and resolving requests for accommodation.

(g) The legislative body shall conduct meetings subject to this chapter consistent with applicable civil rights and nondiscrimination laws.

(h) (1) Nothing in this section shall prohibit a legislative body from providing the public with additional teleconference locations.

(2) Nothing in this section shall prohibit a legislative body from providing members of the public with additional physical locations in which the public may observe and address the legislative body by electronic means.

(i) For the purposes of this section, the following definitions shall apply:

1. “Emergency circumstances” means a physical or family medical emergency that prevents a member from attending in person.

2. “Just cause” means any of the following:

   A. A childcare or caregiving need of a child, parent, grandparent, grandchild, sibling, spouse, or domestic partner that requires them to participate remotely. “Child,” “parent,” “grandparent,” “grandchild,” and “sibling” have the same meaning as those terms do in Section 12945.2.

   B. A contagious illness that prevents a member from attending in person.

   C. A need related to a physical or mental disability as defined in Sections 12926 and 12926.1 not otherwise accommodated by subdivision (f).

   D. Travel while on official business of the legislative body or another state or local agency.

3. “Remote location” means a location from which a member of a legislative body participates in a meeting pursuant to subdivision (e), other than any physical meeting location designated in the notice of the meeting. Remote locations need not be accessible to the public.

4. “Remote participation” means participation in a meeting by teleconference at a location other than any physical meeting location designated in the notice of the meeting. Watching or listening to a meeting via webcasting or another similar electronic medium that does not permit members to interactively hear, discuss, or deliberate on matters, does not constitute remote participation.

5. “Teleconference” means a meeting of a legislative body, the members of which are in different locations, connected by electronic means, through either audio or video, or both.
(6) “Two-way audiovisual platform” means an online platform that provides participants with the ability to participate in a meeting via both an interactive video conference and a two-way telephonic function.

(7) “Two-way telephonic service” means a telephone service that does not require internet access, is not provided as part of a two-way audiovisual platform, and allows participants to dial a telephone number to listen and verbally participate.

(8) “Webcasting” means a streaming video broadcast online or on television, using streaming media technology to distribute a single content source to many simultaneous listeners and viewers.

(j) This section shall become operative January 1, 2024, shall remain in effect only until January 1, 2026, and as of that date is repealed.

SEC. 3. Section 54953 is added to the Government Code, to read:

54953. (a) All meetings of the legislative body of a local agency shall be open and public, and all persons shall be permitted to attend any meeting of the legislative body of a local agency, except as otherwise provided in this chapter.

(b) (1) Notwithstanding any other provision of law, the legislative body of a local agency may use teleconferencing for the benefit of the public and the legislative body of a local agency in connection with any meeting or proceeding authorized by law. The teleconferenced meeting or proceeding shall comply with all requirements of this chapter and all otherwise applicable provisions of law relating to a specific type of meeting or proceeding.

(2) Teleconferencing, as authorized by this section, may be used for all purposes in connection with any meeting within the subject matter jurisdiction of the legislative body. All votes taken during a teleconferenced meeting shall be by rollcall.

(3) If the legislative body of a local agency elects to use teleconferencing, it shall post agendas at all teleconference locations and conduct teleconference meetings in a manner that protects the statutory and constitutional rights of the parties or the public appearing before the legislative body of a local agency. Each teleconference location shall be identified in the notice and agenda of the meeting or proceeding, and each teleconference location shall be accessible to the public. During the teleconference, at least a quorum of the members of the legislative body shall participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction, except as provided in subdivision (d). The agenda shall provide an opportunity for members of the public to address the legislative body directly pursuant to Section 54954.3 at each teleconference location.

(4) For the purposes of this section, “teleconference” means a meeting of a legislative body, the members of which are in different locations, connected by electronic means, through either audio or video, or both. Nothing in this section shall prohibit a local agency from providing the public with additional teleconference locations.
(c) (1) No legislative body shall take action by secret ballot, whether preliminary or final.

(2) The legislative body of a local agency shall publicly report any action taken and the vote or abstention on that action of each member present for the action.

(3) Prior to taking final action, the legislative body shall orally report a summary of a recommendation for a final action on the salaries, salary schedules, or compensation paid in the form of fringe benefits of a local agency executive, as defined in subdivision (d) of Section 3511.1, during the open meeting in which the final action is to be taken. This paragraph shall not affect the public’s right under the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of Title 1) to inspect or copy records created or received in the process of developing the recommendation.

(d) (1) Notwithstanding the provisions relating to a quorum in paragraph (3) of subdivision (b), if a health authority conducts a teleconference meeting, members who are outside the jurisdiction of the authority may be counted toward the establishment of a quorum when participating in the teleconference if at least 50 percent of the number of members that would establish a quorum are present within the boundaries of the territory over which the authority exercises jurisdiction, and the health authority provides a teleconference number, and associated access codes, if any, that allows any person to call in to participate in the meeting and the number and access codes are identified in the notice and agenda of the meeting.

(2) Nothing in this subdivision shall be construed as discouraging health authority members from regularly meeting at a common physical site within the jurisdiction of the authority or from using teleconference locations within or near the jurisdiction of the authority. A teleconference meeting for which a quorum is established pursuant to this subdivision shall be subject to all other requirements of this section.

(3) For purposes of this subdivision, a health authority means any entity created pursuant to Sections 14018.7, 14087.31, 14087.35, 14087.36, 14087.38, and 14087.9605 of the Welfare and Institutions Code, any joint powers authority created pursuant to Article 1 (commencing with Section 6500) of Chapter 5 of Division 7 for the purpose of contracting pursuant to Section 14087.3 of the Welfare and Institutions Code, and any advisory committee to a county-sponsored health plan licensed pursuant to Chapter 2.2 (commencing with Section 1340) of Division 2 of the Health and Safety Code if the advisory committee has 12 or more members.

(e) This section shall become operative January 1, 2026.

SEC. 4. Section 54954.2 of the Government Code is amended to read:

54954.2. (a) (1) At least 72 hours before a regular meeting, the legislative body of the local agency, or its designee, shall post an agenda containing a brief general description of each item of business to be transacted or discussed at the meeting, including items to be discussed in closed session. A brief general description of an item generally need not exceed 20 words. The agenda shall specify the time and location of the
regular meeting and shall be posted in a location that is freely accessible to members of the public and on the local agency’s Internet Web site, if the local agency has one. If requested, the agenda shall be made available in appropriate alternative formats to persons with a disability, as required by Section 202 of the Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12132), and the federal rules and regulations adopted in implementation thereof. The agenda shall include information regarding how, to whom, and when a request for disability-related modification or accommodation, including auxiliary aids or services, may be made by a person with a disability who requires a modification or accommodation in order to participate in the public meeting.

(2) For a meeting occurring on and after January 1, 2019, of a legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state that has an Internet Web site, the following provisions shall apply:

(A) An online posting of an agenda shall be posted on the primary Internet Web site homepage of a city, county, city and county, special district, school district, or political subdivision established by the state that is accessible through a prominent, direct link to the current agenda. The direct link to the agenda shall not be in a contextual menu; however, a link in addition to the direct link to the agenda may be accessible through a contextual menu.

(B) An online posting of an agenda including, but not limited to, an agenda posted in an integrated agenda management platform, shall be posted in an open format that meets all of the following requirements:

(i) Retrievable, downloadable, indexable, and electronically searchable by commonly used Internet search applications.

(ii) Platform independent and machine readable.

(iii) Available to the public free of charge and without any restriction that would impede the reuse or redistribution of the agenda.

(C) A legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state that has an Internet Web site and an integrated agenda management platform shall not be required to comply with subparagraph (A) if all of the following are met:

(i) A direct link to the integrated agenda management platform shall be posted on the primary Internet Web site homepage of a city, county, city and county, special district, school district, or political subdivision established by the state. The direct link to the integrated agenda management platform shall not be in a contextual menu. When a person clicks on the direct link to the integrated agenda management platform, the direct link shall take the person directly to an Internet Web site with the agendas of the legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state.

(ii) The integrated agenda management platform may contain the prior agendas of a legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state for all meetings occurring on or after January 1, 2019.
(iii) The current agenda of the legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state shall be the first agenda available at the top of the integrated agenda management platform.

(iv) All agendas posted in the integrated agenda management platform shall comply with the requirements in clauses (i), (ii), and (iii) of subparagraph (B).

(D) For the purposes of this paragraph, both of the following definitions shall apply:

(i) “Integrated agenda management platform” means an Internet Web site of a city, county, city and county, special district, school district, or political subdivision established by the state dedicated to providing the entirety of the agenda information for the legislative body of the city, county, city and county, special district, school district, or political subdivision established by the state to the public.

(ii) “Legislative body” has the same meaning as that term is used in subdivision (a) of Section 54952.

(E) The provisions of this paragraph shall not apply to a political subdivision of a local agency that was established by the legislative body of the city, county, city and county, special district, school district, or political subdivision established by the state.

(3) No action or discussion shall be undertaken on any item not appearing on the posted agenda, except that members of a legislative body or its staff may briefly respond to statements made or questions posed by persons exercising their public testimony rights under Section 54954.3. In addition, on their own initiative or in response to questions posed by the public, a member of a legislative body or its staff may ask a question for clarification, make a brief announcement, or make a brief report on his or her own activities. Furthermore, a member of a legislative body, or the body itself, subject to rules or procedures of the legislative body, may provide a reference to staff or other resources for factual information, request staff to report back to the body at a subsequent meeting concerning any matter, or take action to direct staff to place a matter of business on a future agenda.

(b) Notwithstanding subdivision (a), the legislative body may take action on items of business not appearing on the posted agenda under any of the conditions stated below. Prior to discussing any item pursuant to this subdivision, the legislative body shall publicly identify the item.

(1) Upon a determination by a majority vote of the legislative body that an emergency situation exists, as defined in Section 54956.5.

(2) Upon a determination by a two-thirds vote of the members of the legislative body present at the meeting, or, if less than two-thirds of the members are present, a unanimous vote of those members present, that there is a need to take immediate action and that the need for action came to the attention of the local agency subsequent to the agenda being posted as specified in subdivision (a).

(3) The item was posted pursuant to subdivision (a) for a prior meeting of the legislative body occurring not more than five calendar days prior to
the date action is taken on the item, and at the prior meeting the item was
continued to the meeting at which action is being taken.

(4) To consider action on a request from a member to participate in a
meeting remotely due to emergency circumstances, pursuant to Section
54953, if the request does not allow sufficient time to place the proposed
action on the posted agenda for the meeting for which the request is made.
The legislative body may approve such a request by a majority vote of the
legislative body.

(c) This section is necessary to implement and reasonably within the
scope of paragraph (1) of subdivision (b) of Section 3 of Article I of the
California Constitution.

(d) For purposes of subdivision (a), the requirement that the agenda be
posted on the local agency’s Internet Web site, if the local agency has one,
shall only apply to a legislative body that meets either of the following
standards:

(1) A legislative body as that term is defined by subdivision (a) of Section
54952.

(2) A legislative body as that term is defined by subdivision (b) of Section
54952, if the members of the legislative body are compensated for their
appearance, and if one or more of the members of the legislative body are
also members of a legislative body as that term is defined by subdivision
(a) of Section 54952.

(e) This section shall remain in effect only until January 1, 2026, and as
of that date is repealed.

SEC. 5. Section 54954.2 is added to the Government Code, to read:

54954.2. (a) (1) At least 72 hours before a regular meeting, the
legislative body of the local agency, or its designee, shall post an agenda
containing a brief general description of each item of business to be
transacted or discussed at the meeting, including items to be discussed in
closed session. A brief general description of an item generally need not
exceed 20 words. The agenda shall specify the time and location of the
regular meeting and shall be posted in a location that is freely accessible to
members of the public and on the local agency’s Internet Web site, if the
local agency has one. If requested, the agenda shall be made available in
appropriate alternative formats to persons with a disability, as required by
Section 202 of the Americans with Disabilities Act of 1990 (42 U.S.C. Sec.
12132), and the federal rules and regulations adopted in implementation
thereof. The agenda shall include information regarding how, to whom, and
when a request for disability-related modification or accommodation,
including auxiliary aids or services, may be made by a person with a
disability who requires a modification or accommodation in order to
participate in the public meeting.

(2) For a meeting occurring on and after January 1, 2019, of a legislative
body of a city, county, city and county, special district, school district, or
political subdivision established by the state that has an Internet Web site,
the following provisions shall apply:
(A) An online posting of an agenda shall be posted on the primary Internet Web site homepage of a city, county, city and county, special district, school district, or political subdivision established by the state that is accessible through a prominent, direct link to the current agenda. The direct link to the agenda shall not be in a contextual menu; however, a link in addition to the direct link to the agenda may be accessible through a contextual menu.

(B) An online posting of an agenda including, but not limited to, an agenda posted in an integrated agenda management platform, shall be posted in an open format that meets all of the following requirements:

(i) Retrievable, downloadable, indexable, and electronically searchable by commonly used Internet search applications.

(ii) Platform independent and machine readable.

(iii) Available to the public free of charge and without any restriction that would impede the reuse or redistribution of the agenda.

(C) A legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state that has an Internet Web site and an integrated agenda management platform shall not be required to comply with subparagraph (A) if all of the following are met:

(i) A direct link to the integrated agenda management platform shall be posted on the primary Internet Web site homepage of a city, county, city and county, special district, school district, or political subdivision established by the state. The direct link to the integrated agenda management platform shall not be in a contextual menu. When a person clicks on the direct link to the integrated agenda management platform, the direct link shall take the person directly to an Internet Web site with the agendas of the legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state.

(ii) The integrated agenda management platform may contain the prior agendas of a legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state for all meetings occurring on or after January 1, 2019.

(iii) The current agenda of the legislative body of a city, county, city and county, special district, school district, or political subdivision established by the state shall be the first agenda available at the top of the integrated agenda management platform.

(iv) All agendas posted in the integrated agenda management platform shall comply with the requirements in clauses (i), (ii), and (iii) of subparagraph (B).

(D) For the purposes of this paragraph, both of the following definitions shall apply:

(i) “Integrated agenda management platform” means an Internet Web site of a city, county, city and county, special district, school district, or political subdivision established by the state dedicated to providing the entirety of the agenda information for the legislative body of the city, county, city and county, special district, school district, or political subdivision established by the state to the public.
(ii) “Legislative body” has the same meaning as that term is used in subdivision (a) of Section 54952.

