COMMISSION ON STATE MANDATES

980 NINTH STREET, SUITE 300 SACRAMENTO, CA 95814 PHONE: (916) 323-3562 FAX: (916) 445-0278 E-mail: csminfo@csm.ca.gov

January 10, 2014

Mr. Michael Byrne Department of Finance 915 L Street, Room 1190 Sacramento, CA 95814

And Parties, Interested Parties, and Interested Persons (See Mailing List)

Re: Proposed Statement of Decision and Amendments to Parameters and Guidelines, and Notice of Hearing

Mandate Redetermination: Amendments to Parameters and Guidelines Local Recreational Areas: Background Screenings, 01-TC-11 (12-MR-02)

Public Resources Code Section 5164(b)(1) and (b)(2)

Statutes 2001, Chapter 777; as Modified by Statutes 2010, Chapter 719, (SB 856)

California Department of Finance, Requester

Dear Mr. Byrne:

The proposed statement of decision and amendments to parameters and guidelines for the abovenamed matter are enclosed for your review.

Hearing

This matter is set for hearing on **Friday, January 24, 2014**, at 10:00 a.m., State Capitol, Room 447, Sacramento, California. Please let us know in advance if you or a representative of your agency will testify at the hearing, and if other witnesses will appear. If you would like to request postponement of the hearing, please refer to section 1183.01(c)(2) of the Commission's regulations.

Special Accommodations

For any special accommodations such as a sign language interpreter, an assistive listening device, materials in an alternative format, or any other accommodations, please contact the Commission Office at least five to seven *working* days prior to the meeting.

Please contact Heidi Palchik at (916) 323-3562 if you have any questions.

Sincerely,

Heather Halsey Executive Director Hearing Date: January 24, 2014

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decision ps&gs\PSOD.docx

ITEM 8

PROPOSED STATEMENT OF DECISION AND

AMENDMENTS TO PARAMETERS AND GUIDELINES

Public Resources Code Section 5164(b)(1) and (b)(2)

Statutes 2001, Chapter 777

Local Recreational Areas: Background Screenings 01-TC-11 (amended by 12-MR-02)

As Modified by:

Statutes 2010, Chapter 719 (SB 856)

Department of Finance, Requester

EXECUTIVE SUMMARY

The following is the proposed statement of decision for this matter prepared pursuant to section 1188.1 of the Commission on State Mandates' (Commission's) regulations and functions as the final staff analysis. As of January 1, 2011, Commission hearings on the adoption of proposed parameters and guidelines are conducted under article 7 of the Commission's regulations. Article 7 hearings are quasi-judicial hearings. The Commission is required to adopt a decision that is correct as a matter of law and based on substantial evidence in the record. Oral or written testimony is offered under oath or affirmation in article 7 hearings.

Further, the adoption of this item, prepared pursuant to Government Code section 17570(i), is contingent upon the Commission's approval of Item 7 which is the second hearing of the Commission's finding that the state's liability pursuant to article XIII B, section 6 of the California Constitution and Government Code section 17556(d) has been modified based on the subsequent change in law.

I. Summary of the Mandate

On December 9, 2005, the Commission adopted a statement of decision finding that Public Resources Code section 5164(b)(1) and (b)(2), as amended by Statutes 2001, chapter 777, imposes a reimbursable state-mandated program on local agencies within the meaning of article XIII B, section 6 of the California Constitution and Government Code sections 17514 and 17556 for the following activities:

¹ California Code of Regulations, Title 2, section 1187.

² Government Code section 17559(b); California Code of Regulations, Title 2, 1187.5.

- Requiring each local agency to have each prospective employee or volunteer who would
 have supervisory or disciplinary authority over minors to complete an application that
 inquires as to whether or not the prospective employee or volunteer has been convicted of
 any offense specified in Public Resources Code section 5164(a). This means that local
 agencies must perform the one-time activity of revising and printing job applications that
 inquire as to the applicants' criminal history.
- Screening, pursuant to Penal Code section 11105.3, prospective employees and volunteers who would have supervisory or disciplinary authority over minors. The screening procedure for these individuals requires submitting the following to Department of Justice (DOJ): (1) the prospective employee's or volunteer's fingerprints, (2) any other data specified by DOJ on a DOJ-approved form, (3) for prospective employees only, paying the DOJ's fingerprint processing fee (no fee is required for a prospective volunteer).³

The Commission denied any remaining alleged costs or activities because they do not impose a new program or higher level of service, and do not impose costs mandated by the state.

