Hearing: July 24, 2015 J:\Meetings\Minutes\2015\052915\Proposed Minutes 052915.docx

Item 1

Proposed Minutes

COMMISSION ON STATE MANDATES

Location of Meeting: Room 447 State Capitol, Sacramento, California May 29, 2015

Present:	Member Eraina Ortega, Chairperson Representative of the Director of the Department of Finance
	Member Richard Chivaro, Vice Chairperson
	Representative of the State Controller
	Member Scott Morgan
	Representative of Director of the Office of Planning and Research
	Member Sarah Olsen
	Public Member
	Member Carmen Ramirez
	City Council Member
	Member Andre Rivera
	Representative of the State Treasurer
	Member Don Saylor
	County Supervisor

NOTE: The transcript for this hearing is attached. These minutes are designed to be read in conjunction with the transcript.

CALL TO ORDER AND ROLL CALL

Chairperson Ortega called the meeting to order at 10:02 a.m. Executive Director Heather Halsey called the roll.

APPROVAL OF MINUTES

Member Olsen made a motion to adopt the minutes. With a second by Member Rivera, the March 27, 2015 hearing minutes were adopted by a vote of 7-0.

PUBLIC COMMENT FOR MATTERS NOT ON THE AGENDA

The Chairperson asked if there was any public comment. Mr. Dennis Evans, a member of the public, introduced himself and asked the Commission to hold an informal conference to consider utilizing his company to reduce work-related accidents and injuries. Member Olsen informed Mr. Evans that the Commission has no jurisdiction to hear his concerns unless a case is brought before the Commission by a local government or state agency. Mr. Evans concluded his remarks by urging the Commission to help eliminate workers' compensation and disability claims.

CONSENT CALENDAR

HEARINGS AND DECISIONS PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, CHAPTER 2.5, ARTICLE 7 (GOV. CODE, § 17551, 17557, 17559, and 17570) (action)

INCORRECT REDUCTION CLAIMS

Item 4* Collective Bargaining and Collective Bargaining Agreement Disclosure, 05-4425-I-10

Government Code Sections 3540-3549.9

Statutes 1975, Chapter 961 ; Statutes 1991, Chapter 1213

Foothill-De Anza Community College District, Claimant

Executive Director Heather Halsey announced that after the agenda for this hearing was issued, the parties agreed to place Item 4 on the Consent Calendar. Chairperson Ortega asked if there was any objection to adding Item 4 to the Consent Calendar and if there were any comments from the public. No objection was made and there was no public comment.

Member Olsen made a motion to adopt the Consent Calendar as revised. With a second by Member Saylor, the Consent Calendar was adopted as revised by a vote of 7-0.

HEARINGS AND DECISIONS PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, CHAPTER 2.5, ARTICLE 7 (GOV. CODE, § 17551, 17557, 17559, and 17570) (action)

Executive Director Heather Halsey swore in the parties and witnesses participating in the hearing.

APPEAL OF EXECUTIVE DIRECTOR DECISIONS PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, SECTION 1181.1(c) (info/action)

Item 2 Appeal of Executive Director Decisions

There were no appeals to consider.

MANDATE REDERTERMINATIONS

Item 3 *California Public Records Act (02-TC-10 and 02-TC-51)*, 14-MR-02

Government Code Sections 6253, 6253.1, 6253.9, 6254.3, and 6255

Statutes 1992, Chapters 463 (AB 1040); Statutes 2000, Chapter 982 (AB 2799); and Statutes 2001, Chapter 355 (AB 1014)

As Alleged to be Modified by: Proposition 42, Primary Election, June 3, 2014

Department of Finance, Requester

FIRST HEARING: ADEQUATE SHOWING

The first hearing for this matter is to determine whether the Department of Finance made an adequate showing that a subsequent change in law may modify the State's liability for this program.

Student Assistant Imran Majid presented this item and recommended that the Commission adopt the decision and direct staff to provide notice of the second hearing to determine if a new test claim decision shall be adopted to supersede the previously adopted test claim decision.

Parties were represented as follows: Susan Geanacou, Department of Finance.

Department of Finance concurred with the staff recommendation and there was no comment from interested parties or the public on this matter. Member Olsen made a motion to adopt the staff recommendation. With a second by Member Chivaro, the motion to adopt the staff recommendation was adopted by a vote of 7-0.

INCORRECT REDUCTION CLAIMS

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Item 5 Health Fee Elimination, 07-4206-I-15
Former Education Code Section 72246 (Renumbered as section 76355)
Statutes 1984, Chapter 1 (1983-1984 2nd Ex. Sess.) (AB2X 1) and
Statutes 1987, Chapter 1118
Rancho Santiago Community College District, Claimant
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This incorrect reduction claim addresses reductions made by the State Controller based on overstated indirect costs claimed and authorized offsetting health fees.

Senior Commission Counsel Eric Feller presented this item and recommended that the Commission adopt the proposed decision to deny the incorrect reduction claim.