(E) The provisions of this paragraph shall not apply to a political subdivision of a local agency that was established by the legislative body of the city, county, city and county, special district, school district, or political subdivision established by the state.

(3) No action or discussion shall be undertaken on any item not appearing on the posted agenda, except that members of a legislative body or its staff may briefly respond to statements made or questions posed by persons exercising their public testimony rights under Section 54954.3. In addition, on their own initiative or in response to questions posed by the public, a member of a legislative body or its staff may ask a question for clarification, make a brief announcement, or make a brief report on his or her own activities. Furthermore, a member of a legislative body, or the body itself, subject to rules or procedures of the legislative body, may provide a reference to staff or other resources for factual information, request staff to report back to the body at a subsequent meeting concerning any matter, or take action to direct staff to place a matter of business on a future agenda.

(b) Notwithstanding subdivision (a), the legislative body may take action on items of business not appearing on the posted agenda under any of the conditions stated below. Prior to discussing any item pursuant to this subdivision, the legislative body shall publicly identify the item.

(1) Upon a determination by a majority vote of the legislative body that an emergency situation exists, as defined in Section 54956.5.

(2) Upon a determination by a two-thirds vote of the members of the legislative body present at the meeting, or, if less than two-thirds of the members are present, a unanimous vote of those members present, that there is a need to take immediate action and that the need for action came to the attention of the local agency subsequent to the agenda being posted as specified in subdivision (a).

(3) The item was posted pursuant to subdivision (a) for a prior meeting of the legislative body occurring not more than five calendar days prior to the date action is taken on the item, and at the prior meeting the item was continued to the meeting at which action is being taken.

(c) This section is necessary to implement and reasonably within the scope of paragraph (1) of subdivision (b) of Section 3 of Article I of the California Constitution.

(d) For purposes of subdivision (a), the requirement that the agenda be posted on the local agency’s Internet Web site, if the local agency has one, shall only apply to a legislative body that meets either of the following standards:

(1) A legislative body as that term is defined by subdivision (a) of Section 54952.

(2) A legislative body as that term is defined by subdivision (b) of Section 54952, if the members of the legislative body are compensated for their appearance, and if one or more of the members of the legislative body are
also members of a legislative body as that term is defined by subdivision (a) of Section 54952.

(e) This section shall become operative January 1, 2026.

SEC. 6. The Legislature finds and declares that Sections 1 and 2 of this act, which amend Section 54953 of the Government Code, impose a limitation on the public’s right of access to the meetings of public bodies or the writings of public officials and agencies within the meaning of Section 3 of Article I of the California Constitution. Pursuant to that constitutional provision, the Legislature makes the following findings to demonstrate the interest protected by this limitation and the need for protecting that interest:

By removing the requirement for agendas to be placed at the location of each public official participating in a public meeting remotely, including from the member’s private home or hospital room, this act protects the personal, private information of public officials and their families while preserving the public’s right to access information concerning the conduct of the people’s business.

SEC. 7. The Legislature finds and declares that Sections 1 and 2 of this act, which amend Section 54953 of the Government Code, further, within the meaning of paragraph (7) of subdivision (b) of Section 3 of Article I of the California Constitution, the purposes of that constitutional section as it relates to the right of public access to the meetings of local public bodies or the writings of local public officials and local agencies. Pursuant to paragraph (7) of subdivision (b) of Section 3 of Article I of the California Constitution, the Legislature makes the following findings:

This act is necessary to ensure minimum standards for public participation and notice requirements allowing for greater public participation in teleconference meetings.
DATE: March 16, 2023  
TO: Inland Administrative Council  
FROM: Christine Powers, Executive Director, SCLC/Inland  
SUBJECT: Designation of San Bernardino County Account Funds

BACKGROUND: The Inland Library System had a fund balance of $119,609.33 in a San Bernardino County account that was active before the Southern California Library Cooperative became the fiscal and administrative agent for Inland. The funds were transferred into Inland’s operating account shortly after the close of the 2021-22 fiscal year. After a careful assessment in 2022, it was determined that these funds are unrestricted.

During conversations to address Inland’s pension liability issue, the option to apply these funds toward that deficit was discussed. Ultimately, however, the pension liability issue was addressed utilizing individual local library funds instead. With the pension liability issue now resolved, a discussion is needed to identify how to allocate these funds in the system budget.

FISCAL IMPACT: To be determined.

RECOMMENDATION: Staff requests that the Administrative Council provide direction on how to allocate these funds. Options include placing the funds in Inland Library System’s reserves, or earmark them to pay for system expenses, products, and/or services.
DATE: March 16, 2023
TO: Inland Administrative Council
FROM: Andy Beck, Controller - SCLC/Inland
SUBJECT: Budget Status Report FY2022/23

BACKGROUND: A complete Budget Status Report for Fiscal Year 2022/23 is attached for your review. The bank account is reconciled through February 2023, and the Budget Status Report reflects transactions through that date.

REVENUE: CLSA funding for FY2022/2023 was received in December 2022. Membership dues for the fiscal year are 60 percent collected. The Public Library Staff Education Program (PLSEP) has been approved but not yet received.

EXPENSES: Expenditures include payments of $52,473 for E-Resources and $17,330 for delivery services.


RECOMMENDATION: Informational.
Inland Library System  
Budget Status Report - FY2022/23  
February 28, 2023

### REVENUES/EXPENSES

<table>
<thead>
<tr>
<th></th>
<th>FY 22/23 Budget</th>
<th>Prior Year</th>
<th>Actuals</th>
<th>Balance</th>
<th>%</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>REVENUE</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CLSA Communications &amp; Delivery</td>
<td>$ 299,743</td>
<td>$ 304,272</td>
<td>$ 299,743</td>
<td>$</td>
<td>100% Received on December 2022</td>
<td></td>
</tr>
<tr>
<td>CLSA System Administration</td>
<td>74,937</td>
<td>76,069</td>
<td>74,937</td>
<td>74,937</td>
<td>100% Received on December 2022</td>
<td></td>
</tr>
<tr>
<td>Grant Project Revenue</td>
<td>-</td>
<td>40,572</td>
<td>-</td>
<td>-</td>
<td>0% PLSEP grant approved; run through SCLC</td>
<td></td>
</tr>
<tr>
<td>Grant Indirect</td>
<td>-</td>
<td>4,057</td>
<td>-</td>
<td>-</td>
<td>0% PLSEP grant approved; run through SCLC</td>
<td></td>
</tr>
<tr>
<td>Membership Dues</td>
<td>50,283</td>
<td>50,170</td>
<td>30,277</td>
<td>20,006</td>
<td>60% 60% Received</td>
<td></td>
</tr>
<tr>
<td>Inland System Administration</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>0% Local matching funds</td>
<td></td>
</tr>
<tr>
<td>Interest Income</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>240</td>
<td>0% Interest on cash balance</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL REVENUE</strong></td>
<td>$ 424,963</td>
<td>$ 475,140</td>
<td>$ 405,197</td>
<td>$ 19,766</td>
<td>95%</td>
<td></td>
</tr>
</tbody>
</table>

|                        |                |            |         |         |    |                                      |
| **EXPENDITURES**       |                |            |         |         |    |                                       |
| Operating Expenses     |                |            |         |         |    |                                         |
| System Administration CLSA Funds | $ 74,937 | $ 76,069 | $ 89,173 | (14,236) | 119% FY 21/22 paid in FY 22/23 |
| System Administration Inland Funds | - | - | - | - | 0% TBD |
| E-Resources            | 52,473 | 265,653  | 52,473 | 52,473 | 100% Bibliotheca-Paid 7/26/22 |
| Remaining CLSA Funds   | 215,189 | -       | 213,182 | 2,007  | 99% FY 21/22 paid in FY 22/23 |
| Delivery               | 26,500 | 24,000  | 19,780 | 6,720  | 75% Kergyl Books |
| Telecommunications     | 500 | 10,000  | -     | 500    | 0% Zoom, Website |
| Audit Fees             | 5,081  | 4,619   | -     | 5,081  | 0% FY 20/21 & FY 21/22 audit in progress |
| Other                  | -    | -       | 2,557 | (2,557) | 0% Legal Fees for Pension Issue. |
| Operating Expenses Total | 374,680 | 380,341 | 377,165 | (2,485) | 101% |

|                        |                |            |         |         |    |                                    |
| Grant Expenses         |                |            |         |         |    |                                      |
| PLSEP                  | -    | 44,629   | 8,532 | (8,532) | 0% FY 21/22 paid in FY 22/23 |
| Grant Expenses Total   | -    | 44,629   | 8,532 | (8,532) | 0% |
| **TOTAL EXPENDITURES** | $ 374,680 | $ 424,970 | $ 385,697 | $ (11,017) | 103% |

| Surplus (Deficit)      | $ 50,283 | $ 50,170 | $ 19,500 |

### INLAND ACCOUNT BALANCES

<table>
<thead>
<tr>
<th></th>
<th>Beginning of Fiscal Year</th>
<th>Transfer out/Expenses</th>
<th>Transfer in/Cash Receipts</th>
<th>February 28, 2023</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank of America</td>
<td>$ 763,170</td>
<td>$ (385,697)</td>
<td>$ 524,567</td>
<td>$ 902,040</td>
</tr>
<tr>
<td>SB County Accounts</td>
<td>119,370</td>
<td>(119,370)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$ 882,540</td>
<td>(505,067)</td>
<td>524,567</td>
<td>$ 902,040</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Unrestricted</th>
<th>Restricted</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$ 124,332</td>
<td>$ 777,708</td>
<td>$ 902,040</td>
</tr>
</tbody>
</table>
DATE: March 16, 2023
TO: Administrative Council
FROM: Wayne Walker, Deputy Director – SCLC/Inland
SUBJECT: PLSEP Grant Update FY2022/23

BACKGROUND: Each year the CA State Library offers the Public Library Staff Education Program (PLSEP) Grant to cooperative systems. The grant offers tuition reimbursement to library staff currently enrolled in classes working towards a library degree. The application period to manage the FY22/23 PLSEP grants ran through December. The Federal grant awards system SAM.gov no longer recognizes the DUNS number assigned to each system and now requires each system to register for a Unique Entity Identification (UEI) number, even if an entity is registering to be a sub awardee through the CA State Library. Only SCLC met the minimum documentation requirements to be validated as an entity with SAM.gov in order to be assigned a UEI. The other 4 systems SCLC manages do not currently have the proper documentation available to verify a physical business address to be validated and assigned a UEI.

SCLC staff worked with the State Library to join all 5 systems applications under SCLC to be managed by SCLC as one larger grant. The CA State Library is looking to make the PLSEP grant program one comprehensive statewide grant combining all systems to be managed by one single fiscal and administrative agent starting in FY23/24, versus the grant historically being assigned system by system.

The following is the list of PLSEP applicants from Inland who were awarded a funding allocation to request tuition reimbursement. The students have been notified of their award status. Students who applied and were not awarded were placed in a wait list in the event the below students due not request their full awarded allocation for reimbursement. All students have been notified and the project has commenced through SCLC.
<table>
<thead>
<tr>
<th>Funding Amount</th>
<th>Name</th>
<th>Library</th>
</tr>
</thead>
<tbody>
<tr>
<td>$7,500</td>
<td>Samantha Parker</td>
<td>CORONA PUBLIC LIBRARY</td>
</tr>
<tr>
<td>$7,120</td>
<td>Kimberly Morales</td>
<td>INLAND LIBRARY SYSTEM</td>
</tr>
<tr>
<td>$2,844</td>
<td>JoLene Vert</td>
<td>MURRIETA PUBLIC LIBRARY</td>
</tr>
<tr>
<td>$7,110</td>
<td>Sandra Solache</td>
<td>MURRIETA PUBLIC LIBRARY</td>
</tr>
<tr>
<td>$7,110</td>
<td>Raamses Castillo</td>
<td>RANCHO CUCAMONGA PUBLIC LIBRARY</td>
</tr>
<tr>
<td>$7,500</td>
<td>Michelle Magana</td>
<td>RIVERSIDE COUNTY LIBRARY SYSTEM</td>
</tr>
<tr>
<td>$7,500</td>
<td>Yen Bach Thai</td>
<td>RIVERSIDE PUBLIC LIBRARY</td>
</tr>
</tbody>
</table>
| $7,110        | Frederick Malcomb III | SAN BERNARDINO COUNTY LIBRARY |}

FISCAL IMPACT: None – Revenues for previous PLSEP projects were 100% passthrough only. (Grant funds went to students or SCLC staff for managing the project per the terms of the annual SCLC – Serra agreement for fiscal and administrative services.)

RECOMMENDATION: Informational
DATE: March 16, 2023
TO: Administrative Council
FROM: Christine Powers, Executive Director, SCLC/Inland
SUBJECT: California Library Services Act Planning FY2023/24

BACKGROUND: Each year, the Inland Library System receives California Library Services Act (CLSA) funds from the state to promote resource sharing within the system. In order to receive this funding, Inland submits an annual Plan of Service in June that is reviewed and subject to approval by the California Library Services Board. The Plan outlines how the system intends to expend these state funds and how those expenditures will benefit the communities served by the various libraries represented in the Inland Library System.

The proposed CLSA system allocations for fiscal year (FY) 2023/24 are still unknown and will not be available until later this spring. For this current fiscal year, Serra Cooperative Library System has allocated funds for the following:

1. eResources (87%)
   a. Cloudlibrary
   b. Overdrive
   c. Hoopla
   d. Truflix
   e. Palace Project

2. Contract Services (11%)
   a. Courier delivery
   b. Audit services

3. Telecommunications (2%)
   a. Zoom license
   b. Website hosting
   c. Internet service

For the proposed CLSA system allocations for FY23/24, the determination will need to be made if the system wishes to proceed with the same distribution of funds. If the Administrative Council chooses to consider spending its funds differently, some discussion, coordination, and time will be required to obtain final consensus during the May meeting. This will allow for the submission of the CLSA Plan of Service for 23/24 by the usual June deadline.

FISCAL IMPACT: To be determined.

RECOMMENDATION: Informational
DATE:          March 16, 2023  
TO:            Inland Administrative Council  
FROM:          Andy Beck, Controller - Inland/SCLC  
SUBJECT:       Membership Dues FY2023/24

BACKGROUND: Membership dues are calculated using the California State Library’s certified population statistics. Please let us know if there is an issue with any of the population numbers on the attached membership dues sheet.

There is an opportunity to save on Califa dues by enrolling through the System. All member libraries would have to subscribe to Califa through the System to obtain the discount. The discount is 10% off the regular rate.