Specifically, the Commission found that the following activities are not reimbursable:

- Taking fingerprints.
- Paying DOJ's fingerprint processing fee for a prospective volunteer.

On May 20, 2013, the Department of Finance (Finance) filed a request for redetermination of the test claim decision pursuant to Government Code section 17570. Finance asserted that Statutes 2010, chapter 719 constitutes a subsequent change in the law, as defined in section 17570, which, pursuant to section 17556(d), results in the state's liability under the test claim statutes being modified.

On January 24, 2014, the Commission adopted a new test claim decision finding that Statutes 2010, chapter 719 (SB 856), effective October 19, 2010, added subdivision (b)(3) to Public Resources Code section 5164, and provided local agencies sufficient fee authority to cover the full costs attributable to mandated activities in Public Resource Code section 5164.

As a result, the Commission concluded that the *Local Recreational Areas: Background Screenings*, 01-TC-11 program does not constitute a reimbursable state-mandated program within the meaning of article XIII B, section 6 of the California Constitution and Government Code section 17556(d), beginning July 1, 2011 because the state's liability to reimburse this program has been eliminated as of June 30, 2011.

II. Procedural History

On December 12, 2013, Commission staff issued a draft staff analysis for the second hearing on the request for a new test claim decision, and draft expedited parameters and guidelines.⁴ No comments were received on the draft staff analysis for the second hearing on the request for a new test claim decision or on the draft expedited parameters and guidelines. On January 24, 2014, the Commission adopted a new test claim decision finding that Statutes 2010, chapter 719 (SB 856), effective October 19, 2010, added subdivision (b)(3) to Public Resources Code section

³ Public Resources Code section 5164(b)(2).

5164, and provided local agencies sufficient fee authority to cover the full costs attributable to mandated activities in Public Resource Code section 5164.

III. Discussion

In the new test claim decision, the Commission found that there are no costs mandated by the state, as defined by Government Code section 17514, to implement activities pursuant to Public Resources Code section 5164 (b1) and (b2) based on the subsequent change in law brought about by the passage of SB 856within the meaning of article XIII B, section 6 of the California Constitution. Section 17570 provides that a request for adoption of a new test claim decision shall be filed on or before June 30 following a fiscal year in order to establish eligibility for reimbursement for that fiscal year. This request was filed on May 20, 2013, establishing eligibility beginning July 1, 2011. Therefore, the activities approved for reimbursement in the prior test claim decision are no longer reimbursable as of July 1, 2011.

IV. Staff Recommendations

Based on the foregoing, staff recommends that the Commission adopt the attached proposed statement of decision and proposed amendments to the parameters and guidelines. Minor changes, including those to reflect the hearing testimony and the vote count will be included when issuing the adopted parameters and guidelines and statement of decision.

However, if the Commission modifies the proposed statement of decision or amendments to parameters and guidelines, staff recommends that the motion to adopt reflect those changes, which would be made before issuing the adopted parameters and guidelines and statement of decision. In the alternative, if the changes are significant, it is recommended that adoption of the proposed statement of decision and parameters and guidelines be continued to the March 28, 2014 Commission hearing.

BEFORE THE

COMMISSION ON STATE MANDATES STATE OF CALIFORNIA

IN RE MANDATE REDETERMINATION: PARAMETERS AND GUIDELINES AMENDMENT FOR:

Public Resources Code Section 5164(b)(1) and (b)(2); Statutes 2001, Chapter 777.

As Modified by:

Statutes 2010, Chapter 719 (SB 856)

The reimbursement period for this program ends June 30, 2011 based on subsequent change in law.

Case No.: 01-TC-11 (12-MR-02)

Local Recreational Areas: Background

Screenings

STATEMENT OF DECISION PURSUANT TO GOVERNMENT CODE SECTION 17500, ET SEQ.; CALIFORNIA CODE OF REGULATIONS, TITLE 2, DIVISION 2, CHAPTER 2.5, ARTICLE 7

(Adopted January 24, 2014)

STATEMENT OF DECISION

The Commission on State Mandates (Commission) adopted the proposed statement of decision and amendments to parameters and guidelines during a regularly scheduled hearing on January 24, 2014. [Witness list will be included in the final statement of decision.]

