BEFORE THE COMMISSION ON STATE MANDATES STATE OF CALIFORNIA

Claim of:)))
City of Piednont Clainant	No. CSM 4291 Chapter 1334, Statutes of 1987 CPR Pocket Masks
)

DECISION

The attached Proposed Statement of Decision of the Commission on State Mandates is hereby adopted by the Commission on State Mandates as its decision in the above-entitled matter.

This Decision shall become effective on March 23, 1988.

IT IS SO ORDERED March 23, 1988.

Russell Gould, Chairperson Commission on State Mandates

BEFORE THE COMMISSION ON STATE MANDATES

Claim of: City of Piedmont Claimant)) No. CSM-4291) Chapter 1334, Statutes) CPR Pocket Masks))
))

PROPOSED DECISION

1987

This claim was heard by the Commission on State Mandates (commission) on February 25, 1988, in Sacramento, California, during a regularly scheduled hearing.

Evidence both oral and documentary having been introduced, the matter submitted, and vote taken, the commission finds:

I.

NOTE

I. The finding of a reinbursable state mandate does not mean that all increased costs claimed will be reinbursed. Reinbursement, if any, is subject to commission approval of parameters and guidelines for reinbursement of the claim, and a statewide cost estimate; a specific legislative appropriation for such purpose; a timely-filed claim for reinbursement; and subsequent review of the claim by the State Controller.

II.

FINDINGS AND CONCLUSIONS

- 1. The test claim was filed with the Commission on State Mandates on December 2, 1987, by the City of Piedmont.
- 2. The subject of the claim is Chapter 1334, Statutes of 1987.

3. Chapter 1334, Statutes of 1987 added Section 13518.1 to the Penal Code to require every law enforcement agency employing peace officers, as described, to provide each peace officer with a portable manual mask and airway assembly designed to prevent the spread of communicable diseases when applying cardiopulmonary resuscitation.

Chapter 1334, Statutes of 1987 amended Section 13518 of the Penal Code to require every such law enforcement agency to provide each peace officer with training in the use of an appropriate portable manual mask and airway assembly.

- 4. A new program is now required of local law enforcement agencies by Chapter 1334, Statutes of 1987.
- 5. Government Code Section 17514 defines the term "COSTS mandated by the State" as "any increased costs which a local agency . . . is required to incur after July 1, 1980, as a result of any statute enacted on or after January 1, 1975, . . . which mandates a new program . . . within the meaning of Section 6 of Article XIII B of the California Constitution."
- 6. The City of Piednont has demonstrated that it has incurred increased costs which are costs mandated by the state.
- 7. None of the requisites for denying a claim, specified in Government Code Section 17556, subdivision (a), were established.

III.

DETERMINATION OF ISSUES

- 1. The Commission has the authority to decide this claim under the provisions of Government Code Section 17551.
- 2. Chapter 1334, Statutes of 1987 imposed a reimbursable state mandate upon local law enforcement agencies. The City of Piedmont has established that this statute imposed a new program by requiring a local law enforcement agency to provide to each peace officer a portable manual mask and airway assembly designed to prevent the spread of communicable diseases when applying cardiopulmonary resuscitation.
- 3. The training of in-service officers in the use of portable masks can be accommodated by local law enforcement agencies within existing departmental training programs which all peace officers are presently required to periodically complete. Additionally, new peace officers' training on the portable masks is included in the First Aid/CPR curriculum for basic training academies. Therefore, Chapter 1334, Statutes of 1987 does not impose a reinbursable state mandate because there are no increased costs to local law enforcement agencies for training in the use of the CPR pocket masks.

DECLARATION OF SERVICE BY MAIL

Case Name:	CITY OF PIEDMONT	CSM-4291
18 years of age or	older and not a par	ounty of Sacramento, California. I am rty to the within entitled cause. My ite LL-50, Sacramento, California 95814.
On March 29	, 1988 , I serve	ed the attached:
	DECISION OF	MARCH 23, 1988
in said cause, by placing in the Commission on State Mandates' mail container a true copy of the decision enclosed in a sealed envelope for pick up by the State Department of General Services mail messenger for transmittal to the United States mail at Sacramento, California, addressed as follows:		
Jim Apps Department of Fina 1025 P Street, Roo Sacramento, CA 95	m 181	Robert Costa, Administrative Service Officer Piedmont Police Department City of Piedmont 403 Highland Avenue Piedmont, CA 94611
Glen Beatie State Controller's 1227 O Street Sacramento, CA 95		Dr. Bruce Haynes, M.D., Director Emergency Medical Services Authority 1030 - 15th Street, Suite 302 Sacramento, CA 95814
Phil Bird Attorney General's 1515 K Street, Sui Sacramento, CA 95	te 511	Don Beauchamp, Senior Consultant Peace Officer Standards & Training Commission 1601 Alhambra Blvd., Sacramento, CA 95816-7083
Steve Shea Legislative Analys 925 L Street, Suit Sacramento, CA 95	e 650	Peace Officers Research Assn. of CA ATTN: Nolice Edwards 1911 F Street Sacramento, CA 95814
Daniel B. Harrison League of Californ 1400 K Street Sacramento, CA 95	ia Cities	Doug Johnson Madera Police Department 203 W. 4th Street Madera, CA 93637
I declare under penalty of perjury the foregoing is true and correct, and that this declaration was executed at Sacramento, California on <u>March 29, 1988</u> . (Date)		
Janice L. Bed (Typed Name		Janice L. Beeding (Signature)

DF:jb:0222J