FISCAL IMPACT: Libraries will be invoiced in July 2023.

RECOMMENDATION:
1. Approve membership dues.
2. Enroll in Califa through the System to obtain the 10% discount.

Attachment
### INLAND LIBRARY SYSTEM - MEMBERSHIP DUES FY2023/24

<table>
<thead>
<tr>
<th>LIBRARY</th>
<th>FY 22/23 Dues</th>
<th>CY22 Population</th>
<th>FY23/24 Dues</th>
</tr>
</thead>
<tbody>
<tr>
<td>BANNING LIBRARY DISTRICT - BLD</td>
<td>$ 384</td>
<td>33,697</td>
<td>$ 371</td>
</tr>
<tr>
<td>BEAUMONT LIBRARY DISTRICT - BTLD</td>
<td>$ 667</td>
<td>62,904</td>
<td>$ 692</td>
</tr>
<tr>
<td>COLTON PUBLIC LIBRARY - CPL</td>
<td>$ 596</td>
<td>53,617</td>
<td>$ 590</td>
</tr>
<tr>
<td>CORONA PUBLIC LIBRARY - CRPL</td>
<td>$ 1,864</td>
<td>156,778</td>
<td>$ 1,725</td>
</tr>
<tr>
<td>HEMET PUBLIC LIBRARY - HPL</td>
<td>$ 930</td>
<td>89,646</td>
<td>$ 986</td>
</tr>
<tr>
<td>INYO COUNTY FREE LIBRARY - ICFL</td>
<td>$ 204</td>
<td>18,978</td>
<td>$ 209</td>
</tr>
<tr>
<td>MORENO VALLEY PUBLIC LIBRARY - MVPL</td>
<td>$ 2,304</td>
<td>209,407</td>
<td>$ 2,303</td>
</tr>
<tr>
<td>MURRIETA PUBLIC LIBRARY - MPL</td>
<td>$ 1,267</td>
<td>111,183</td>
<td>$ 1,223</td>
</tr>
<tr>
<td>ONTARIO CITY LIBRARY - OCL</td>
<td>$ 2,002</td>
<td>179,516</td>
<td>$ 1,975</td>
</tr>
<tr>
<td>PALM SPRINGS PUBLIC LIBRARY - PSPL</td>
<td>$ 525</td>
<td>44,397</td>
<td>$ 488</td>
</tr>
<tr>
<td>PALO VERDE VALLEY LIBRARY DISTRICT - PVLD</td>
<td>$ 146</td>
<td>13,088</td>
<td>$ 144</td>
</tr>
<tr>
<td>RANCHO CUCAMONGA PUBLIC LIBRARY - RCPL</td>
<td>$ 1,926</td>
<td>174,476</td>
<td>$ 1,919</td>
</tr>
<tr>
<td>RANCHO MIRAGE PUBLIC LIBRARY - RMPL</td>
<td>$ 207</td>
<td>16,804</td>
<td>$ 185</td>
</tr>
<tr>
<td>RIVERSIDE COUNTY LIBRARY SYSTEM - RCLS</td>
<td>$ 15,039</td>
<td>1,372,743</td>
<td>$ 15,100</td>
</tr>
<tr>
<td>RIVERSIDE PUBLIC LIBRARY - RPL</td>
<td>$ 3,567</td>
<td>317,847</td>
<td>$ 3,496</td>
</tr>
<tr>
<td>SAN BERNARDINO COUNTY LIBRARY - SBCL</td>
<td>$ 14,012</td>
<td>1,270,931</td>
<td>$ 13,980</td>
</tr>
<tr>
<td>SAN BERNARDINO PUBLIC LIBRARY - SBPL</td>
<td>$ 2,379</td>
<td>220,840</td>
<td>$ 2,429</td>
</tr>
<tr>
<td>UPLAND PUBLIC LIBRARY - UPL</td>
<td>$ 864</td>
<td>79,139</td>
<td>$ 871</td>
</tr>
<tr>
<td>VICTORVILLE CITY LIBRARY - VCL</td>
<td>$ 1,399</td>
<td>136,561</td>
<td>$ 1,502</td>
</tr>
<tr>
<td>TOTALS</td>
<td>$ 50,283</td>
<td>4,562,552</td>
<td>$ 50,188</td>
</tr>
</tbody>
</table>

*Calculation Formula: Population multiplied by 0.01*
<table>
<thead>
<tr>
<th>Location</th>
<th>FTE</th>
<th>Califa Membership Fee</th>
<th>With group discount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Banning Library District</td>
<td>6</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td>Beaumont Library District</td>
<td>12</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td>Colton Public Library</td>
<td>1.5</td>
<td>$100.00</td>
<td>$90.00</td>
</tr>
<tr>
<td>Corona Public Library*</td>
<td>19</td>
<td>$400.00</td>
<td>$160.00</td>
</tr>
<tr>
<td>Hemet Public Library</td>
<td>8</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td>Inland System</td>
<td>7.33</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td>Moreno Valley Public Library</td>
<td>25.1</td>
<td>$400.00</td>
<td>$360.00</td>
</tr>
<tr>
<td>Murrieta Public Library</td>
<td>19</td>
<td>$400.00</td>
<td>$360.00</td>
</tr>
<tr>
<td>Ontario City Library</td>
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<td>$400.00</td>
<td>$360.00</td>
</tr>
<tr>
<td>Palm Springs Public Library</td>
<td>14</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td>Palo Verde Valley District Library</td>
<td>5</td>
<td>$200.00</td>
<td>$180.00</td>
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<td>Rancho Cucamonga Public Library</td>
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</tr>
<tr>
<td>Rancho Mirage Public Library</td>
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<td>$400.00</td>
<td>$360.00</td>
</tr>
<tr>
<td>Riverside County Library System</td>
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<td>$500.00</td>
<td>$450.00</td>
</tr>
<tr>
<td>Riverside Public Library</td>
<td>60</td>
<td>$400.00</td>
<td>$360.00</td>
</tr>
<tr>
<td>San Bernardino County Library</td>
<td>103</td>
<td>$500.00</td>
<td>$450.00</td>
</tr>
<tr>
<td>San Bernardino Public Library</td>
<td>22</td>
<td>$400.00</td>
<td>$360.00</td>
</tr>
<tr>
<td>Upland Public Library</td>
<td>9</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td>Victorville City Library</td>
<td>10</td>
<td>$300.00</td>
<td>$270.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>$6,750.00</td>
<td>$5,740.00</td>
</tr>
</tbody>
</table>

* Member subscription is from 1/1/23-12/31/23. If Inland were to join for FY23/24, $200 is already paid towards the discounted rate of $360. Future years discounted rate would return to $360.
DATE: March 16, 2023
TO: Administrative Council
FROM: Erin Christmas, Administrative Council Chair
SUBJECT: Nominating Committee Officers FY2023/24

BACKGROUND: At the March 2021 meeting, the Administrative Council approved the creation of an At-Large position on the Executive Committee. This At-Large Position is a two-year term, and a Councilmember appointed to this position may serve no more than two consecutive terms. Currently, Councilmember Shawn Thrasher (Ontario) serves as the At-Large appointee on the Executive Committee and is completing the second year of his term, set to expire at the end of this fiscal year (FY).

At this time, the Nominating Committee should be established to nominate candidates for the At-Large member of the Executive Committee. Per Inland Library System’s Bylaws, the Nominating Committee consists of three members: the current Chair, the Past Chair, and a current non-Executive Committee member.

After the Nominating Committee has been established, the Committee will solicit names of members who are interested in serving as the At-Large Executive Committee member. Interested candidates may request that the Nominating Committee add their name to the ballot any time prior to the voting notification being sent. After identifying all candidates, the Nominating Committee shall share the nominee names with the Council at least 30 days prior to a vote, and conduct a confidential vote through email in sufficient time to present the results at the May meeting.

The member elected to serve as the At-Large member of the Executive Committee will serve a two-year term from FY23/24 through FY24/25. The Executive Committee for FY23/24 will consist of the following members:

- Erin Christmas, Chair;
- Melanie Orosco, Vice-Chair;
- Kathye Caines, Vice-Chair In-Waiting;
- Aaron Espinosa, Past Chair; and
- Newly-elected Member-at-Large.

FISCAL IMPACT: None.

RECOMMENDATION: Select a current non-Executive Committee member to serve on the Nominating Committee alongside Chair Erin Christmas and Past Chair Aaron Espinosa.
DATE: March 16, 2023
TO: Administrative Council
FROM: Nerissa Snodgrass, Project Manager – SCLC/Inland
SUBJECT: Signature Authority

BACKGROUND: Inland uses Bank of America for its checking, system business, and the acceptance and distribution of grant and system funds. With changes in SCLC and Inland Board leadership signature authority needs to be updated.

FISCAL IMPACT: None.

RECOMMENDATION: Authorize SCLC to update the Bank of America signature authority as follows: Add Executive Director, Christine Powers, as an authorized signer on accounts.
DATE: March 16, 2023
TO: Administrative Council
FROM: Lori Graver, Administrative Assistant – SCLC/Inland
SUBJECT: Conflict of Interest/Form 700

BACKGROUND: The California Fair Political Practices Commission (FPPC) requires public employees who make or influence governmental decisions to submit a Statement of Economic Interest, also known as the Form 700 – on an annual basis or upon assuming or departing office. Inland Councilmembers send SCLC their completed forms representing economic interests in the 2022 calendar year no later than April 1, 2023 to comply with the FPPC deadline.

New this year is acceptance of certified electronic signatures.

Email notifications were sent to Councilmembers in January 2023.

After completing the form(s), email to lgraver@socallibraries.org, or send with original, wet signature to:

Lori Graver
c/o Inland Library System
254 N. Lake Ave. #874
Pasadena, CA 91101

In 2020, Inland’s Conflict of Interest Code was submitted to the FPPC for review. After several inquiries by staff, the FPPC has indicated that the Code can be distributed in order to conduct the required 45-day public notice and comment period. A draft of that notification is included with this report, which will be emailed to all members. The 45-day public notice period will commence the day that email is distributed.

FISCAL IMPACT: None.

RECOMMENDATION: Councilmembers are asked to email completed forms to lgraver@socallibraries.org, or send their original completed Form 700 with wet signature to:

Lori Graver
c/o Inland Library System
254 N. Lake Ave. #874
Pasadena, CA 91101
NOTICE OF INTENTION TO ADOPT THE CONFLICT OF INTEREST CODE
OF THE INLAND LIBRARY SYSTEM

NOTICE IS HEREBY GIVEN that the INLAND LIBRARY SYSTEM, pursuant to the
authority vested in it by section 87306 of the Government Code proposes to adopt a conflict of interest
code. A comment period has been established commencing on (first day of 45-day period) and closing
on (last day of 45-day period). All inquiries should be directed to the contact listed below.

The INLAND LIBRARY SYSTEM proposed conflict of interest code includes employee
positions that involve the making or participation in the making of decisions that may foreseeably have
a material effect on any financial interest, as set forth in subdivision (a) of section 87302 of the
Government Code. The code adoption carries out the purposes of the law and no other alternative
would do so and be less burdensome to affected persons.

Information on the code adoption is attached to this email.

Any interested person may submit written comments relating to the proposed code by
submitting them no later than (insert last day of 45-day period), or at the conclusion of the public
hearing, if requested, whichever comes later. At this time, no public hearing is scheduled. A person
may request a hearing no later than (insert the date that is 15 days before close of the written
comment period).

The INLAND LIBRARY SYSTEM has determined that the proposed code adoption:
1. Impose no mandate on local agencies or school districts.
2. Impose no costs or savings on any state agency.
3. Impose no costs on any local agency or school district that are required to be
   reimbursed under Part 7 (commencing with Section 17500) of Division 4 of Title 2 of
   the Government Code.
4. Will not result in any nondiscretionary costs or savings to local agencies.
5. Will not result in any costs or savings in federal funding to the state.
6. Will not have any potential cost impact on private persons, businesses or small
   businesses.

All inquiries concerning this proposed code adoption and any communication required by this
notice should be directed to:

Christine Powers, Executive Director
Telephone: (626) 283-5949
Email: cpowers@socallibraries.org
2022-2023
Statement of Economic Interests

Form 700
A Public Document

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Helpful Resources
• Video Tutorials
• Reference Pamphlet
• Excel Version
• FAQs
• Gift and Travel Fact Sheet for State and Local Officials

California Fair Political Practices Commission
1102 Q Street, Suite 3000 • Sacramento, CA 95811
Email Advice: advice@fppc.ca.gov
Toll-free advice line: 1 (866) ASK-FPPC • 1 (866) 275-3772
Telephone: (916) 322-5660 • Website: www.fppc.ca.gov

December 2022
WHEN IS THE ANNUAL STATEMENT DUE?

- March 1 – Elected State Officers, Judges and Court Commissioners, State Board and Commission members listed in Government Code Section 87200
- April 1 – Most other filers

WHERE DO I FILE?

Most people file the Form 700 with their agency. If you're not sure where to file your Form 700, contact your filing officer or the person who asked you to complete it.

ITEMS TO NOTE!

- The Form 700 is a public document.
- Only filers serving in active military duty may receive an extension on the filing deadline.
- You must also report interests held by your spouse or registered domestic partner.
- Your agency's conflict of interest code will help you to complete the Form 700. You are encouraged to get your conflict of interest code from the person who asked you to complete the Form 700.

NOTHING TO REPORT?

Mark the “No reportable interests” box on Part 4 of the Cover Page, and submit only the signed Cover Page. Please review each schedule carefully!

<table>
<thead>
<tr>
<th>Schedule</th>
<th>Common Reportable Interests</th>
<th>Common Non-Reportable Interests</th>
</tr>
</thead>
<tbody>
<tr>
<td>A-1: Investments</td>
<td>Stocks, including those held in an IRA or 401K. Each stock must be listed.</td>
<td>Insurance policies, government bonds, diversified mutual funds, funds similar to diversified mutual funds.</td>
</tr>
<tr>
<td>A-2: Business Entities/Trusts</td>
<td>Business entities, sole proprietorships, partnerships, LLCs, corporations and trusts. (e.g., Form 1099 filers).</td>
<td>Savings and checking accounts, cryptocurrency, and annuities.</td>
</tr>
<tr>
<td>B: Real Property</td>
<td>Rental property in filer’s jurisdiction, or within two miles of the boundaries of the jurisdiction.</td>
<td>A residence used exclusively as a personal residence (such as a home or vacation property).</td>
</tr>
<tr>
<td>C: Income</td>
<td>Non-governmental salaries. Note that filers are required to report only half of their spouse’s or partner’s salary.</td>
<td>Governmental salary (from school district, for example).</td>
</tr>
<tr>
<td>D: Gifts</td>
<td>Gifts from businesses, vendors, or other contractors (meals, tickets, etc.).</td>
<td>Gifts from family members.</td>
</tr>
<tr>
<td>E: Travel Payments</td>
<td>Travel payments from third parties (not your employer).</td>
<td>Travel paid by your government agency.</td>
</tr>
</tbody>
</table>

Note: Like reportable interests, non-reportable interests may also create conflicts of interest and could be grounds for disqualification from certain decisions.