The law applicable to the Commission's determination of a reimbursable state-mandated program is article XIII B, section 6 of the California Constitution, Government Code section 17500 et seq., and related case law.

The Commission adopted the parameters and guidelines and statement of decision by a vote of [Vote count will be included in the final statement of decision].

I. Summary of the Mandate

On December 9, 2005, the Commission adopted a test claim statement of decision finding that Public Resources Code section 5164(b)(1) and (b)(2), as amended by Statutes 2001, chapter 777, imposes a reimbursable state-mandated program on local agencies within the meaning of article XIII B, section 6 of the California Constitution and Government Code sections 17514 and 17556 for the following activities:

Requiring each local agency to have each prospective employee or volunteer who would
have supervisory or disciplinary authority over minors to complete an application that
inquires as to whether or not the prospective employee or volunteer has been convicted of
any offense specified in Public Resources Code section 5164 (a). This means that local
agencies must perform the one-time activity of revising and printing job applications that
inquire as to the applicants' criminal history.

• Screening, pursuant to Penal Code section 11105.3, prospective employees and volunteers who would have supervisory or disciplinary authority over minors. The screening procedure for these individuals requires submitting the following to Department of Justice (DOJ): (1) the prospective employee's or volunteer's fingerprints, (2) any other data specified by DOJ on a DOJ-approved form, (3) for prospective employees only, paying the DOJ's fingerprint processing fee (no fee is required for a prospective volunteer).⁵

The Commission denied any remaining alleged costs or activities because they do not impose a new program or higher level of service, and do not impose costs mandated by the state.

Specifically, the Commission found that the following activities are not reimbursable:

- Taking fingerprints.
- Paying DOJ's fingerprint processing fee for a prospective volunteer.

On May 20, 2013, the Department of Finance (Finance) filed a request for redetermination of the test claim decision pursuant to Government Code section 17570. Finance asserted that Statutes 2010, chapter 719 constitutes a subsequent change in the law, as defined in section 17570, which, pursuant to section 17556(d), results in the state's liability under the test claim statutes being modified.

On January 24, 2014, the Commission adopted a new test claim decision finding that Statutes 2010, chapter 719 (SB 856), effective October 19, 2010, added subdivision (b)(3) to Public Resources Code section 5164, and provided local agencies sufficient fee authority to cover the full costs attributable to mandated activities in Public Resource Code section 5164.

As a result, the Commission concluded that the *Local Recreational Areas: Background Screenings*, 01-TC-11 program does not constitute a reimbursable state-mandated program within the meaning of article XIII B, section 6 of the California Constitution and Government Code section 17556(d), beginning July 1, 2011 because the state's liability to reimburse this program has been eliminated as of June 30, 2011.

II. Procedural History

On December 12, 2013, Commission staff issued a draft staff analysis for the second hearing on the request for a new test claim decision, and draft expedited parameters and guidelines. No comments were received on the draft staff analysis for the second hearing on the request for a new test claim decision or on the draft expedited parameters and guidelines. On January 24, 2014, the Commission adopted a new test claim decision finding that Statutes 2010, chapter 719 (SB 856), effective October 19, 2010, added subdivision (b)(3) to Public Resources Code section 5164, and provided local agencies sufficient fee authority to cover the full costs attributable to mandated activities in Public Resource Code section 5164.

III. Discussion

In the new test claim decision, the Commission found that there are no costs mandated by the state, as defined by Government Code section 17514, to implement activities pursuant to Public Resources Code section 5164 (b1) and (b2), based on a subsequent change in law brought about by the passage of SB 856, within the meaning of article XIII B, section 6 of the California Constitution. Section

⁵ Public Resources Code section 5164(b)(2).

17570 provides that a request for adoption of a new test claim decision shall be filed on or before June 30 following a fiscal year in order to establish eligibility for reimbursement for that fiscal year. This request was filed on May 20, 2013, establishing eligibility beginning July 1, 2011. Therefore, the activities approved for reimbursement in the prior test claim decision are no longer reimbursable as of July 1, 2011.

IV. Conclusion

For the foregoing reasons, the Commission hereby adopts the attached proposed statement of decision and proposed amendments to the parameters and guidelines.