Parties were represented as follows: Jim Spano and Jim Venneman, representing the State Controller's Office.

Member Ramirez questioned why the claimant is not present. Assistant Executive Director Heidi Palchik explained that the claimant left a telephone message stating that they will not be appearing at the hearing.

The State Controller's Office concurred with the staff recommendation and there was no comment from interested parties or the public on this matter. Member Ramirez made a motion to adopt the proposed decision to deny the incorrect reduction claim. With a second by Member Chivaro, the motion to adopt the staff recommendation to deny the incorrect reduction claim was adopted by a vote of 7-0.

HEARINGS ON COUNTY APPLICATIONS FOR FINDINGS OF SIGNIFICANT FINANCIAL DISTRESS PURSUANT TO WELFARE AND INSTITUTIONS CODE SECTION 17000.6 AND CALIFORNIA CODE OF REGULATIONS, TITLE 2, ARTICLE 6.5 (info/action)

Item 6 Assignment of County Application to Commission, a Hearing Panel of One or More Members of the Commission, or to a Hearing Officer

No applications were filed.

STAFF REPORTS

Item 7 Legislative Update (info)

Assistant Executive Director Heidi Palchik presented this item and the Governor's proposed budget.

Item 8 Chief Legal Counsel: New Filings, Recent Decisions, Litigation Calendar (info)

Chief Legal Counsel Camille Shelton presented this item. Member Ramirez asked if there is a possibility of appeal in the *Public Guardianship* case. Ms. Shelton explained that parties have 60 days to appeal after notice of entry of judgment is served and that she anticipates appeals in both this and the San Diego (*Sexually Violent Predators*) case.

Item 9 Executive Director: Workload Update and Tentative Agenda Items for the July and September Meetings (info)

Executive Director Heather Halsey presented this item and reported on the Commission's backlog reduction.

CLOSED EXECUTIVE SESSION PURSUANT TO GOVERNMENT CODE SECTIONS 11126 (action)

A. PENDING LITIGATION

To confer with and receive advice from legal counsel, for consideration and action, as necessary and appropriate, upon the following matters pursuant to Government Code section 11126(e)(1):

- State of California Department of Finance, State Water Resources Control Board, and California Regional Water Quality Control Board, Los Angeles Region v. Commission on State Mandates and County of Los Angeles, et al (petition and cross-petition).
 California Supreme Court, Case No. S214855
 (Los Angeles County Superior Court, Case No. BS130730, Second District Court of Appeal, Case No. B237153)
 [Municipal Storm Water and Urban Runoff Discharges, 03-TC-04, 03-TC-19, 03-TC-20, and 03-TC-21, Los Angeles Regional Quality Control Board Order No. 01-182, Permit CAS004001, Parts 4C2a., 4C2b, 4E & 4Fc3]
- State of California Department of Finance, State Water Resources Control Board, and California Regional Water Quality Board, San Diego Region v. Commission on State Mandates and County of San Diego, et al. (petition and cross-petition) Third District Court of Appeal, Case No. C070357 (Sacramento County Superior Court Case No. 34-2010-80000604) [Discharge of Stormwater Runoff, Order No. R9-207-000, 07-TC-09 California Regional Water Control Board, San Diego Region Order No. R9-2007-001, NPDES No. CAS0108758, Parts D.1.d.(7)-(8), D.1.g., D.3.a.(3), D.3.a.(5), D.5, E.2.f, E.2.g,F.1, F.2, F.3, I.1, I.2, I.5, J.3.a.(3)(c) iv-vii & xxv, and L]

- California School Board Association (CSBA) v. State of California et al. Alameda County Superior Court, Case No. RG11554698 [2010-2011 Budget Trailer Bills, Mandates Process for K-12 Schools, Redetermination Process]
- 4. Counties of San Diego, Los Angeles, San Bernardino, Orange, and Sacramento v. Commission on State Mandates, et al. San Diego County Superior Court, Case No. 37-2014-00005050-CU-WM-CTL [Mandate Redetermination, Sexually Violent Predators, (12-MR-01, CSM-4509); Welfare and Institutions Code Sections 6601, 6602, 6603, 6604, 6605, and 6608; Statutes 1995, Chapter 762 (SB 1143); Statutes 1995, Chapter 763 (AB 888); Statutes 1996, Chapter 4 (AB 1496) As modified by Proposition 83, General Election, November 7, 2006]
- County of Los Angeles v. Commission on State Mandates, Department of Finance
 Los Angeles County Superior Court, Case No. BS148845
 [Public Guardianship Omnibus Conservatorship Reform, 07-TC-05(Probate Code Sections 1850(a), 1851(a), 2113, 2250(a)-(c), 2250.4(a)-(d); 2352(a)-(f), 2352.5(a)-(e), 2410, 2540(a)-(b), 2543(a)-(d), 2610(a), 2620(a)-(e), 2620.2(a)-(d), 2590, 2591(a)-(q), 2591.5(a)-(d), 2623(a)-(b), 2640(a)-(c), 2640.1(a)-(c), 2641(a)-(b), 2653(a)-(c), 2920(a)-(c), and 2923Statutes 2006; Chapter 490 (SB 1116), Statutes 2006, Chapter 492 (SB 1716), and Statutes 2006, Chapter 493 (AB 1363)]

6.