QUESTIONS?

- advice@fppc.ca.gov
- (866) 275-3772 Mon-Thurs, 9-11:30 a.m.

E-FILING ISSUES?

- If using your agency’s system, please contact technical support at your agency.
- If using FPPC’s e-filing system, write to form700@fppc.ca.gov.
What’s New

Gift Limit Increase
The gift limit increased to $520 for calendar years 2021 and 2022.

Who must file:
- Elected and appointed officials and candidates listed in Government Code Section 87200
- Employees, appointed officials, and consultants filing pursuant to a conflict of interest code ("code filers"). Obtain your disclosure categories, which describe the interests you must report, from your agency; they are not part of the Form 700
- Candidates running for local elective offices that are designated in a conflict of interest code (e.g., county sheriffs, city clerks, school board trustees, and water board members)

Exception:
- Candidates for a county central committee are not required to file the Form 700
- Employees in newly created positions of existing agencies

For more information, see Reference Pamphlet, page 3, at www.fppc.ca.gov.

Where to file:

87200 Filers
State offices ➔ Your agency
Judicial offices ➔ The clerk of your court
Retired Judges ➔ Directly with FPPC
County offices ➔ Your county filing official
City offices ➔ Your city clerk
Multi-County offices ➔ Your agency

Code Filers — State and Local Officials, Employees, and Consultants Designated in a Conflict of Interest
Code: File with your agency, board, or commission unless otherwise specified in your agency’s code (e.g., Legislative staff files directly with FPPC). In most cases, the agency, board, or commission will retain the statements.

Members of Newly Created Boards and Commissions: File with your agency or with your agency’s code reviewing body pursuant to Regulation 18754.

Employees in Newly Created Positions of Existing Agencies: File with your agency or with your agency’s code reviewing body. (See Reference Pamphlet, page 3.)

Candidates file as follow:

State offices, Judicial offices and multi-county offices ➔ County elections official with whom you file your declaration of candidacy
County offices ➔ County elections official
City offices ➔ City Clerk
Public Employee’s Retirement System (CalPERS) ➔ CalPERS
State Teacher’s Retirement Board (CalSTRS) ➔ CalSTRS

How to file:
The Form 700 is available at www.fppc.ca.gov. Form 700 schedules are also available in Excel format. Each Statement must have a handwritten “wet” signature or “secure electronic signature,” meaning either (1) a signature submitted using an approved electronic filing system or (2) if permitted by the filing officer, a digital signature submitted via the filer’s agency email address. (See Regulations 18104 and 18757.) Companies such as Adobe and DocuSign offer digital signature services. All statements are signed under the penalty of perjury and must be verified by the filer. See Regulation 18723.1(c) for filing instructions for copies of expanded statements.

When to file:

Annual Statements
❖ March 1, 2023
- Elected State Officers
- Judges and Court Commissioners
- State Board and State Commission Members listed in Government Code Section 87200
❖ April 3, 2023
- Most other filers

Individuals filing under conflict of interest codes in city and county jurisdictions should verify the annual filing date with their filing official or filing officer.

Statements postmarked by the filing deadline are considered filed on time.

Statements of 30 pages or less may be emailed or faxed by the deadline as long as the originally signed paper version is sent by first class mail to the filing official within 24 hours.

Assuming Office and Leaving Office Statements
Most filers file within 30 days of assuming or leaving office or within 30 days of the effective date of a newly adopted or amended conflict of interest code.

Exception:
If you assumed office between October 1, 2022, and December 31, 2022, and filed an assuming office statement, you are not required to file an annual statement until March 1, 2024, or April 1, 2024, whichever is applicable. The annual statement will cover the day after you assumed office through December 31, 2023. (See Reference Pamphlet, page 6, for additional exceptions.

Candidate Statements
File no later than the final filing date for the declaration of candidacy or nomination documents. A candidate statement is not required if you filed an assuming office or annual statement for the same jurisdiction within 60 days before filing a declaration of candidacy or other nomination documents.

Late Statements
There is no provision for filing deadline extensions unless the filer is serving in active military duty. (See page 19 for information on penalties and fines.)

Amendments
Statements may be amended at any time. You are only required to amend the schedule that needs to be revised. It is not necessary to amend the entire filed form. The amended schedule(s) is attached to your original filed statement. Obtain amendment schedules at www.fppc.ca.gov.
Types of Statements

Assuming Office Statement:
If you are a newly appointed official or are newly employed in a position designated, or that will be designated, in a state or local agency’s conflict of interest code, your assuming office date is the date you were sworn in or otherwise authorized to serve in the position. If you are a newly elected official, your assuming office date is the date you were sworn in.

• Report: Investments, interests in real property, and business positions held on the date you assumed the office or position must be reported. In addition, income (including loans, gifts, and travel payments) received during the 12 months prior to the date you assumed the office or position.

For positions subject to confirmation by the State Senate or the Commission on Judicial Appointments, your assuming office date is the date you were appointed or nominated to the position.

• Example: Maria Lopez was nominated by the Governor to serve on a state agency board that is subject to state Senate confirmation. The assuming office date is the date Maria’s nomination is submitted to the Senate. Maria must report investments, interests in real property, and business positions Maria holds on that date, and income (including loans, gifts, and travel payments) received during the 12 months prior to that date.

If your office or position has been added to a newly adopted or newly amended conflict of interest code, use the effective date of the code or amendment, whichever is applicable.

• Report: Investments, interests in real property, and business positions held on the effective date of the code or amendment must be reported. In addition, income (including loans, gifts, and travel payments) received during the 12 months prior to that date.

Annual Statement:
Generally, the period covered is January 1, 2022, through December 31, 2022. If the period covered by the statement is different than January 1, 2022, through December 31, 2022, (for example, you assumed office between October 1, 2021, and December 31, 2021 or you are combining statements), you must specify the period covered.

• Investments, interests in real property, business positions held, and income (including loans, gifts, and travel payments) received during the period covered by the statement must be reported. Do not change the preprinted dates on Schedules A-1, A-2, and B unless you are required to report the acquisition or disposition of an interest that did not occur in 2022.

• If your disclosure category changes during a reporting period, disclose under the old category until the effective date of the conflict of interest code amendment and disclose under the new disclosure category through the end of the reporting period.

Leaving Office Statement:
Generally, the period covered is January 1, 2022, through the date you stopped performing the duties of your position. If the period covered differs from January 1, 2022, through the date you stopped performing the duties of your position (for example, you assumed office between October 1, 2021, and December 31, 2021, or you are combining statements), the period covered must be specified. The reporting period can cover parts of two calendar years.

• Report: Investments, interests in real property, business positions held, and income (including loans, gifts, and travel payments) received during the period covered by the statement. Do not change the preprinted dates on Schedules A-1, A-2, and B unless you are required to report the acquisition or disposition of an interest that did not occur in 2022.

Candidate Statement:
If you are filing a statement in connection with your candidacy for state or local office, investments, interests in real property, and business positions held on the date of filing your declaration of candidacy must be reported. In addition, income (including loans, gifts, and travel payments) received during the 12 months prior to that date is reportable. Do not change the preprinted dates on Schedules A-1, A-2, and B.

Candidates running for local elective offices (e.g., county sheriffs, city clerks, school board trustees, or water district board members) must file candidate statements, as required by the conflict of interest code for the elected position. The code may be obtained from the agency of the elected position.

Amendments:
If you discover errors or omissions on any statement, file an amendment as soon as possible. You are only required to amend the schedule that needs to be revised; it is not necessary to refile the entire form. Obtain amendment schedules from the FPPC website at www.fppc.ca.gov.

Note: Once you file your statement, you may not withdraw it. All changes must be noted on amendment schedules.

Expanded Statement:
If you hold multiple positions subject to reporting requirements, you may be able to file an expanded statement for each position, rather than a separate and distinct statement for each position. The expanded statement must cover all reportable interests for all jurisdictions and list all positions on the Form 700 or on an attachment for which it is filed. The rules and processes governing the filing of an expanded statement are set forth in Regulation 18723.1.
1. Office, Agency, or Court
   Agency Name  (Do not use acronyms)
   Division, Board, Department, District, if applicable  Your Position
   ▶ If filing for multiple positions, list below or on an attachment.  (Do not use acronyms)
   Agency:  Position:

2. Jurisdiction of Office  (Check at least one box)
   □ State  □ Judge, Retired Judge, Pro Tem Judge, or Court Commissioner
          (Statewide Jurisdiction)
   □ Multi-County  □ County of
   □ City of  □ Other

3. Type of Statement  (Check at least one box)
   □ Annual:  The period covered is January 1, 2022, through December 31, 2022.
   -or-
   The period covered is ______/_____/_______, through December 31, 2022.
   □ Leaving Office:  Date Left ______/_____/_______
   (Check one circle.)
   -or-
   The period covered is ______/_____/_______, through the date of leaving office.
   □ Assuming Office:  Date assumed ______/_____/_______
   □ Candidate:  Date of Election ______/_____/_______ and office sought, if different than Part 1:

4. Schedule Summary (required)  ► Total number of pages including this cover page: _______
   Schedules attached
   □ Schedule A-1 - Investments – schedule attached
   □ Schedule A-2 - Investments – schedule attached
   □ Schedule B - Real Property – schedule attached
   □ Schedule C - Income, Loans, & Business Positions – schedule attached
   □ Schedule D - Income – Gifts – schedule attached
   □ Schedule E - Income – Gifts – Travel Payments – schedule attached
   -or-  □ None - No reportable interests on any schedule

5. Verification
   MAILING ADDRESS  STREET  CITY  STATE  ZIP CODE
   (Business or Agency Address Recommended - Public Document)
   DAYTIME TELEPHONE NUMBER  EMAIL ADDRESS
   (  )
   I have used all reasonable diligence in preparing this statement.  I have reviewed this statement and to the best of my knowledge the information contained herein and in any attached schedules is true and complete.  I acknowledge this is a public document.
   I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
   Date Signed (month, day, year)  Signature (File the originally signed paper statement with your filing official.)
Enter your name, mailing address, and daytime telephone number in the spaces provided. Because the Form 700 is a public document, you may list your business/office address instead of your home address.

**Part 1. Office, Agency, or Court**

- Enter the name of the office sought or held, or the agency or court. Consultants must enter the public agency name rather than their private firm’s name. (Examples: State Assembly; Board of Supervisors; Office of the Mayor; Department of Finance; Hope County Superior Court).
- Indicate the name of your division, board, or district, if applicable. (Examples: Division of Waste Management; Board of Accountancy; District 45). **Do not use acronyms.**
- Enter your position title. (Examples: Director; Chief Counsel; City Council Member; Staff Services Analyst).
- If you hold multiple positions (i.e., a city council member who also is a member of a county board or commission) you may be required to file separate and distinct statements with each agency. To simplify your filing obligations, in some cases you may instead complete a single expanded statement and file it with each agency.
  - The rules and processes governing the filing of an expanded statement are set forth in Regulation 18723.1. To file an expanded statement for multiple positions, enter the name of each agency with which you are required to file and your position title with each agency in the space provided. **Do not use acronyms.** Attach an additional sheet if necessary. Complete one statement disclosing all reportable interests for all jurisdictions. Then file the expanded statement with each agency as directed by Regulation 18723.1(c).

If you assume or leave a position after a filing deadline, you must complete a separate statement. For example, a city council member who assumes a position with a county special district after the April annual filing deadline must file a separate assuming office statement. In subsequent years, the city council member may expand their annual filing to include both positions.

**Example:**

Brian Bourne is a city council member for the City of Lincoln and a board member for the Camp Far West Irrigation District—a multi-county agency that covers the Counties of Placer and Yuba. The City is located within Placer County. Brian may complete one expanded statement to disclose all reportable interests for both offices and list both positions on the Cover Page. Brian will file the expanded statement with each the City and the District as directed by Regulation 18723.1(c).

**Part 2. Jurisdiction of Office**

- Check the box indicating the jurisdiction of your agency and, if applicable, identify the jurisdiction. Judges, judicial candidates, and court commissioners have statewide jurisdiction. All other filers should review the Reference Pamphlet, page 13, to determine their jurisdiction.
- If your agency is a multi-county office, list each county in which your agency has jurisdiction.

- If your agency is not a state office, court, county office, city office, or multi-county office (e.g., school districts, special districts and JPs), check the “other” box and enter the county or city in which the agency has jurisdiction.

**Example:**

This filer is a member of a water district board with jurisdiction in portions of Yuba and Sutter Counties.

**Part 3. Type of Statement**

Check at least one box. The period covered by a statement is determined by the type of statement you are filing. If you are completing a 2022 annual statement, do not change the pre-printed dates to reflect 2023. Your annual statement is used for reporting the previous year’s economic interests. Economic interests for your annual filing covering January 1, 2023, through December 31, 2023, will be disclosed on your statement filed in 2024. See Reference Pamphlet, page 4.

Combining Statements: Certain types of statements for the same position may be combined. For example, if you leave office after January 1, but before the deadline for filing your annual statement, you may combine your annual and leaving office statements. File by the earliest deadline. Consult your filing officer or the FPPC.

**Part 4. Schedule Summary**

- Complete the Schedule Summary after you have reviewed each schedule to determine if you have reportable interests.
- Enter the total number of completed pages including the cover page and either check the box for each schedule you use to disclose interests; or if you have nothing to disclose on any schedule, check the “No reportable interests” box. Please do not attach any blank schedules.

**Part 5. Verification**

Complete the verification by signing the statement and entering the date signed. Each statement must have an original “wet” signature unless filed with a secure electronic signature. (See page 3 above.) All statements must be signed under penalty of perjury and be verified by the filer pursuant to Government Code Section 81004. See Regulation 18723.1(c) for filing instructions for copies of expanded statements.