Amended: January 24, 2014 Adopted: June 26, 2008

PROPOSED AMENDMENTS TO PARAMETERS AND GUIDELINES

Public Resources Code Section 5164, Subdivisions (b)(1) and (b)(2) Statutes 2001, Chapter 777

Local Recreational Areas: Background Screenings 01-TC-11 (amended by 12-MR-02)

City of Los Angeles, Claimant

As Modified by: Statutes 2010, Chapter 719 (SB 856)

The reimbursement period for this program ends June 30, 2011

I. SUMMARY OF THE MANDATE

On December 9, 2005, the Commission on State Mandates (Commission) adopted a Statement of Decision finding that Public Resources Code section 5164, subdivisions (b)(1) and (b)(2), as amended by Statutes 2001, chapter 777, imposes a reimbursable state-mandated program on local agencies within the meaning of article XIII B, section 6 of the California Constitution and Government Code sections 17514 and 17556 for the following activities:

- Requiring each local agency to have each prospective employee or volunteer who would have supervisory or disciplinary authority over minors to complete an application that inquires as to whether or not the prospective employee or volunteer has been convicted of any offense specified in Public Resources Code section 5164, subdivision (a). This means that local agencies must perform the one-time activity of revising and printing job applications that inquire as to the applicants' criminal history.
- Screening, pursuant to Penal Code section 11105.3, prospective employees and volunteers who would have supervisory or disciplinary authority over minors. The screening procedure for these individuals requires submitting the following to Department of Justice (DOJ): (1) the prospective employee's or volunteer's fingerprints, (2) any other data specified by DOJ on a DOJ-approved form, (3) for prospective employees only, paying the DOJ's fingerprint processing fee (no fee is required for a prospective volunteer). ¹

The Commission denied any remaining alleged costs or activities because they do not impose a new program or higher level of service, and do not impose costs mandated by the state.

¹ Public Resources Code section 5164, subdivision (b)(2).

Specifically, the Commission found that the following activities are not reimbursable:

- Taking fingerprints.
- Paying DOJ's fingerprint processing fee for a prospective volunteer.

On May 20, 2013, the Department of Finance (Finance) filed a request for redetermination of the test claim decision pursuant to Government Code section 17570. Finance asserted that Statutes 2010, chapter 719 constitutes a subsequent change in the law, as defined in section 17570, which, pursuant to section 17556(d), results in the state's liability under the test claim statutes being modified.

On January 24, 2014, the Commission adopted a new test claim decision finding that Statutes 2010, chapter 719 (SB 856), effective October 19, 2010, added subdivision (b)(3) to Public Resources Code section 5164, and provided local agencies sufficient fee authority to cover the full costs attributable to mandated activities in Public Resource Code section 5164.

As a result, the Commission concluded that the *Local Recreational Areas: Background*Screenings, 01-TC-11 program does not constitute a reimbursable state-mandated program within the meaning of article XIII B, section 6 of the California Constitution and Government Code section 17556(d), beginning July 1, 2011.

II. ELIGIBLE CLAIMANTS

Any city, county, city and county, or special district that incurs increased costs as a result of this reimbursable state-mandated program is eligible to claim reimbursement of those costs.

III. PERIOD OF REIMBURSEMENT

Government Code section 17557, subdivision (c), as amended by Statutes 1998, chapter 681, states that a test claim shall be submitted on or before June 30 following a given fiscal year to establish eligibility for that fiscal year. The City of Los Angeles filed the test claim on February 8, 2002, establishing eligibility for fiscal year 2000-2001. However, the operative date of Public Resources Code section 5164, subdivisions (b)(1) and (b)(2), as amended by Statutes 2001, chapter 777, is January 1, 2002. Therefore, costs incurred pursuant to Public Resources Code section 5164, subdivisions (b)(1) and (b)(2), as amended by Statutes 2001, chapter 777, are reimbursable on or after January 1, 2002.

Actual costs for one fiscal year shall be included in each claim. Pursuant to Government Code section 17561, subdivision (d)(1)(A), all claims for reimbursement of initial fiscal year costs shall be submitted to the State Controller within 120 days of the issuance date for the claiming instructions.

If the total costs for a given fiscal year do not exceed \$1,000, no reimbursement shall be allowed except as otherwise allowed by Government Code section 17564.