Coast Community College District, et al. v. Commission on State Mandates Sacramento County Superior Court, Case No. 34-2014-80001842 [Minimum Conditions for State Aid, 02-TC-25/02-TC-31 (Education Code Sections 66721, 66721.5, 66722, 66722.5, 66731, 66732, 66736, 66737, 66738, 66740, 66741, 66742, 66743, 70901, 70901.5, 70902, 71027, 78015, 78016, 78211.5, 78212, 78213, 78214, 78215, 78216, 87482.6, and 87482.7; Statutes 1975, Chapter 802; Statutes 1976, Chapters 275, 783, 1010, and 1176; Statutes 1977, Chapters 36 and 967; Statutes 1979, Chapters 797 and 977; Statutes 1980, Chapter 910; Statutes 1981, Chapters 470 and 891; Statutes 1982, Chapters 1117 and 1329; Statutes 1983, Chapters 143 and 537; Statutes 1984, Chapter 1371; Statutes 1986, Chapter 1467; Statutes 1988, Chapters 973 and 1514; Statutes 1990, Chapters 1372 and 1667; Statutes 1991, Chapters 1038, 1188, and 1198; Statutes 1995, Chapters 493 and 758; Statutes 1998, Chapter 365, 914, and 1023; Statutes 1999, Chapter 587; Statutes 2000, Chapter 187; and Statutes 2002, Chapter 1169; California Code of Regulations, Title 5, Sections 51000, 51002, 51004, 51006, 51008, 51012, 51014, 51016, 51018, 51020, 51021, 51022, 51023, 51023.5, 51023.7, 51024, 51025, 51027, 51100, 51102, 53200, 53202, 53203, 53204, 53207, 53300, 53301, 53302, 53308, 53309, 53310,

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- Clovis Unified School Dist. v. Commission on State Mandates, State Controller's Office
 Sacramento County Superior Court, Case No. 34-2014-80001931
 [Graduation Requirements IRC, 05-4435-I-50 and 08-4435-I-52, adopted May 30, 2014]
- 8. Paradise Irrigation District, et al. v. Commission on State Mandates, Department of Finance, and Department of Water Resources Sacramento County Superior Court, Case No. 34-2015-80002016 [Water Conservation (10-TC-12/12-TC-01, adopted December 5, 2014), Water Code Division 6, Part 2.55 [sections 10608-10608.64] and Part 2.8 [sections 10800-10853] as added by Statutes 2009-2010, 7th Extraordinary Session, Chapter 4California Code of Regulations, Title 23, Division 2, Chapter 5.1, Article 2, Sections 597-597.4; Register 2012, No. 28.]

B. PERSONNEL

To confer on personnel matters pursuant to Government Code section 11126(a)(1):

The Commission adjourned into closed executive session at 10:21 a.m., pursuant to Government Code section 11126(e), to confer with and receive advice from legal counsel for consideration and action, as necessary and appropriate, upon the pending litigation published in the notice and agenda; to confer and receive advice from legal counsel regarding potential litigation, and to confer on personnel matters pursuant to Government Code section 11126(a)(1).