When you sign your statement, you are stating, under penalty of perjury, that it is true and correct. Only the filer has authority to sign the statement. An unsigned statement is not considered filed and you may be subject to late filing penalties.
# SCHEDULE A-1

**Investments**

**Stocks, Bonds, and Other Interests**

*(Ownership Interest is Less Than 10%)*

*Investments must be itemized.*

*Do not attach brokerage or financial statements.*

<table>
<thead>
<tr>
<th>Name</th>
<th>General Description of This Business</th>
</tr>
</thead>
</table>

**FAIR MARKET VALUE**

- [ ] $2,000 - $10,000
- [ ] $10,001 - $100,000
- [ ] $100,001 - $1,000,000
- [ ] Over $1,000,000

**NATURE OF INVESTMENT**

- [ ] Stock
- [ ] Other (Describe)

- [ ] Partnership

- [ ] Income Received of $0 - $499
- [ ] Income Received of $500 or More *(Report on Schedule C)*

**IF APPLICABLE, LIST DATE:**

- / /22
- / /22

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- [ ] Over $1,000,000

**NATURE OF INVESTMENT**

- [ ] Stock
- [ ] Other (Describe)

- [ ] Partnership

- [ ] Income Received of $0 - $499
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## Comments:

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**FPPC Form 700 - Schedule A-1 (2022/2023)**

*advice@fppc.ca.gov • 866-275-3772 • www.fppc.ca.gov*
“Investment” means a financial interest in any business entity (including a consulting business or other independent contracting business) that is located in, doing business in, planning to do business in, or that has done business during the previous two years in your agency’s jurisdiction in which you, your spouse or registered domestic partner, or your dependent children had a direct, indirect, or beneficial interest totaling $2,000 or more at any time during the reporting period. (See Reference Pamphlet, page 13.)

Reportable investments include:

• Stocks, bonds, warrants, and options, including those held in margin or brokerage accounts and managed investment funds (See Reference Pamphlet, page 13.)

• Sole proprietorships

• Your own business or your spouse’s or registered domestic partner’s business (See Reference Pamphlet, page 8, for the definition of “business entity.”)

• Your spouse’s or registered domestic partner’s investments even if they are legally separate property

• Partnerships (e.g., a law firm or family farm)

• Investments in reportable business entities held in a retirement account (See Reference Pamphlet, page 15.)

• If you, your spouse or registered domestic partner, and dependent children together had a 10% or greater ownership interest in a business entity or trust (including a living trust), you must disclose investments held by the business entity or trust. (See Reference Pamphlet, page 16, for more information on disclosing trusts.)

• Business trusts

You are not required to disclose:

• Government bonds, diversified mutual funds, certain funds similar to diversified mutual funds (such as exchange traded funds) and investments held in certain retirement accounts. (See Reference Pamphlet, page 13.) (Regulation 18237)

• Bank accounts, savings accounts, money market accounts and certificates of deposits

• Cryptocurrency

• Insurance policies

• Annuities

• Commodities

• Shares in a credit union

• Government bonds (including municipal bonds)

• Retirement accounts invested in non-reportable interests (e.g., insurance policies, mutual funds, or government bonds) (See Reference Pamphlet, page 15.)

• Government defined-benefit pension plans (such as CalPERS and CalSTRS plans)

• Certain interests held in a blind trust (See Reference Pamphlet, page 16.)

Use Schedule A-1 to report ownership of less than 10% (e.g., stock). Schedule C (Income) may also be required if the investment is not a stock or corporate bond. (See second example below.)

Use Schedule A-2 to report ownership of 10% or greater (e.g., a sole proprietorship).

To Complete Schedule A-1:

Do not attach brokerage or financial statements.

• Disclose the name of the business entity. Do not use acronyms for the name of the business entity.

• Provide a general description of the business activity of the entity (e.g., pharmaceuticals, computers, automobile manufacturing, or communications).

• Check the box indicating the highest fair market value of your investment during the reporting period. If you are filing a candidate or an assuming office statement, indicate the fair market value on the filing date or the date you took office, respectively. (See page 20 for more information.)

• Identify the nature of your investment (e.g., stocks, warrants, options, or bonds).

• An acquired or disposed of date is only required if you initially acquired or entirely disposed of the investment interest during the reporting period. The date of a stock dividend reinvestment or partial disposal is not required. Generally, these dates will not apply if you are filing a candidate or an assuming office statement.

Examples:

Frank Byrd holds a state agency position. Frank’s conflict of interest code requires full disclosure of investments. Frank must disclose stock holdings of $2,000 or more in any company that is located in or does business in California, as well as those stocks held by Franks’s spouse or registered domestic partner and dependent children.

Alice Lance is a city council member. Alice has a 4% interest, worth $5,000, in a limited partnership located in the city. Alice must disclose the partnership on Schedule A-1 and income of $500 or more received from the partnership on Schedule C.

Reminders

• Do you know your agency’s jurisdiction?

• Did you hold investments at any time during the period covered by this statement?

• Code filers – your disclosure categories may only require disclosure of specific investments.
SCHEDULE A-2
Investments, Income, and Assets of Business Entities/Trusts
(Ownership Interest is 10% or Greater)

1. BUSINESS ENTITY OR TRUST

Name
Address (Business Address Acceptable)
Check one
Trust, go to 2
Business Entity, complete the box, then go to 2

GENERAL DESCRIPTION OF THIS BUSINESS

FAIR MARKET VALUE

$0 - $1,999
$2,000 - $10,000
$10,001 - $100,000
$100,001 - $1,000,000
Over $1,000,000

IF APPLICABLE, LIST DATE:

/ /22 ACQUIRED
/ /22 DISPOSED

FAIR MARKET VALUE

$0 - $1,999
$2,000 - $10,000
$10,001 - $100,000
$100,001 - $1,000,000
Over $1,000,000

IF APPLICABLE, LIST DATE:

/ /22 ACQUIRED
/ /22 DISPOSED

NATURE OF INVESTMENT

Partnership
Sole Proprietorship
Other

NATURE OF INTEREST

Property Ownership/Deed of Trust
Stock
Partnership
Leasehold
Yrs. remaining
Other

YOUR BUSINESS POSITION

2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST)

None
Names listed below

3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF $10,000 OR MORE (Attach a separate sheet if necessary.)

None
Names listed below

4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED BY THE BUSINESS ENTITY OR TRUST

Check one box:
INVESTMENT
REAL PROPERTY

Name of Business Entity, if Investment, or Assessor’s Parcel Number or Street Address of Real Property

Description of Business Activity or City or Other Precise Location of Real Property

FAIR MARKET VALUE

$2,000 - $10,000
$10,001 - $100,000
$100,001 - $1,000,000
Over $1,000,000

IF APPLICABLE, LIST DATE:

/ /22 ACQUIRED
/ /22 DISPOSED

FAIR MARKET VALUE

$2,000 - $10,000
$10,001 - $100,000
$100,001 - $1,000,000
Over $1,000,000

IF APPLICABLE, LIST DATE:

/ /22 ACQUIRED
/ /22 DISPOSED

NATURE OF INTEREST

Property Ownership/Deed of Trust
Stock
Partnership
Leasehold
Yrs. remaining
Other

YOUR BUSINESS POSITION

Comments:

Name
Address (Business Address Acceptable)
Check one
Trust, go to 2
Business Entity, complete the box, then go to 2

GENERAL DESCRIPTION OF THIS BUSINESS

FAIR MARKET VALUE

$0 - $1,999
$2,000 - $10,000
$10,001 - $100,000
$100,001 - $1,000,000
Over $1,000,000

IF APPLICABLE, LIST DATE:

/ /22 ACQUIRED
/ /22 DISPOSED

FAIR MARKET VALUE

$0 - $1,999
$2,000 - $10,000
$10,001 - $100,000
$100,001 - $1,000,000
Over $1,000,000

IF APPLICABLE, LIST DATE:

/ /22 ACQUIRED
/ /22 DISPOSED

NATURE OF INVESTMENT

Partnership
Sole Proprietorship
Other

NATURE OF INTEREST

Property Ownership/Deed of Trust
Stock
Partnership
Leasehold
Yrs. remaining
Other

YOUR BUSINESS POSITION
Instructions – Schedule A-2
Investments, Income, and Assets of Business Entities/Trusts

Use Schedule A-2 to report investments in a business entity (including a consulting business or other independent contracting business) or trust (including a living trust) in which you, your spouse or registered domestic partner, and your dependent children, together or separately, had a 10% or greater interest, totaling $2,000 or more, during the reporting period and which is located in, doing business in, planning to do business in, or which has done business during the previous two years in your agency’s jurisdiction. (See Reference Pamphlet, page 13.) A trust located outside your agency’s jurisdiction is reportable if it holds assets that are located in or doing business in the jurisdiction. Do not report a trust that contains non-reportable interests. For example, a trust containing only your personal residence not used in whole or in part as a business, your savings account, and some municipal bonds, is not reportable.

Also report on Schedule A-2 investments and real property held by that entity or trust if your pro rata share of the investment or real property interest was $2,000 or more during the reporting period.

To Complete Schedule A-2:
Part 1. Disclose the name and address of the business entity or trust. If you are reporting an interest in a business entity, check “Business Entity” and complete the box as follows:
• Provide a general description of the business activity of the entity.
• Check the box indicating the highest fair market value of your investment during the reporting period.
• If you initially acquired or entirely disposed of this interest during the reporting period, enter the date acquired or disposed.
• Identify the nature of your investment.
• Disclose the job title or business position you held with the entity, if any (i.e., if you were a director, officer, partner, trustee, employee, or held any position of management). A business position held by your spouse is not reportable.

Part 2. Check the box indicating your pro rata share of the gross income received by the business entity or trust. This amount includes your pro rata share of the gross income from the business entity or trust, as well as your community property interest in your spouse’s or registered domestic partner’s share. Gross income is the total amount of income before deducting expenses, losses, or taxes.

Part 3. Disclose the name of each source of income that is located in, doing business in, planning to do business in, or that has done business during the previous two years in your agency’s jurisdiction, as follows:

Part 4. Report any investments or interests in real property held or leased by the entity or trust identified in Part 1 if your pro rata share of the interest held was $2,000 or more during the reporting period. Attach additional schedules or use FPPC’s Form 700 Excel spreadsheet if needed.

Disclose each source of income and outstanding loan to the business entity or trust identified in Part 1 if your pro rata share of the gross income (including your community property interest in your spouse’s or registered domestic partner’s share) to the business entity or trust from that source was $10,000 or more during the reporting period. (See Reference Pamphlet, page 11, for examples.) Income from governmental sources may be reportable if not considered salary.

Disclose each individual or entity that was a source of commission income of $10,000 or more during the reporting period through the business entity identified in Part 1. (See Reference Pamphlet, page 8.)

You may be required to disclose sources of income located outside your jurisdiction. For example, you may have a client who resides outside your jurisdiction who does business on a regular basis with you. Such a client, if a reportable source of $10,000 or more, must be disclosed.

Mark “None” if you do not have any reportable $10,000 sources of income to disclose. Phrases such as “various clients” or “not disclosing sources pursuant to attorney-client privilege” are not adequate disclosure. (See Reference Pamphlet, page 14, for information on procedures to request an exemption from disclosing privileged information.)
# SCHEDULE B

## Interests in Real Property

(包括租赁收入)

<table>
<thead>
<tr>
<th>ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CITY</td>
</tr>
<tr>
<td>FAIR MARKET VALUE</td>
</tr>
<tr>
<td>IF APPLICABLE, LIST DATE:</td>
</tr>
<tr>
<td>IF APPLICABLE, LIST DATE:</td>
</tr>
<tr>
<td>ACQUIRED</td>
</tr>
<tr>
<td>DISPOSED</td>
</tr>
<tr>
<td>NATURE OF INTEREST</td>
</tr>
<tr>
<td>Ownership/Deed of Trust</td>
</tr>
<tr>
<td>Easement</td>
</tr>
<tr>
<td>Leasehold</td>
</tr>
<tr>
<td>Yrs. remaining</td>
</tr>
<tr>
<td>Other</td>
</tr>
<tr>
<td>IF RENTAL PROPERTY, GROSS INCOME RECEIVED</td>
</tr>
<tr>
<td>$0 - $499</td>
</tr>
<tr>
<td>$500 - $1,000</td>
</tr>
<tr>
<td>$1,001 - $10,000</td>
</tr>
<tr>
<td>$10,001 - $100,000</td>
</tr>
<tr>
<td>OVER $100,000</td>
</tr>
<tr>
<td>SOURCES OF RENTAL INCOME:</td>
</tr>
<tr>
<td>If you own a 10% or greater interest, list the name of each tenant that is a single source of income of $10,000 or more.</td>
</tr>
<tr>
<td>None</td>
</tr>
</tbody>
</table>

* You are not required to report loans from a commercial lending institution made in the lender’s regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender’s regular course of business must be disclosed as follows:

## NAME OF LENDER*

<table>
<thead>
<tr>
<th>ADDRESS (Business Address Acceptable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>BUSINESS ACTIVITY, IF ANY, OF LENDER</td>
</tr>
<tr>
<td>INTEREST RATE</td>
</tr>
<tr>
<td>TERM (Months/Years)</td>
</tr>
<tr>
<td>%</td>
</tr>
<tr>
<td>None</td>
</tr>
<tr>
<td>HIGHEST BALANCE DURING REPORTING PERIOD</td>
</tr>
<tr>
<td>$500 - $1,000</td>
</tr>
<tr>
<td>$1,001 - $10,000</td>
</tr>
<tr>
<td>$10,001 - $100,000</td>
</tr>
<tr>
<td>OVER $100,000</td>
</tr>
<tr>
<td>Guarantor, if applicable</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAME OF LENDER*</th>
</tr>
</thead>
<tbody>
<tr>
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<tr>
<td>INTEREST RATE</td>
</tr>
<tr>
<td>TERM (Months/Years)</td>
</tr>
<tr>
<td>%</td>
</tr>
<tr>
<td>None</td>
</tr>
<tr>
<td>HIGHEST BALANCE DURING REPORTING PERIOD</td>
</tr>
<tr>
<td>$500 - $1,000</td>
</tr>
<tr>
<td>$1,001 - $10,000</td>
</tr>
<tr>
<td>$10,001 - $100,000</td>
</tr>
<tr>
<td>OVER $100,000</td>
</tr>
<tr>
<td>Guarantor, if applicable</td>
</tr>
</tbody>
</table>

Comments: 
Report interests in real property located in your agency’s jurisdiction in which you, your spouse or registered domestic partner, or your dependent children had a direct, indirect, or beneficial interest totaling $2,000 or more any time during the reporting period. Real property is also considered to be “within the jurisdiction” of a local government agency if the property or any part of it is located within two miles outside the boundaries of the jurisdiction or within two miles of any land owned or used by the local government agency. (See Reference Pamphlet, page 13.)