Statutes 2010, chapter 719 (SB 856) ended the reimbursement period for this mandate program beginning July 1, 2011.

IV. REIMBURSABLE ACTIVITIES

To be eligible for mandated cost reimbursement for any fiscal year, only actual costs may be claimed. Actual costs are those costs actually incurred to implement the mandated activities. Actual costs must be traceable and supported by source documents that show the validity of such costs, when they were incurred, and their relationship to the reimbursable activities. A source document is a document created at or near the same time the actual cost was incurred for the event or activity in question. Source documents may include, but are not limited to, employee time records or time logs, sign-in sheets, invoices, and receipts.

Evidence corroborating the source documents may include, but is not limited to, worksheets, cost allocation reports (system generated), purchase orders, contracts, agendas, training packets, and declarations. Declarations must include a certification or declaration stating, "I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct," and must further comply with the requirements of Code of Civil Procedure section 2015.5. Evidence corroborating the source documents may include data relevant to the reimbursable activities otherwise in compliance with local, state, and federal government requirements. However, corroborating documents cannot be substituted for source documents. The claimant is only allowed to claim and be reimbursed for increased costs for reimbursable activities identified below. Increased cost is limited to the cost of an activity that the claimant is required to incur as a result of the mandate.

For each eligible claimant, the following activities are reimbursable:

- 1. Have each prospective employee or volunteer who would have supervisory or disciplinary authority over minors to complete an application that inquires as to whether or not the prospective employee or volunteer has been convicted of any offense specified in Public Resources Code section 5164, subdivision (a). (Pub. Res. Code, § 5164, subd. (b)(1)). This is a one-time activity of revising and printing job applications that inquire as to the applicants' criminal history.
- 2. Screening, pursuant to Penal Code section 11105.3, prospective employees and volunteers who would have supervisory or disciplinary authority over minors. The screening procedure for these individuals requires submitting the following to the Department of Justice (DOJ): (1) the prospective employee's or volunteer's fingerprints, (2) any other data specified by DOJ on a DOJ-approved form, (3) for prospective employees only, paying the DOJ's fingerprint processing fee (no fee is required for a prospective volunteer). (Pub. Res. Code, § 5164, subds. (b)(1) & (b)(2)).

The Commission found that the following activities **are not** reimbursable:

- Taking fingerprints.
- Paying DOJ's fingerprint processing fee for a prospective volunteer.

The activities of this program are no longer reimbursable beginning July 1, 2011.

V. CLAIM PREPARATION AND SUBMISSION

Each of the following cost elements must be identified for each reimbursable activity identified in Section IV, Reimbursable Activities, of this document. Each claimed reimbursable cost must be supported by source documentation as described in Section IV. Additionally, each reimbursement claim must be filed in a timely manner.

A. Direct Cost Reporting

Direct costs are those costs incurred specifically for the reimbursable activities. The following direct costs are eligible for reimbursement.

1. Salaries and Benefits

Report each employee implementing the reimbursable activities by name, job classification, and productive hourly rate (total wages and related benefits divided by productive hours). Describe the specific reimbursable activities performed and the hours devoted to each reimbursable activity performed.

2. Materials and Supplies

Report the cost of materials and supplies that have been consumed or expended for the purpose of the reimbursable activities. Purchases shall be claimed at the actual price after deducting discounts, rebates, and allowances received by the claimant. Supplies that are withdrawn from inventory shall be charged on an appropriate and recognized method of costing, consistently applied.

3. Contracted Services

Report the name of the contractor and services performed to implement the reimbursable activities. If the contractor bills for time and materials, report the number of hours spent on the activities and all costs charged. If the contract is a fixed price, report the services that were performed during the period covered by the reimbursement claim. If the contract services are also used for purposes other than the reimbursable activities, only the pro-rata portion of the services used to implement the reimbursable activities can be claimed. Submit contract consultant and attorney invoices with the claim and a description of the contract scope of services.

4. Fixed Assets and Equipment

Report the purchase price paid for fixed assets and equipment (including computers) necessary to implement the reimbursable activities. The purchase price includes taxes, delivery costs, and installation costs. If the fixed asset or equipment is also used for purposes other than the reimbursable activities, only the pro-rata portion of the purchase price used to implement the reimbursable activities can be claimed.