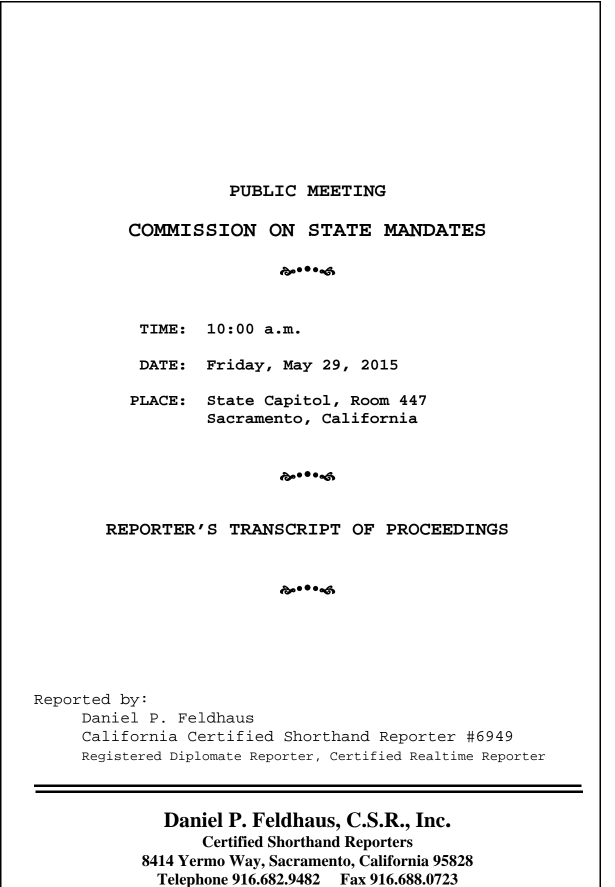
RECOVENE IN PUBLIC SESSION REPORT FROM CLOSED EXECUTIVE SESSION

At 10:27 a.m., Chairperson Ortega reconvened in open session, and reported that the Commission met in closed executive session pursuant to Government Code section 11126(e) to confer with and receive advice from legal counsel for consideration and action, as necessary and appropriate, upon the pending litigation listed on the public notice and agenda, and potential litigation, and to confer on personnel matters pursuant to Government Code section 11126(a)(1).

ADJOURNMENT

Hearing no further business, Chairperson Ortega adjourned the meeting at 10:28 a.m.

Heather Halsey Executive Director



FeldhausDepo@aol.com

APPEARANCES

COMMISSIONERS PRESENT

ERAINA ORTEGA Representative for MICHAEL COHEN, Director Department of Finance (Chair of the Commission)

> RICHARD CHIVARO Representative for Betty Yee State Controller (Vice Chair of the Commission)

SCOTT MORGAN Representative for Ken Alex Director Office of Planning & Research

> SARAH OLSEN Public Member

M. CARMEN RAMIREZ Oxnard City Council Member

ANDRÉ RIVERA Representative for BILL LOCKYER State Treasurer

> DON SAYLOR Yolo County Supervisor Local Agency Member

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COMMISSION STAFF PRESENT

HEATHER A. HALSEY Executive Director (Items 3, 6, and 9)

HEIDI PALCHIK Assistant Executive Director (Item 7)

<u>A P P E A R A N C E S</u>

PARTICIPATING COMMISSION STAFF

continued

CAMILLE N. SHELTON Chief Legal Counsel (Item 8)

ERIC FELLER Senior Commission Counsel (Item 5)

> IMRAN MAJID Student Assistant (Item 3)

> > &•••~

PUBLIC TESTIMONY

Appearing re Public Comment

DENNIS EVANS

Appearing Re Item 3:

For Department of Finance:

SUSAN GEANACOU Senior Staff Attorney Department of Finance 915 L Street, Suite 1280 Sacramento, California 95814

Appearing Re Item 5:

For State Controller's Office:

JIM L. SPANO Chief, Mandated Cost Audits Bureau State Controller's Office 3301 C Street, Suite 725 Sacramento, California 95816

APPEARANCES

PUBLIC TESTIMONY

Appearing Re Item 5: continued

For State Controller's Office:

JIM VENNEMAN Audit Manager, Division of Audits State Controller's Office 3301 C Street, Suite 725 Sacramento, California 95816

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1	BE IT REMEMBERED that on Friday, May 29, 2015,
2	commencing at the hour of 10:02 a.m., thereof, at the
3	State Capitol, Room 447, Sacramento, California, before
4	me, DANIEL P. FELDHAUS, CSR #6949, RDR and CRR, the
5	following proceedings were held:
6	<i>∂</i> ≈ ^{●●●} ∞G
7	CHAIR ORTEGA: Good morning, everyone.
8	I'd like to call to order the May 29 $^{ m th}$ meeting
9	of the Commission on State Mandates.
10	Please, call the roll.
11	MS. HALSEY: Mr. Chivaro?
12	MEMBER CHIVARO: Present.
13	MS. HALSEY: Mr. Morgan?
14	MEMBER MORGAN: Here.
15	MS. HALSEY: Ms. Olsen?
16	MEMBER OLSEN: Present.
17	MS. HALSEY: Ms. Ortega?
18	CHAIR ORTEGA: Here.
19	MS. HALSEY: Ms. Ramirez?
20	MEMBER RAMIREZ: Here.
21	MS. HALSEY: Mr. Rivera?
22	MEMBER RIVERA: Here.
23	MS. HALSEY: Mr. Saylor?
24	MEMBER SAYLOR: Here.
25	CHAIR ORTEGA: Okay, thank you.

1 We have a quorum. 2 Item 2 are the minutes from the March 27th 3 meeting. Are there any objections, corrections, 4 5 comments? 6 MEMBER OLSEN: I'll move the adoption. 7 CHAIR ORTEGA: Okay, Ms. Olsen moves. MEMBER RIVERA: Second. 8 9 CHAIR ORTEGA: Mr. Rivera seconds. 10 Any public comment on that? 11 (No response) 12 CHAIR ORTEGA: Seeing none, all in favor? 13 (A chorus of "ayes" was heard.) CHAIR ORTEGA: Any abstentions? 14 15 (No response) 16 CHAIR ORTEGA: The minutes are passed. 17 MS. HALSEY: And now we will take up public 18 comment for matters not on the agenda. 19 Please note that the Commission cannot take 20 action on items not on the agenda. However, it can 21 schedule issues raised by the public for consideration 22 at future meetings. 23 CHAIR ORTEGA: Okay, is there any public 24 comment? 25 (No response)