**Interests in real property include:**
- An ownership interest (including a beneficial ownership interest)
- A deed of trust, easement, or option to acquire property
- A leasehold interest (See Reference Pamphlet, page 14.)
- A mining lease
- An interest in real property held in a retirement account (See Reference Pamphlet, page 15.)
- An interest in real property held by a business entity or trust in which you, your spouse or registered domestic partner, and your dependent children together had a 10% or greater ownership interest (Report on Schedule A-2.)
- Your spouse’s or registered domestic partner’s interests in real property that are legally held separately by him or her

**You are not required to report:**
- A residence, such as a home or vacation cabin, used exclusively as a personal residence (However, a residence in which you rent out a room or for which you claim a business deduction may be reportable. If reportable, report the fair market value of the portion claimed as a tax deduction.)
- Some interests in real property held through a blind trust (See Reference Pamphlet, page 16.)
- **Please note:** A non-reportable property can still be grounds for a conflict of interest and may be disqualifying.

**To Complete Schedule B:**
- Report the precise location (e.g., an assessor’s parcel number or address) of the real property.
- Check the box indicating the fair market value of your interest in the property (regardless of what you owe on the property).
- Enter the date acquired or disposed only if you initially acquired or entirely disposed of your interest in the property during the reporting period.
- Identify the nature of your interest. If it is a leasehold, disclose the number of years remaining on the lease.

**Reminders**
- Income and loans already reported on Schedule B are not also required to be reported on Schedule C.
- Real property already reported on Schedule A-2, Part 4 is not also required to be reported on Schedule B.
- Code filers – do your disclosure categories require disclosure of real property?
### SCHEDULE C
Income, Loans, & Business Positions
(Other than Gifts and Travel Payments)

#### 1. INCOME RECEIVED

**NAME OF SOURCE OF INCOME**

**ADDRESS (Business Address Acceptable)**

**BUSINESS ACTIVITY, IF ANY, OF SOURCE**

**YOUR BUSINESS POSITION**

<table>
<thead>
<tr>
<th>GROSS INCOME RECEIVED</th>
<th>No Income - Business Position Only</th>
<th>No Income - Business Position Only</th>
</tr>
</thead>
<tbody>
<tr>
<td>$500 - $1,000</td>
<td>$1,001 - $10,000</td>
<td>$1,001 - $10,000</td>
</tr>
<tr>
<td>$10,001 - $100,000</td>
<td>OVER $100,000</td>
<td>OVER $100,000</td>
</tr>
</tbody>
</table>

**CONSIDERATION FOR WHICH INCOME WAS RECEIVED**

- [ ] Salary
- [ ] Spouse’s or registered domestic partner’s income *(For self-employed use Schedule A-2.)*
- [ ] Partnership *(Less than 10% ownership. For 10% or greater use Schedule A-2.)*
- [ ] Sale of *(Real property, car, boat, etc.)*
- [ ] Loan repayment
- [ ] Commission or *(Rental Income, list each source of $10,000 or more)*
- [ ] Other *(Describe)*

#### 2. LOANS RECEIVED OR OUTSTANDING DURING THE REPORTING PERIOD

*You are not required to report loans from a commercial lending institution, or any indebtedness created as part of a retail installment or credit card transaction, made in the lender’s regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender’s regular course of business must be disclosed as follows:*

**NAME OF LENDER**

**ADDRESS (Business Address Acceptable)**

**BUSINESS ACTIVITY, IF ANY, OF LENDER**

**HIGHEST BALANCE DURING REPORTING PERIOD**

- [ ] $500 - $1,000
- [ ] $1,001 - $10,000
- [ ] $10,001 - $100,000
- [ ] OVER $100,000

**CONSIDERATION FOR WHICH INCOME WAS RECEIVED**

- [ ] Salary
- [ ] Spouse’s or registered domestic partner’s income *(For self-employed use Schedule A-2.)*
- [ ] Partnership *(Less than 10% ownership. For 10% or greater use Schedule A-2.)*
- [ ] Sale of *(Real property, car, boat, etc.)*
- [ ] Loan repayment
- [ ] Commission or *(Rental Income, list each source of $10,000 or more)*
- [ ] Other *(Describe)*

**SECURITY FOR LOAN**

- [ ] None
- [ ] Personal residence
- [ ] Real Property *(Street address)*
- [ ] Guarantor *(City)*
- [ ] Other *(Describe)*

**INTEREST RATE**

% None

**TERM (Months/Years)**

Comments:
Instructions – Schedule C
Income, Loans, & Business Positions
(Income Other Than Gifts and Travel Payments)

Reporting Income:
Report the source and amount of gross income of $500 or more you received during the reporting period. Gross income is the total amount of income before deducting expenses, losses, or taxes and includes loans other than loans from a commercial lending institution. (See Reference Pamphlet, page 11.) You must also report the source of income to your spouse or registered domestic partner if your community property share was $500 or more during the reporting period.

The source and income must be reported only if the source is located in, doing business in, planning to do business in, or has done business during the previous two years in your agency’s jurisdiction. (See Reference Pamphlet, page 13.) Reportable sources of income may be further limited by your disclosure category located in your agency’s conflict of interest code.

Reporting Business Positions:
You must report your job title with each reportable business entity even if you received no income during the reporting period. Use the comments section to indicate that no income was received.

Commonly reportable income and loans include:
• Salary/wages, per diem, and reimbursement for expenses including travel payments provided by your employer
• Community property interest (50%) in your spouse’s or registered domestic partner’s income - report the employer’s name and all other required information
• Income from investment interests, such as partnerships, reported on Schedule A-1
• Commission income not required to be reported on Schedule A-2 (See Reference Pamphlet, page 8.)
• Gross income from any sale, including the sale of a house or car (Report your pro rata share of the total sale price.)
• Rental income not required to be reported on Schedule B
• Prizes or awards not disclosed as gifts
• Payments received on loans you made to others
• An honorarium received prior to becoming a public official (See Reference Pamphlet, page 10.)
• Incentive compensation (See Reference Pamphlet, page 12.)

You are not required to report:
• Salary, reimbursement for expenses or per diem, or social security, disability, or other similar benefit payments received by you or your spouse or registered domestic partner from a federal, state, or local government agency.
• Stock dividends and income from the sale of stock unless the source can be identified.
• Income from a PERS retirement account.
(See Reference Pamphlet, page 12.)

To Complete Schedule C:
Part 1. Income Received/Business Position Disclosure
• Disclose the name and address of each source of income or each business entity with which you held a business position.
• Provide a general description of the business activity if the source is a business entity.
• Check the box indicating the amount of gross income received.
• Identify the consideration for which the income was received.
• For income from commission sales, check the box indicating the gross income received and list the name of each source of commission income of $10,000 or more. (See Reference Pamphlet, page 8.) Note: If you receive commission income on a regular basis or have an ownership interest of 10% or more, you must disclose the business entity and the income on Schedule A-2.
• Disclose the job title or business position, if any, that you held with the business entity, even if you did not receive income during the reporting period.

Part 2. Loans Received or Outstanding During the Reporting Period
• Provide the name and address of the lender.
• Provide a general description of the business activity if the lender is a business entity.
• Check the box indicating the highest balance of the loan during the reporting period.
• Disclose the interest rate and the term of the loan.
  - For variable interest rate loans, disclose the conditions of the loan (e.g., Prime + 2) or the average interest rate paid during the reporting period.
  - The term of the loan is the total number of months or years given for repayment of the loan at the time the loan was entered into.
• Identify the security, if any, for the loan.

Reminders
• Code filers – your disclosure categories may not require disclosure of all sources of income.
• If you or your spouse or registered domestic partner are self-employed, report the business entity on Schedule A-2.
• Do not disclose on Schedule C income, loans, or business positions already reported on Schedules A-2 or B.
<table>
<thead>
<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>NAME OF SOURCE (Not an Acronym)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADDRESS (Business Address Acceptable)</td>
<td>ADDRESS (Business Address Acceptable)</td>
</tr>
<tr>
<td>BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
<td>BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
</tr>
<tr>
<td>DATE (mm/dd/yy)</td>
<td>VALUE</td>
</tr>
<tr>
<td><strong>/</strong>/___</td>
<td>$_______</td>
</tr>
<tr>
<td><strong>/</strong>/___</td>
<td>$_______</td>
</tr>
<tr>
<td><strong>/</strong>/___</td>
<td>$_______</td>
</tr>
</tbody>
</table>

Comments: ________________________________
A gift is anything of value for which you have not provided equal or greater consideration to the donor. A gift is reportable if its fair market value is $50 or more. In addition, multiple gifts totaling $50 or more received during the reporting period from a single source must be reported.

It is the acceptance of a gift, not the ultimate use to which it is put, that imposes your reporting obligation. Except as noted below, you must report a gift even if you never used it or if you gave it away to another person.

If the exact amount of a gift is unknown, you must make a good faith estimate of the item’s fair market value. Listing the value of a gift as “over $50” or “value unknown” is not adequate disclosure. In addition, if you received a gift through an intermediary, you must disclose the name, address, and business activity of both the donor and the intermediary. You may indicate an intermediary either in the “source” field after the name or in the “comments” section at the bottom of Schedule D.

Commonly reportable gifts include:

- Tickets/passes to sporting or entertainment events
- Tickets/passes to amusement parks
- Parking passes not used for official agency business
- Food, beverages, and accommodations, including those provided in direct connection with your attendance at a convention, conference, meeting, social event, meal, or like gathering
- Rebates/discounts not made in the regular course of business to members of the public without regard to official status
- Wedding gifts (See Reference Pamphlet, page 16)
- An honorarium received prior to assuming office (You may report an honorarium as income on Schedule C, rather than as a gift on Schedule D, if you provided services of equal or greater value than the payment received. See Reference Pamphlet, page 10.)
- Transportation and lodging (See Schedule E.)
- Forgiveness of a loan received by you
- Gifts given to members of your immediate family if the relationship unrelated to the official’s position and there is no evidence whatsoever at the time the gift is made to suggest the donor had a purpose to influence you.
- A monetary bequest or inheritance (However, inherited investments or real property may be reportable on other schedules.)
- Personalized plaques or trophies with an individual value of less than $250
- Campaign contributions
- Up to two tickets, for your own use, to attend a fundraiser for a campaign committee or candidate, or to a fundraiser for an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code. The ticket must be received from the organization or committee holding the fundraiser.
- Gifts given to members of your immediate family if the source has an established relationship with the family member and there is no evidence to suggest the donor had a purpose to influence you. (See Regulation 18943.)
- Free admission, food, and nominal items (such as a pen, pencil, mouse pad, note pad or similar item) available to all attendees, at the event at which the official makes a speech (as defined in Regulation 18950(b)(2)), so long as the admission is provided by the person who organizes the event.
- Any other payment not identified above, that would otherwise meet the definition of gift, where the payment is made by an individual who is not a lobbyist registered to lobby the official’s state agency, where it is clear that the gift was made because of an existing personal or business relationship unrelated to the official’s position and there is no evidence whatsoever at the time the gift is made to suggest the donor had a purpose to influence you.

You are not required to disclose:

- Gifts that were not used and that, within 30 days after receipt, were returned to the donor or delivered to a charitable organization or government agency without being claimed by you as a charitable contribution for tax purposes
- Gifts from your spouse or registered domestic partner, child, parent, grandparent, grandchild, brother, sister, and certain other family members (See Regulation 18942 for a complete list.). The exception does not apply if the donor was acting as an agent or intermediary for a reportable source who was the true donor.
- Gifts of similar value exchanged between you and an individual, other than a lobbyist registered to lobby your state agency, on holidays, birthdays, or similar occasions
- Gifts of informational material provided to assist you in the performance of your official duties (e.g., books, pamphlets, reports, calendars, periodicals, or educational seminars)
- A monetary bequest or inheritance (However, inherited investments or real property may be reportable on other schedules.)
- Personalized plaques or trophies with an individual value of less than $250
- Campaign contributions
- Up to two tickets, for your own use, to attend a fundraiser for a campaign committee or candidate, or to a fundraiser for an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code. The ticket must be received from the organization or committee holding the fundraiser.
- Gifts given to members of your immediate family if the source has an established relationship with the family member and there is no evidence to suggest the donor had a purpose to influence you. (See Regulation 18943.)
- Free admission, food, and nominal items (such as a pen, pencil, mouse pad, note pad or similar item) available to all attendees, at the event at which the official makes a speech (as defined in Regulation 18950(b)(2)), so long as the admission is provided by the person who organizes the event.
- Any other payment not identified above, that would otherwise meet the definition of gift, where the payment is made by an individual who is not a lobbyist registered to lobby the official’s state agency, where it is clear that the gift was made because of an existing personal or business relationship unrelated to the official’s position and there is no evidence whatsoever at the time the gift is made to suggest the donor had a purpose to influence you.

To Complete Schedule D:

- Disclose the full name (not an acronym), address, and, if a business entity, the business activity of the source.
- Provide the date (month, day, and year) of receipt, and disclose the fair market value and description of the gift.

Reminders

- Gifts from a single source are subject to a $520 limit in 2022. (See Reference Pamphlet, page 10.)
- Code filers – you only need to report gifts from reportable sources.

Gift Tracking Mobile Application

- FPPC has created a gift tracking app for mobile devices that helps filers track gifts and provides a quick and easy way to upload the information to the Form 700. Visit FPPC’s website to download the app.
**SCHEDULE E**  
Income – Gifts  
Travel Payments, Advances, and Reimbursements

- Mark either the gift or income box.
- Mark the “501(c)(3)” box for a travel payment received from a nonprofit 501(c)(3) organization or the “Speech” box if you made a speech or participated in a panel. Per Government Code Section 89506, these payments may not be subject to the gift limit. However, they may result in a disqualifying conflict of interest.
- For gifts of travel, provide the travel destination.