5. Travel

Report the name of the employee traveling for the purpose of the reimbursable activities. Include the date of travel, destination point, the specific reimbursable activity requiring travel, and related travel expenses reimbursed to the employee in compliance with the rules of the local jurisdiction. Report employee travel time according to the rules of cost element A.1, Salaries and Benefits, for each applicable reimbursable activity.

B. Indirect Cost Rates

Indirect costs are costs that are incurred for a common or joint purpose, benefiting more than one program, and are not directly assignable to a particular department or program without efforts disproportionate to the result achieved. Indirect costs may include both (1) overhead costs of the unit performing the mandate; and (2) the costs of the central government services distributed to the other departments based on a systematic and rational basis through a cost allocation plan.

Compensation for indirect costs is eligible for reimbursement utilizing the procedure provided in the Office of Management and Budget (OMB) Circular A-87. Claimants have the option of using 10% of direct labor, excluding fringe benefits, or preparing an Indirect Cost Rate Proposal (ICRP) if the indirect cost rate claimed exceeds 10%.

If the claimant chooses to prepare an ICRP, both the direct costs (as defined and described in OMB Circular A-87 Attachments A and B) and the indirect costs shall exclude capital expenditures and unallowable costs (as defined and described in OMB Circular A-87 Attachments A and B). However, unallowable costs must be included in the direct costs if they represent activities to which indirect costs are properly allocable.

The distribution base may be (1) total direct costs (excluding capital expenditures and other distorting items, such as pass-through funds, major subcontracts, etc.), (2) direct salaries and wages, or (3) another base which results in an equitable distribution.

In calculating an ICRP, the claimant shall have the choice of one of the following methodologies:

- 1. The allocation of allowable indirect costs (as defined and described in OMB Circular A-87 Attachments A and B) shall be accomplished by (1) classifying a department's total costs for the base period as either direct or indirect, and (2) dividing the total allowable indirect costs (net of applicable credits) by an equitable distribution base. The result of this process is an indirect cost rate which is used to distribute indirect costs to mandates. The rate should be expressed as a percentage which the total amount allowable indirect costs bears to the base selected; or
- 2. The allocation of allowable indirect costs (as defined and described in OMB Circular A-87 Attachments A and B) shall be accomplished by (1) separating a department into groups, such as divisions or sections, and then classifying the division's or section's total costs for the base period as either direct or indirect, and (2) dividing the total allowable indirect costs (net of applicable credits) by an equitable distribution base. The result of

this process is an indirect cost rate that is used to distribute indirect costs to mandates. The rate should be expressed as a percentage which the total amount allowable indirect costs bears to the base selected.

VI. RECORD RETENTION

Pursuant to Government Code section 17558.5, subdivision (a), a reimbursement claim for actual costs filed by a local agency or school district pursuant to this chapter² is subject to the initiation of an audit by the Controller no later than three years after the date that the actual reimbursement claim is filed or last amended, whichever is later. However, if no funds are appropriated or no payment is made to a claimant for the program for the fiscal year for which the claim is filed, the time for the Controller to initiate an audit shall commence to run from the date of initial payment of the claim. In any case, an audit shall be completed not later than two years after the date that the audit is commenced. All documents used to support the reimbursable activities, as described in Section IV, must be retained during the period subject to audit. If an audit has been initiated by the Controller during the period subject to audit, the retention period is extended until the ultimate resolution of any audit findings.

VII. OFFSETTING REVENUES AND OTHER REIMBURSEMENTS

Any offsetting revenues the claimant experiences in the same program as a result of the same statutes or executive orders found to contain the mandate shall be deducted from the costs claimed. In addition, reimbursement for this mandate from any source, including but not limited to, service fees collected, federal funds, and other state funds, shall be identified and deducted from this claim.

VIII. STATE CONTROLLER'S CLAIMING INSTRUCTIONS

Pursuant to Government Code section 17558, subdivision (b), the Controller shall issue claiming instructions for each mandate that requires state reimbursement not later than 60 days after receiving the adopted parameters and guidelines from the Commission, to assist local agencies and school districts in claiming costs to be reimbursed. The claiming instructions shall be derived from the test claim decision and the parameters and guidelines adopted by the Commission.

Pursuant to Government Code section 17561, subdivision (d)(1), issuance of the claiming instructions shall constitute a notice of the right of the local agencies and school districts to file reimbursement claims, based upon parameters and guidelines adopted by the Commission.