Commission on State Mandates – May 29, 2015 CHAIR ORTEGA: All right. 1 2 Did you want to speak? 3 MR. EVANS: Yes. Just real quick. 4 CHAIR ORTEGA: Sure. 5 Have a seat right here. MR. EVANS: Okay, thank you. 6 7 This public comment is a -- and I wrote this 8 very great speech that you guys would all love, but I 9 want to get right to the point. 10 I want to talk about --11 CHAIR ORTEGA: Excuse me, please identify 12 yourself for the record. 13 MR. EVANS: My name is Dennis Evans. CHAIR ORTEGA: Dennis Evans? 14 15 MR. EVANS: Sorry about that. 16 CHAIR ORTEGA: That's okay. 17 Go ahead. MR. EVANS: Today, I want to talk about 18 19 transition areas and accidents. 20 I would like to show you guys -- I would like 21 to tell you guys how great I am and what a great job I 22 have done, and how long I've been in business and what I 23 do. 24 I'm a safety pundit. And that's just a fancy 25 way of saying: I'm a safety expert.

1	My job was writing safety protocols for plant
2	processes and dealing with calamity controls.
3	So upon my reading SB 863, I developed a safety
4	manifest system called, "The Occupational Health and
5	Safety Pundits' Safety Management System." It identifies
6	contributory negligence, known to be the cause of
7	work-related accidents and injuries.
8	By just simply and nobody is doing this on
9	purpose, this is just something that's been taught over
10	the years, and we're stuck with it. Just over the years,
11	you just keep doing the same unsafe acts. But if I
12	could, I would like to show you real quick an area, a
13	transition area accident or how to prevent one from
14	ever happening.
15	Do you mind?
16	(No response)
17	MR. EVANS: When you look at the way the
18	employee is transitioning the area, he is putting himself
19	at risk.
20	CHAIR ORTEGA: Mr. Evans? Mr. Evans, I'm going
21	to ask you if you have something that's a photograph,
22	that perhaps you could send us a copy because it's not
23	really a
24	MR. EVANS: Oh, I'm sorry, you guys already
25	have a copy.

	Commission on State Mandates – May 29, 2015
1	CHAIR ORTEGA: From the letter?
2	MR. EVANS: Yes.
3	CHAIR ORTEGA: Okay, great.
4	MR. EVANS: And that would be on page 9.
5	CHAIR ORTEGA: Okay, great.
6	MR. EVANS: The idea is by working in this way,
7	using the safety management system, we can eliminate
8	work-related accidents and injuries.
9	It's costing California over a billion dollars
10	a year. And that's a really light estimate, to be
11	honest. But that can be eliminated because when you're
12	talking workers' comp, it's just cause and effect.
13	If you really break it down: We know what's
14	the cause of our workers' compensation, accidents and
15	injuries.
16	And what causes accidents and injuries?
17	Contributory negligence does. And what page 9 does,
18	is it shows an example of this type of contributory
19	negligence that is raising the rate people are getting
20	hurt. And even once they get hurt, also now you're
21	dealing with the cost and effect.
22	They have the cost, the medical cost of their
23	arm; and if you have your business, now you're losing
24	your productivity. And I'm just being blunt. I'm not
25	trying to say, you know, they're working for us or in any

Commission on State Mandates - May 29, 2015

1	type of way; but I'm saying that if we're looking at it
2	on a product scale, the productivity that is being lost
3	is more than even the worker's injury. But the worker's
4	injury is the important issue.
5	So you can eliminate contributory negligence
6	just by simply retraining each ind each employee.
7	I wanted to ask you guys for a and I forget
8	the terminology for it because I'm brain-dead, but I do
9	have some cheat notes. But I would like to oh, an
10	informal conference. I would like to have an informal
11	conference so I could just give you more information.
12	And I hope that you guys will look at page 9, and see
13	that by eliminating this type of contributory negligence,
14	we could save lots of lives, lots of money.
15	And also, I've done about three years'
16	investigation into what they call "megavitamin therapy."
17	It's orthomolecular medicine.
18	By using evidence of base medicine at a lower
19	cost
20	MS. OLSEN: Madam Chair?
21	CHAIR ORTEGA: Yes.
22	I think we have a question.
23	MR. EVANS: Yes?
24	MEMBER OLSEN: Mr. Evans, I'm a little bit
25	confused.