<table>
<thead>
<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>ADDRESS (Business Address Acceptable)</th>
<th>CITY AND STATE</th>
<th>501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</th>
<th>DATE(S): 00/00/00 - 00/00/00</th>
<th>AMT: $0000.00 (If gift)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MUST CHECK ONE:</strong></td>
<td>Gift -or- Income</td>
<td>Made a Speech/Participated in a Panel</td>
<td>Other - Provide Description</td>
<td>If Gift, Provide Travel Destination</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
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<th>ADDRESS (Business Address Acceptable)</th>
<th>CITY AND STATE</th>
<th>501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</th>
<th>DATE(S): 00/00/00 - 00/00/00</th>
<th>AMT: $0000.00 (If gift)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MUST CHECK ONE:</strong></td>
<td>Gift -or- Income</td>
<td>Made a Speech/Participated in a Panel</td>
<td>Other - Provide Description</td>
<td>If Gift, Provide Travel Destination</td>
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<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>ADDRESS (Business Address Acceptable)</th>
<th>CITY AND STATE</th>
<th>501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</th>
<th>DATE(S): 00/00/00 - 00/00/00</th>
<th>AMT: $0000.00 (If gift)</th>
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<tbody>
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<td><strong>MUST CHECK ONE:</strong></td>
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Comments: ________________________________
Travel payments reportable on Schedule E include advances and reimbursements for travel and related expenses, including lodging and meals.

Gifts of travel may be subject to the gift limit. In addition, certain travel payments are reportable gifts, but are not subject to the gift limit. To avoid possible misinterpretation or the perception that you have received a gift in excess of the gift limit, you may wish to provide a specific description of the purpose of your travel. (See the FPPC fact sheet entitled “Limitations and Restrictions on Gifts, Honoraria, Travel, and Loans” to read about travel payments under section 89506(a).)

You are not required to disclose:

- Travel payments received from any state, local, or federal government agency for which you provided services equal or greater in value than the payments received, such as reimbursement for travel on agency business from your government agency employer.
- A payment for travel from another local, state, or federal government agency and related per diem expenses when the travel is for education, training or other inter-agency programs or purposes.
- Travel payments received from your employer in the normal course of your employment that are included in the income reported on Schedule C.
- A travel payment that was received from a nonprofit entity exempt from taxation under Internal Revenue Code Section 501(c)(3) for which you provided equal or greater consideration, such as reimbursement for travel on business for a 501(c)(3) organization for which you are a board member.

Note: Certain travel payments may not be reportable if reported via email on Form 801 by your agency.

To Complete Schedule E:

- Disclose the full name (not an acronym) and address of the source of the travel payment.
- Identify the business activity if the source is a business entity.
- Check the box to identify the payment as a gift or income, report the amount, and disclose the date(s).
- **Travel payments are gifts** if you did not provide services that were equal to or greater in value than the payments received. You must disclose gifts totaling $50 or more from a single source during the period covered by the statement.
  - When reporting travel payments that are gifts, you must provide a description of the gift, the date(s) received, and the travel destination.
- **Travel payments are income** if you provided services that were equal to or greater in value than the payments received. You must disclose income totaling $500 or more from a single source during the period covered by the statement. You have the burden of proving the payments are income rather than gifts.

Example:

City council member MaryClaire Chandler is the chair of a 501(c)(6) trade association, and the association pays for MaryClaire’s travel to attend its meetings. Because MaryClaire is deemed to be providing equal or greater consideration for the travel payment by virtue of serving on the board, this payment may be reported as income. Payments for MaryClaire to attend other events for which they are not providing services are likely considered gifts.

Note that the same payment from a 501(c)(3) would NOT be reportable.

Example:

Mayor Kim travels to China on a trip organized by China Silicon Valley Business Development, a California nonprofit, 501(c)(6) organization. The Chengdu Municipal People’s Government pays for Mayor Kim’s airfare and travel costs, as well as meals and lodging during the trip. The trip’s agenda shows that the trip’s purpose is to promote job creation and economic activity in China and in Silicon Valley, so the trip is reasonably related to a governmental purpose. Thus, Mayor Kim must report the gift of travel, but the gift is exempt from the gift limit. In this case, the travel payments are not subject to the gift limit because the source is a foreign government and because the travel is reasonably related to a governmental purpose. (Section 89506(a)(2).) Note that Mayor Kim could be disqualified from participating in or making decisions about The Chengdu Municipal People’s Government for 12 months. Also note that if China Silicon Valley Business Development (a 501(c)(6) organization) paid for the travel costs rather than the governmental organization, the payments would be subject to the gift limits. (See the FPPC fact sheet, Limitations and Restrictions on Gifts, Honoraria, Travel, and Loans, at www.fppc.ca.gov.)
Restrictions and Prohibitions

The Political Reform Act (Gov. Code Sections 81000-91014) requires most state and local government officials and employees to publicly disclose their economic interests including personal assets and income. The Act's conflict of interest provisions also disqualify a public official from taking part in a governmental decision if it is reasonably foreseeable that the decision will have a material financial effect on these economic interests as well as the official's personal finances and those of immediate family. (Gov. Code Sections 87100 and 87103.) The Fair Political Practices Commission (FPPC) is the state agency responsible for issuing the attached Statement of Economic Interests, Form 700, and for interpreting the Act's provisions.

Gift Prohibition
Gifts received by most state and local officials, employees, and candidates are subject to a limit. In 2021-2022, the gift limit increased to $520 from a single source during a calendar year.

Additionally, state officials, state candidates, and certain state employees are subject to a $10 limit per calendar month on gifts from lobbyists and lobbying firms registered with the Secretary of State. See Reference Pamphlet, page 10.

State and local officials and employees should check with their agency to determine if other restrictions apply.

Disqualification
Public officials are, under certain circumstances, required to disqualify themselves from making, participating in, or attempting to influence governmental decisions that will affect their economic interests. This may include interests they are not required to disclose. For example, a personal residence is often not reportable, but may be grounds for disqualification. Specific disqualification requirements apply to 87200 filers (e.g., city councilmembers, members of boards of supervisors, planning commissioners, etc.). These officials must publicly identify the economic interest that creates a conflict of interest and leave the room before a discussion or vote takes place at a public meeting. For more information, consult Government Code Section 87105, Regulation 18707, and the Guide to Recognizing Conflicts of Interest page at www.fppc.ca.gov.

Honorarium Ban
Most state and local officials, employees, and candidates are prohibited from accepting an honorarium for any speech given, article published, or attendance at a conference, convention, meeting, or like gathering. (See Reference Pamphlet, page 10.)

Loan Restrictions
Certain state and local officials are subject to restrictions on loans. (See Reference Pamphlet, page 14.)

Post-Governmental Employment
There are restrictions on representing clients or employers before former agencies. The provisions apply to elected state officials, most state employees, local elected officials, county chief administrative officers, city managers, including the chief administrator of a city, and general managers or chief administrators of local special districts and JPAs. The FPPC website has fact sheets explaining the provisions.

Late Filing
The filing officer who retains originally-signed or electronically filed statements of economic interests may impose on an individual a fine for any statement that is filed late. The fine is $10 per day up to a maximum of $100. Late filing penalties may be reduced or waived under certain circumstances.

Persons who fail to timely file their Form 700 may be referred to the FPPC’s Enforcement Division (and, in some cases, to the Attorney General or district attorney) for investigation and possible prosecution. In addition to the late filing penalties, a fine of up to $5,000 per violation may be imposed.

For assistance concerning reporting, prohibitions, and restrictions under the Act:
• Email questions to advice@fppc.ca.gov.
• Call the FPPC toll-free at (866) 275-3772.

Form 700 is a Public Document
Public Access Must Be Provided

Statements of Economic Interests are public documents. The filing officer must permit any member of the public to inspect and receive a copy of any statement.
• Statements must be available as soon as possible during the agency’s regular business hours, but in any event not later than the second business day after the statement is received. Access to the Form 700 is not subject to the Public Records Act procedures.
• No conditions may be placed on persons seeking access to the forms.
• No information or identification may be required from persons seeking access.
• Reproduction fees of no more than 10 cents per page may be charged.
Questions and Answers

General

Q. What is the reporting period for disclosing interests on an assuming office statement or a candidate statement?

A. On an assuming office statement, disclose all reportable investments, interests in real property, and business positions held on the date you assumed office. In addition, you must disclose income (including loans, gifts and travel payments) received during the 12 months prior to the date you assumed office.

On a candidate statement, disclose all reportable investments, interests in real property, and business positions held on the date you file your declaration of candidacy. You must also disclose income (including loans, gifts and travel payments) received during the 12 months prior to the date you file your declaration of candidacy.

Q. I hold two other board positions in addition to my position with the county. Must I file three statements of economic interests?

A. Yes, three are required. However, you may instead complete an expanded statement listing the county and the two boards on the Cover Page or an attachment as the agencies for which you will be filing. Disclose all reportable economic interests in all three jurisdictions on the expanded statement. File the expanded statement for your primary position providing an original "wet" signature unless filed with a secure electronic signature. (See page 3 above.) File copies of the expanded statement with the other two agencies as required by Regulation 18723.1(c). Remember to complete separate statements for positions that you leave or assume during the year.

Q. I am a department head who recently began acting as city manager. Should I file as the city manager?

A. Yes. File an assuming office statement as city manager. Persons serving as "acting," "interim," or "alternate" must file as if they hold the position because they are or may be performing the duties of the position.

Q. My spouse and I are currently separated and in the process of obtaining a divorce. Must I still report my spouse’s income, investments, and interests in real property?

A. Yes. A public official must continue to report a spouse’s economic interests until such time as dissolution of marriage proceedings is final. However, if a separate property agreement has been reached prior to that time, your estranged spouse’s income may not have to be reported. Contact the FPPC for more information.

Q. As a designated employee, I left one state agency to work for another state agency. Must I file a leaving office statement?

A. Yes. You may also need to file an assuming office statement for the new agency.

Investment Disclosure

Q. I have an investment interest in shares of stock in a company that does not have an office in my jurisdiction. Must I still disclose my investment interest in this company?

A. Probably. The definition of "doing business in the jurisdiction" is not limited to whether the business has an office or physical location in your jurisdiction. (See Reference Pamphlet, page 13.)

Q. My spouse and I have a living trust. The trust holds rental property in my jurisdiction, our primary residence, and investments in diversified mutual funds. I have full disclosure. How is this trust disclosed?

A. Disclose the name of the trust, the rental property and its income on Schedule A-2. Your primary residence and investments in diversified mutual funds registered with the SEC are not reportable.

Q. I am required to report all investments. I have an IRA that contains stocks through an account managed by a brokerage firm. Must I disclose these stocks even though they are held in an IRA and I did not decide which stocks to purchase?

A. Yes. Disclose on Schedule A-1 or A-2 any stock worth $2,000 or more in a business entity located in or doing business in your jurisdiction.
Q. The value of my stock changed during the reporting period. How do I report the value of the stock?

A. You are required to report the highest value that the stock reached during the reporting period. You may use your monthly statements to determine the highest value. You may also use the entity’s website to determine the highest value. You are encouraged to keep a record of where you found the reported value. Note that for an assuming office statement, you must report the value of the stock on the date you assumed office.

Q. I am the sole owner of my business, an S-Corporation. I believe that the nature of the business is such that it cannot be said to have any “fair market value” because it has no assets. I operate the corporation under an agreement with a large insurance company. My contract does not have resale value because of its nature as a personal services contract. Must I report the fair market value for my business on Schedule A-2 of the Form 700?

A. Yes. Even if there are no tangible assets, intangible assets, such as relationships with companies and clients are commonly sold to qualified professionals. The “fair market value” is often quantified for other purposes, such as marital dissolutions or estate planning. In addition, the IRS presumes that “personal services corporations” have a fair market value. A professional “book of business” and the associated goodwill that generates income are not without a determinable value. The Form 700 does not require a precise fair market value; it is only necessary to check a box indicating the broad range within which the value falls.

Q. We have a Section 529 account set up to save money for our son’s college education. Is this reportable?

A. If the Section 529 account contains reportable interests (e.g., common stock valued at $2,000 or more), those interests are reportable (not the actual Section 529 account). If the account contains solely mutual funds, then nothing is reported.

Q. On last year’s filing I reported stock in Encoe valued at $2,000 - $10,000. Late last year the value of this stock fell below and remains at less than $2,000. How should this be reported on this year’s statement?

A. You are not required to report an investment if the value was less than $2,000 during the entire reporting period. However, because a disposed date is not required for stocks that fall below $2,000, you may want to report the stock and note in the “comments” section that the value fell below $2,000. This would be for informational purposes only; it is not a requirement.

Q. We have a Section 529 account set up to save money for our son’s college education. Is this reportable?

A. If the Section 529 account contains reportable interests (e.g., common stock valued at $2,000 or more), those interests are reportable (not the actual Section 529 account). If the account contains solely mutual funds, then nothing is reported.

Q. I reported a business entity on Schedule A-2. Clients of my business are located in several states. Must I report all clients from whom my pro rata share of income is $10,000 or more on Schedule A-2, Part 3?

A. No, only the clients located in or doing business on a regular basis in your jurisdiction must be disclosed.

Q. I believe I am not required to disclose the names of clients from whom my pro rata share of income is $10,000 or more on Schedule A-2 because of their right to privacy. Is there an exception for reporting clients’ names?

A. Regulation 18740 provides a procedure for requesting an exemption to allow a client’s name not to be disclosed if disclosure of the name would violate a legally recognized privilege under California or Federal law. This regulation may be obtained from our website at www.fppc.ca.gov. (See Reference Pamphlet, page 14.)
Q. I am sole owner of a private law practice that is not reportable based on my limited disclosure category. However, some of the sources of income to my law practice are from reportable sources. Do I have to disclose this income?

A. Yes, even though the law practice is not reportable, reportable sources of income to the law practice of $10,000 or more must be disclosed. This information would be disclosed on Schedule C with a note in the “comments” section indicating that the business entity is not a reportable investment. The note would be for informational purposes only; it is not a requirement.

Q. I am the sole owner of my business. Where do I disclose my income - on Schedule A-2 or Schedule C?

A. Sources of income to a business in which you have an ownership interest of 10% or greater are disclosed on Schedule A-2. (See Reference Pamphlet, page 8.)

Q. My spouse is a partner in a four-person firm where all of their business is based on their own billings and collections from various clients. How do I report my community property interest in this business and the income generated in this manner?

A. If your spouse’s investment in the firm is 10% or greater, disclose 100% of your spouse’s share of the business on Schedule A-2, Part 1 and 50% of your spouse’s income on Schedule A-2, Parts 2 and 3. For example, a client of your spouse’s must be a source of at least $20,000 during the reporting period before the client’s name is reported.