1	Do you represent a particular local government?
2	MR. EVANS: No, no, no. I'm a company that is
3	introducing my services that were mandated by SB 863,
4	as well as California's Constitution, Article IV,
5	section 14
6	MEMBER OLSEN: And why are you here in front of
7	the Commission on State Mandates, which
8	MR. EVANS: Because the company that I've
9	developed, falls under a state-mandated process or a
10	category. And I would like to utilize it to decrease
11	work-related accidents and injuries. And I can prove
12	that I can decrease work-related accidents and injuries
13	65 percent. But it's not going to happen overnight, but
14	it will happen; and that will save the State a lot of
15	money. And also, it will keep our employees from being
16	hurt on the job.
17	MEMBER OLSEN: And you understand that the
18	Commission has nothing to do with this until
19	MR. EVANS: Of course.
20	MEMBER OLSEN: a case is brought by a local
21	government or a state agency to us?
22	MR. EVANS: So you wouldn't be willing to say,
23	"Let's reduce work-related injuries"?
24	MEMBER OLSEN: We can't. We're not the body to
25	do that. That's not what we do.

1	Commission on State Manades May 29, 2010
1	MR. EVANS: Uh-huh. So who does that? Because
2	I understood that if it was a state-mandated local
3	program, that the State the Commission would decide
4	if a program is a state-mandated program.
5	CHAIR ORTEGA: I think, Mr. Evans, the issue
6	is only a local government as defined can appear here
7	with that sort of request.
8	So I'm going to
9	MR. EVANS: I understand.
10	CHAIR ORTEGA: I'm going to give you a minute
11	to I'm going to try to limit the comments to about
12	five minutes, so I'm going to give you a minute to wrap
13	up your comments.
14	MR. EVANS: Okay.
15	CHAIR ORTEGA: And, of course, we have your
16	letter, so we can review that as well.
17	MR. EVANS: I'm saying: Let's eliminate
18	work-related accidents. Let's eliminate workers'
19	compensation and disability case claims. Let's reduce
20	it. Let's not only think about the employee, but also
21	the increase in profitability. If you have a healthier
22	employee, you have more productivity.
23	This is the basis behind this report. And I
24	hope that at least we could have an informal conference
25	that we might be able to speak about it.

1	And again, this is about not only saying I can
2	do it, but proving to you that it can be done. And it's
3	totally inexpensive. It's not anything that's going to
4	break the government or cost too much. It could be
5	implemented like that. And we could begin eliminating
6	work-related accidents today. It doesn't have to wait
7	until tomorrow.
8	CHAIR ORTEGA: Okay, thank you.
9	MR. EVANS: And you know what I mean? It
10	doesn't have to wait.
11	CHAIR ORTEGA: Yes. Thank you for your
12	comments. I appreciate it.
13	MR. EVANS: All right.
14	CHAIR ORTEGA: Okay, next, we have the Consent
15	Calendar.
16	MS. HALSEY: So, we have a proposal now to
17	place Item 4, an incorrect reduction claim on Collective
18	Bargaining and Collective Bargaining Agreement Disclosure
19	on consent.
20	After the agenda and hearing binder were
21	issued, the parties agreed to place Item 4 on consent.
22	CHAIR ORTEGA: Okay, any comments or objections
23	to that?
24	(No response)
25	MEMBER OLSEN: I'll move it.

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MR. SAYLOR: Second.
CHAIR ORTEGA: No? Seeing none, there's a
motion by Ms. Olsen, second by Mr. Saylor.
Any public comments on the consent calendar?
(No response)
CHAIR ORTEGA: Okay, seeing none, all in favor?
(A chorus of "ayes" was heard.)
CHAIR ORTEGA: Any objections, abstentions?
(No response)
CHAIR ORTEGA: Nope?
Item 4 is approved on the consent calendar.
MS. HALSEY: Let's move to the Article 7
portion of the hearing.
Will the witnesses for Items 2, 3, and 5 please
rise?
(Parties and witnesses stood to be sworn
or affirmed.)
MS. HALSEY: Do you solemnly swear or affirm
that the testimony which you are about to give is true
and correct, based on your personal knowledge,
and correct, based on your personal knowledge, information, or belief?
information, or belief?
information, or belief? (A chorus of affirmative responses was

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1	Director decisions; and there are no appeals to consider
2	under Item 2 this morning.
3	Item 3, student assistant Imran Majid will
4	present the adequate showing hearing for a mandate
5	redetermination on the California Public Records Act.
6	MR. MAJID: Good morning.
7	This is the first hearing of a mandate
8	redetermination request filed by the Department of
9	Finance, to end the State's liability for the California
10	Public Records Act program.
11	Based on a subsequent change in law,
12	specifically Proposition 42, adopted by voters in
13	June 2014 requires local agencies to comply with the
14	California Public Records Act and removes the State's
15	obligation to reimburse the program.
16	This first hearing is limited to whether
17	Finance has made an adequate showing which identifies a
18	subsequent change in law that may modify the State's
19	liability.
20	Staff finds that the Department of Finance has
21	made an adequate showing that the State's liability has
22	been modified.
23	Staff recommends the Commission adopt this
24	decision and direct staff to provide notice of the second
25	hearing to determine if a new test-claim decision shall

1 be adopted to supersede the previously adopted test-claim 2 decision. 3 Would the parties and witnesses please state 4 your name for the record? 5 MS. GEANACOU: Good morning. Susan Geanacou for the Department of Finance. 6 7 CHAIR ORTEGA: Any comments, Ms. Geanacou? 8 MS. GEANACOU: I would just like to, on behalf 9 of Finance, thank the staff for their work on our 10 request, and say that we support their recommendation that the matter proceed to a second hearing. 11 12 CHAIR ORTEGA: Okay. Any questions from 13 commissioners? (No response) 14 15 CHAIR ORTEGA: Any public comment on this item? 16 (No response) 17 CHAIR ORTEGA: Okay, seeing none, is there a 18 motion? 19 MEMBER OLSEN: I'll move it. 20 CHAIR ORTEGA: Moved by Ms. Olsen. 21 MEMBER CHIVARO: Second. 22 CHAIR ORTEGA: Second by Mr. Chivaro. 23 All in favor? 24 (A chorus of "ayes" was heard.) 25 CHAIR ORTEGA: Any objections or abstentions?

1 (No response) 2 CHAIR ORTEGA: No? Thank you. 3 Item 5. MS. HALSEY: Senior Commission Counsel Eric 4 5 Feller will present Item 5, an incorrect reduction claim on Health Fee Elimination. 6 7 MR. FELLER: Good morning. 8 In this IRC, staff finds that the Controller's 9 reductions for indirect costs claimed and for authorized 10 offsetting health fees are correct as a matter of law, and not arbitrary, capricious, or entirely lacking in 11 12 evidentiary support. 13 Staff recommends that the Commission adopt the proposed decision to deny the IRC, and authorize staff 14 15 to make technical non-substantive changes following the 16 hearing. 17 Staff has heard from the claimant that they 18 will not be appearing today. 19 So would the remaining parties and witnesses 20 please state your names for the record? 21 MR. SPANO: Jim Spano, State Controller's 22 Office. 23 MR. VENNEMAN: Jim Venneman, State Controller's Office. 24 25 CHAIR ORTEGA: Okay, any comments?

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1	MR. VENNEMAN: Yes, the Controller's Office
2	supports staff's finding and recommendation.
3	CHAIR ORTEGA: Okay, any questions or comments
4	from the members?
5	Yes, Ms. Ramirez?
6	MEMBER RAMIREZ: Do we know why they're not
7	appearing, the other party? Are they conceding? Can't
8	make it?
9	MR. FELLER: I see that Ms. Palchik, who spoke
10	to the claimant representing, is shaking her head "No."
11	So I don't believe we know.
12	MS. PALCHIK: So I actually did not speak with
13	them. We played phone tag, and they just left a message,
14	saying they will not be appearing at the hearing.
15	CHAIR ORTEGA: Okay, any other questions?
16	(No response)
17	CHAIR ORTEGA: Any other public comment on this
18	item?
19	(No response)
20	CHAIR ORTEGA: Seeing none, is there a motion?
21	MEMBER RAMIREZ: So moved.
22	CHAIR ORTEGA: Moved by Ms. Ramirez.
23	MEMBER CHIVARO: Second.
24	CHAIR ORTEGA: Second by Mr. Chivaro.
25	All in favor?

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1	(A chorus of "ayes" was heard.)
2	CHAIR ORTEGA: Any abstentions, objections?
3	(No response)
4	CHAIR ORTEGA: No?
5	The staff recommendation is adopted.
6	MS. HALSEY: Item 6 is reserved for county
7	applications for a finding of significant financial
8	distress or SB 1033 applications.
9	No SB 1033 applications have been filed.
10	Assistant Executive Director Heidi Palchik will
11	present Item 7, the Legislative Update.
12	MS. PALCHIK: Good morning.
13	We are currently following two bills, AB 575,
14	which is entitled, "Teachers: Best Practices Teacher
15	Evaluation System," would replace the Stull Act. And
16	the Stull Act was found to be a reimbursable mandate by
17	the Commission, with the addition of sections to the
18	Education Code relating to teacher evaluation.
19	This bill was referred to the Assembly
20	Committee on Appropriations on May 5^{th} , and is currently
21	being held on suspense.
22	The other bill that we're following is AB 731,
23	which is entitled "Maintenance of the Codes." This bill
24	proposes amendments to many different code sections,
25	including those sections containing the education