Q. How do I disclose my spouse’s or registered domestic partner’s salary?

A. Report the name of the employer as a source of income on Schedule C.

Q. I am a doctor. For purposes of reporting $10,000 sources of income on Schedule A-2, Part 3, are the patients or their insurance carriers considered sources of income?

A. If your patients exercise sufficient control by selecting you instead of other doctors, then your patients, rather than their insurance carriers, are sources of income to you. (See Reference Pamphlet, page 14.)

Q. I received a loan from my grandfather to purchase my home. Is this loan reportable?

A. No. Loans received from family members are not reportable.

Q. Many years ago, I loaned my parents several thousand dollars, which they paid back this year. Do I need to report this loan repayment on my Form 700?

A. No. Payments received on a loan made to a family member are not reportable.

Real Property Disclosure

Q. During this reporting period we switched our principal place of residence into a rental. I have full disclosure and the property is located in my agency’s jurisdiction, so it is now reportable. Because I have not reported this property before, do I need to show an "acquired" date?

A. No, you are not required to show an “acquired” date because you previously owned the property. However, you may want to note in the “comments” section that the property was not previously reported because it was used exclusively as your residence. This would be for informational purposes only; it is not a requirement.

Q. I am a city manager, and I own a rental property located in an adjacent city, but one mile from the city limit. Do I need to report this property interest?

A. Yes. You are required to report this property because it is located within 2 miles of the boundaries of the city you manage.

Q. Must I report a home that I own as a personal residence for my daughter?

A. You are not required to disclose a home used as a personal residence for a family member unless you receive income from it, such as rental income.

Q. I am a co-signer on a loan for a rental property owned by a friend. Since I am listed on the deed of trust, do I need to report my friend’s property as an interest in real property on my Form 700?

A. No. Simply being a co-signer on a loan for property does not create a reportable interest in that real property.
Questions and Answers
Continued

Gift Disclosure

Q. If I received a reportable gift of two tickets to a concert valued at $100 each, but gave the tickets to a friend because I could not attend the concert, do I have any reporting obligations?
A. Yes. Since you accepted the gift and exercised discretion and control of the use of the tickets, you must disclose the gift on Schedule D.

Q. Julia and Jared Benson, a married couple, want to give a piece of artwork to a county supervisor. Is each spouse considered a separate source for purposes of the gift limit and disclosure?
A. Yes, each spouse may make a gift valued at the gift limit during a calendar year. For example, during 2022 the gift limit was $520, so the Bensons may have given the supervisor artwork valued at no more than $1,040. The supervisor must identify Jared and Julia Benson as the sources of the gift.

Q. I am a Form 700 filer with full disclosure. Our agency holds a holiday raffle to raise funds for a local charity. I bought $10 worth of raffle tickets and won a gift basket valued at $120. The gift basket was donated by Doug Brewer, a citizen in our city. At the same event, I bought raffle tickets for, and won a quilt valued at $70. The quilt was donated by a coworker. Are these reportable gifts?
A. Because the gift basket was donated by an outside source (not an agency employee), you have received a reportable gift valued at $110 (the value of the basket less the consideration paid). The source of the gift is Doug Brewer and the agency is disclosed as the intermediary. Because the quilt was donated by an employee of your agency, it is not a reportable gift.

Q. My agency is responsible for disbursing grants. An applicant (501(c)(3) organization) met with agency employees to present its application. At this meeting, the applicant provided food and beverages. Would the food and beverages be considered gifts to the employees? These employees are designated in our agency’s conflict of interest code and the applicant is a reportable source of income under the code.
A. Yes. If the value of the food and beverages consumed by any one filer, plus any other gifts received from the same source during the reporting period total $50 or more, the food and beverages would be reported using the fair market value and would be subject to the gift limit.

Q. I received free admission to an educational conference related to my official duties. Part of the conference fees included a round of golf. Is the value of the golf considered informational material?
A. No. The value of personal benefits, such as golf, attendance at a concert, or sporting event, are gifts subject to reporting and limits.
California State Library, Library Development Services
Cooperative Library System Liaison Report
March 09, 2023

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State Library News

The Library Development Services Bureau has hired a new Library Programs Consultant to work primarily on our statewide Lunch at the Library program. Her name is Rachel Tucker. We look forward to introducing her to you soon.

LSTA News: This is a reminder about the federal government’s transition from the use of the D-U-N-S Number to the use of the Unique Entity Identifier (UEI). D-U-N-S numbers are no longer in use. Current federal award recipients and all future applicants/recipient will need to have an active UEI to be eligible to receive or continue to receive federal award funds. To register and/or for more information, please visit SAM.gov | Entity Registrations. If you have questions regarding this, please contact LSTAGrants@library.ca.gov.

Open Opportunities

Visit the grants page of the California State Library website for a listing and timetable of new and upcoming funding opportunities and statewide resources available.

LSTA Local and Collaborative 2023/2024 – Due March 28, 2023
The opportunity is now open! 2023-2024 Local and Collaborative Grants help California’s libraries respond effectively to local needs and align services with local community aspirations; support experimentation and research and development in California’s libraries; and provide training and support in grant writing and grant management for the California library community. The funding period is July 2023 – June 2024.

Visit the LSTA Local & Collaborative grants page to learn more. Please email lstagrants@library.ca.gov with any questions.

California Library Literacy Services – Three upcoming deadlines!
There are currently three funding opportunities open.

(1) For current CLLS programs that have received state CLLS ESL funding (in Rounds 1, 2, or 2.5), the renewal application for 2023/2024 through 2025/2026 is due March 15, 2023, in the Counting Opinions portal. The award will provide three years of support.

(2) For current CLLS libraries that have NOT received CLLS ESL funding to date, the final round of ESL applications for new participants will open in early 2023 for funding that starts July 1, 2023, and runs through June 30, 2026. The award will provide three years of support. The application is due March 15, 2023, in the Counting Opinions portal.

(3) Libraries that do not currently participate in CLLS but are interested in joining this ongoing service may apply to join CLLS. Applications are due April 3, 2023, in the Submittable portal. An information session will take place Friday, February 10, at 11 a.m. For additional information, visit https://libraryliteracy.org/for-coordinators/reporting-state-funding/ or request an individual appointment through clls@library.ca.gov. State of CA funded.
For CLLS and Literacy Initiatives questions, please contact clls@library.ca.gov.

**California Library Connect – Rolling Due Date**
The [California Library Connect Program](clls@library.ca.gov) is now accepting applications. Libraries may apply for grants to cover eligible IT/network infrastructure equipment and expenses, as well as the first-year costs of upgrading or installing a new high speed Internet circuit. This program also supports California public libraries by connecting them to high-speed internet through the California Research and Education Network (CalREN) — a high-capacity public-sector broadband network. We have also launched the California Collaborative Connectivity Grant, a separate grant opportunity that provides gap funding for libraries and partner anchor institutions to construct broadband circuits to connect underserved communities. State of CA funded.

For California Library Connect questions, please contact us at admin@californialibraryconnect.com, the California Library Connect Grants Coordinator email grants@californialibraryconnect.com or through our help line at 213-297-0109 (Monday-Friday, 7:00AM-3:00PM PST).

**Upcoming Funding Opportunities**

**Building Forward Infrastructure Funding for California Libraries**
We are currently preparing Round Two of the Building Forward Infrastructure Program. This opportunity will open in the first quarter of 2023. With new funding provided by the legislature, the State Library has approximately $174 million dollars left to award. For Building Forward questions, please email buildingforward@library.ca.gov.

**Zip Books**
The Zip Books 23/24 program application period will open in April 2023. For Zip Books questions, please email zipbooks@library.ca.gov.

**Current Projects and Services**

**California Libraries Learn (CALL) - Ongoing**
CALL presents on-the-ground training across California in April on Managing Patron Challenges. Registration is now open for half-day regional trainings in Davis, San Leandro, Long Beach, and Riverside. Have a good idea? CALL Homegrown features learning opportunities suggested and designed by California library staff; anyone can complete the [CALL for Presentations](CALL for Presentations)! Plan your team’s professional development by visiting [www.callacademy.org](www.callacademy.org) and check the frequently updated [calendar](calendar) to explore the options. Free courses, weekly webinars, and cohort-based learning continue throughout the year. CALL has its own newsletter, [CALL Letters](CALL Letters), and users can [subscribe](subscribe) directly for up-to-date information on staff professional development needs.
Encourage your staff members to create a login to access the many online, self-paced learning opportunities available through CALL Academy. LSTA funded.

Get Connected! California/Affordable Connectivity Program - Ongoing
All California Libraries are invited to participate in the Get Connected! Initiative. Get Connected! promotes the Affordable Connectivity Program (ACP) which provides a monthly discount of up to $30 off home internet to qualifying families. Libraries are encouraged to host enrollment events, with the support of CETF and Get Connected! These enrollment events will support eligible families interested in applying for ACP, answer questions about the ACP benefit, and provide hands-on assistance with the application. Patrons will be encouraged to bring the required documents to apply. To participate in an enrollment event and learn how you can help your patrons Get Connected! please visit https://forms.gle/k6YiHeH8Suwhvxy97. For more information on ACP please visit: www.internetforallnow.org/applytoday. State of CA funded.

Calmatters for Learning
We are delighted to share news about CalMatters for Learning, a free nonpartisan resource platform, brought to you by the California State Library and CalMatters. At the beginning of each month through June 2023, you will find a new package of resources to help library staff develop programs, guide conversations and build other activities at your branch. Resources will be available in English and Spanish. The resource center includes interactive tools, videos, audio features and explanations. All libraries are encouraged to integrate the resource into their programs and events. For questions or to provide feedback on the resource, contact anaclara@calmatters.org LSTA-funded.

Tutoring Project – Ongoing
Every internet connected Californian is now able to access live, 24/7 online tutoring and homework help in all K-12 subjects. The passing of AB 128 by the California State Legislature enabled the California State Library to partner with the Pacific Library Partnership in bringing this service to all CA Public Libraries. All California public libraries are able to offer Brainfuse’s online tutoring and homework assistance service, HelpNow, to their users for two years at no cost. Every California student, with or without a library card, has access to 24/7 online tutoring in core K-12 subjects. Spanish language tutors will be available as well as tutors fluent in Mandarin, Cantonese, Vietnamese, and Tagalog. See here for Full details on the Statewide tutoring project. State of CA funded. For Online Tutoring questions, email catutoring@library.ca.gov.

Networking and Training

Directors Networking Conversations
Networking conversations for library directors continue and an invitation to participate is sent out on the directors’ listserv as dates are scheduled. Directors can register for the March 2023 Directors Networking call below. LSTA funded.
What: March, 15 2023 Directors Networking Call
**3:30-4:30 PM Pacific Time**
Register in advance for this meeting at
https://us06web.zoom.us/meeting/register/tZclcOuopzgrHtYULJe58rUcvPZnyJlq8Q4l

California Library Literacy Services Training - Ongoing
CLLS networking calls and trainings through the Literacy Initiatives grant continue on a regular basis. Upcoming training sessions will help libraries prepare for AmeriCorps, family literacy, new ESL services and more. Please visit the new CLLS training and meeting calendar! LSTA funded.

CAreer Pathways Webinars for 2023
Register for upcoming webinars by clicking the links below or visiting the CAreer Pathways Staff Resource page, where you can also find platform details, administration, marketing materials and more.

- **CAreer Pathways Resources for Agriculture, Climate, and Infrastructure Jobs with Stanislaus County Library** - Wednesday, March 22, 2023, 11:00 am – 12:00 pm
  
  Join us to learn more about Stanislaus County Library and their key partnerships with Workforce Development and LearningQuest (literacy), both of which were instrumental in driving traffic to their CAreer Pathways resources page. They will share promotional materials, including a commercial that ran on social media. The webinar will also feature resources across all platforms that focus on the high-need, high-growth industries of Agriculture, Climate and Infrastructure. Workforce development and related community partners and library staff of all levels are invited to attend.

- **CAreer Pathways: Best Practices for the Literacy Community**
  
  Wednesday, May 10, 2023, 11:00 am – 12:00 pm

New to the library or not sure which platforms your library offers? Check out the CAreer Pathways Services Locator map. Archived webinars are available (for California library staff) on the CALL Academy CAreer Pathways channel.

CAreer Pathways is State of CA funded. Questions? CAPathways@library.ca.gov

Online Tutoring Training 2023
The statewide online tutoring project has trainings available for you or your staff. Please take a look at the full training calendar on our tutoring page for more information. Upcoming trainings include:

- **HelpNow: Test Prep Resources** March 9th, 3 PM
- **HelpNow: Summer Services Pitch** May 3rd, 10:30 AM
Recording of Feb 1 eBooks for All Summit
The statewide eBooks for All Summit was on February 1st. A video of the summit is available for library workers to view as their schedule allows. The timestamps below may be helpful for particular segments (times are hour.minute.second):

Full Video

- Panel on eBooks for All in other states, moderated by State Librarian Greg Lucas: start – 0.2.42; end – 0.55:06
- Lyrasis on using the data tools from Lyrasis for collection development: start – 1.03.43; end – 2.18.26
- Collection Development grant session: start – 4.32.33; end 5.02.10
- Keynote with Professor Rebecca Giblin introduced by John Bracken: start – 5.13.26; end 5.57.02

Get Connected California Events April 22: Host Sites Needed

Get Connected! California mobilization is underway to expand broadband access for Californians. On Saturday, April 22, organizations across the state are hosting enrollment assistance events to be sure that every eligible student and family is aware of and enrolled in the Affordable Connectivity Program (ACP). More than 4 million California households are eligible for discount broadband services but are not yet enrolled.

If you can help by hosting an enrollment event on April 22 or by promoting ACP enrollment in your community, please sign up here.

Please help spread the word about ACP and the benefits for households in your area. A Digital Inclusion flier in English and Spanish to help households enroll is available at this link. Please share this information with your colleagues and local partners. For more information on ACP enrollment, visit the Internet For All Now website.

Let's get California connected!

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Inland Meeting Dates
Approved May 11, 2022
Updated December 9, 2022

2022/23

Thursday, September 15, 2022
9am Executive
10am Administrative
Murrieta

Thursday, October 19, 2022 – Special Meeting
12:30pm Administrative
Online via Zoom

Thursday, December 15, 2022
9am Executive
10am Administrative
Riverside Public - cancelled
Online via Zoom only

Thursday, March 16, 2023
9am Executive
10am Administrative
Ontario
Riverside Public

Thursday, May 11, 2023
9am Executive
10am Administrative
Hemet