1 mandates block grant and the teacher evaluation best 2 practices. 3 This bill passed Assembly on consent, and it has not been amended; and is now pending in the Senate 4 5 Judiciary Committee. We'll continue to monitor these through the 6 7 legislative session. And as you may know, on May 14th, 2015, the 8 9 Governor issued the 2015-16 May Revision to his budget, 10 which included significant changes to the mandated 11 local program funding. So for local government, the current estimates 12 13 indicate that the trigger mechanism calculation, the revenues that exceed the 2014 Budget Act estimate, will 14 result in a total of \$765 million, which will fully 15 satisfy all the remaining pre-2004 mandate debt. 16 17 And then for school districts and community 18 colleges, there were changes made to the block grant 19 funding. And those specific details can be found in your 20 legislative update. 21 CHAIR ORTEGA: Thank you. 22 Any questions on the Legislative Report? 23 (No response) 24 CHAIR ORTEGA: Okay, thank you. 25 MS. HALSEY: Chief Legal Counsel Camille

i	Commission on State Manuales May 27, 2010
1	Shelton will present Item 8, Chief Legal Counsel Report.
2	MS. SHELTON: Good morning.
3	Two decisions have been issued by the trial
4	courts on matters that are currently in litigation.
5	The first is, in County of San Diego versus
6	Commission on State Mandates, the Court did uphold the
7	Commission's decision, and deny the complaint for dec.
8	relief and the petition for writ of mandate.
9	In addition, the County of Los Angeles versus
10	the Commission on the Public Guardianship Program, there,
11	the Court denied the petition and complaint for
12	declaratory relief as well, and upheld the Commission's
13	decision.
14	We do have one case pending and set for a
15	hearing on June 12 th . That is <i>Coast Community College</i>
16	District, which challenges the test-claim decision on
17	Minimum Conditions for State Aid.
18	CHAIR ORTEGA: Ms. Ramirez?
19	MEMBER RAMIREZ: Is there a possibility of
20	appeal in the Public Guardianship, or is it finished?
21	MS. SHELTON: No. Both of those cases that
22	I mentioned, they have 60 days after notice of entry of
23	judgment is served. And so far, those notices have not
24	been served yet.
25	So judgment has been entered in the San Diego

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1	matter. A proposed judgment has been sent in the L.A.
2	matter. So it will still be a few weeks. They have
3	60 days after that to appeal. And I do anticipate
4	appeals in both cases.
5	MEMBER RAMIREZ: Thank you.
6	CHAIR ORTEGA: Any other questions?
7	(No response)
8	CHAIR ORTEGA: Okay.
9	MS. HALSEY: Item 9 is the Executive Director's
10	Report.
11	As you can see, this year, we did hear quite
12	a few more incorrect reduction claims over last year,
13	especially considering several of the ones completed
14	last year were withdrawn; and this year, most of them
15	were heard. And so that's been the balance of our work
16	this year, primarily.
17	Also, as you know, we've been very busy with
18	litigation; and that has slowed down the hearing of
19	some of the matters. But we hope to have a bit more of
20	a robust hearing next hearing, and then bigger after that
21	as litigation slows down a little bit.
22	And would you please take a look at the
23	Executive Director's Report, to see if you have any items
24	coming up for hearing?
25	We do expect to be hearing CAASPP, which is

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1	the test claim on California Assessment of Student
2	Performance and Progress.
3	And also, we have an amendment to parameters
4	and guidelines on Immunization Records - Pertussis,
5	coming up.
6	And then we are going to be hearing all the
7	Notification of Truancy IRCs together as a batch coming.
8	And that's all I have, unless there's
9	questions.
10	CHAIR ORTEGA: Okay, any questions for Heather?
11	(No response)
12	CHAIR ORTEGA: Nope? Okay.
13	Seeing none, we will move into closed session.
14	So we'll ask everyone to leave the room.
15	The Commission will meet in closed executive
16	section pursuant to Government Code section 11126(e) to
17	confer with and receive advice from legal counsel for
18	consideration and action, as necessary and appropriate,
19	upon the pending litigation listed on the published
20	notice and agenda; and to confer with and receive advice
21	from legal counsel regarding potential litigation.
22	The Commission will also confer on personnel
23	matters pursuant to Government Code section 11126(a)(1).
24	We will reconvene in open session in
25	approximately 15 minutes.

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1	Thank you.
2	(The Commission met in closed executive
3	session from 10:21 a.m. to 10:27 a.m.)
4	CHAIR ORTEGA: The Commission met in closed
5	execution session pursuant to Government Code section
6	11126(e)(2), to confer with and receive advice from
7	legal counsel for consideration and action, as necessary
8	and appropriate, upon the pending litigation listed on
9	the published notice and agenda; and to confer with and
10	receive advice from legal counsel regarding potential
11	litigation, and pursuant to Government Code section
12	11126(a)(1) to confer on personnel matters.
13	We have nothing to report.
14	And without any other business to come before
15	the Commission, we will be adjourned.
16	Thank you.
17	(The meeting concluded at 10:28 a.m.)
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REPORTER'S CERTIFICATE

I hereby certify:

That the foregoing proceedings were duly reported by me at the time and place herein specified; and

That the proceedings were reported by me, a duly certified shorthand reporter and a disinterested person, and was thereafter transcribed into typewriting by computer-aided transcription.

In witness whereof, I have hereunto set my hand on the $15^{\rm th}$ June 2015.

Daniel P. Feldhaus California CSR #6949 Registered Diplomate Reporter Certified Realtime Reporter