IX. REMEDIES BEFORE THE COMMISSION

Upon request of a local agency or school district, the Commission shall review the claiming instructions issued by the State Controller or any other authorized state agency for reimbursement of mandated costs pursuant to Government Code section 17571. If the Commission determines that the claiming instructions do not conform to the parameters and

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² This refers to Title 2, division 4, part 7, chapter 4 of the Government Code.

guidelines, the Commission shall direct the Controller to modify the claiming instructions and the Controller shall modify the claiming instructions to conform to the parameters and guidelines as directed by the Commission.

In addition, requests may be made to amend parameters and guidelines pursuant to Government Code section 17557, subdivision (d), and California Code of Regulations, title 2, section 1183.2.

X. LEGAL AND FACTUAL BASIS FOR THE PARAMETERS AND GUIDELINES

The Statement statements of Decision decision for the test claim and parameters and guidelines is are legally binding on all parties and provides the legal and factual basis for the parameters and guidelines. The support for the legal and factual findings is found in the administrative record for the test claim. The administrative record, including the Statement of Decision, is on file with the Commission.

DECLARATION OF SERVICE BY EMAIL

I, the undersigned, declare as follows:

I am a resident of the County of Solano and I am over the age of 18 years, and not a party to the within action. My place of employment is 980 Ninth Street, Suite 300, Sacramento, California 95814.

On January 10, 2014, I served the:

Proposed Statement of Decision and Amendments to Parameters and Guidelines, and Notice of Hearing

Mandate Redetermination: Amendments to Parameters and Guidelines Local Recreational Areas: Background Screenings, 01-TC-11 (12-MR-02) Public Resources Code Section 5164(b)(1) and (b)(2) Statutes 2001, Chapter 777; as Modified by Statutes 2010, Chapter 719, (SB 856) California Department of Finance, Requester

by making it available on the Commission's website and providing notice of how to locate it to the email addresses provided on the attached mailing list.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on January 10, 2014 at Sacramento, California.

Heidi J. Palchik Commission on State Mandates 980 Ninth Street, Suite 300 Sacramento, CA 95814 (916) 323-3562

COMMISSION ON STATE MANDATES

Mailing List

Last Updated: 1/10/14

Claim Number: 01-TC-11 (12-MR-02)

Matter: Local Recreational Areas: Background Screenings

Claimant: City of Los Angeles

TO ALL PARTIES, INTERESTED PARTIES, AND INTERESTED PERSONS:

Each commission mailing list is continuously updated as requests are received to include or remove any party or person on the mailing list. A current mailing list is provided with commission correspondence, and a copy of the current mailing list is available upon request at any time. Except as provided otherwise by commission rule, when a party or interested party files any written material with the commission concerning a claim, it shall simultaneously serve a copy of the written material on the parties and interested parties to the claim identified on the mailing list provided by the commission. (Cal. Code Regs., tit. 2, § 1181.2.)

Anita Agramonte, City of Los Alamitos 3191 Katella Ave., Los Alamitos, CA 90720 Phone: N/A

aagramonte@ci.los-alamitos.ca.us

Roberta Allen, *County of Plumas* 520 Main Street, Room 205, Quincy, CA 95971 Phone: (530) 283-6246

1 110110. (550) 205 0240

robertaallen@countyofplumas.com

Mark Alvarado, City of Monrovia 415 S. Ivy Avenue, Monrovia, CA 91016

Phone: N/A

malvarado@ci.monrovia.ca.us

Gary Ameling, City of Santa Clara

1500 Warburton Ave, Santa Clara, CA 95050

Phone: N/A

Finance@santaclaraca.gov

LeRoy Anderson, *County of Tehama* 444 Oak Street, REd Bluff, CA 96080 Phone: (530) 527-3474

landerson@tehama.net

Socorro Aquino, State Controller's Office

Division of Audits, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 322-7522 SAquino@sco.ca.gov

Auditor Auditor, County of Trinity

P.O. Box 1230, 11 Court St., Weaverville, CA 96093

Phone: (530) 623-1317

TC Auditor@trinitycounty.org

Lisa Bailey, City of San Marino

2200 Huntington Dr., San Marino, CA 91108

Phone: N/A

lbailey@cityofsanmarino.org

Harmeet Barkschat, Mandate Resource Services, LLC

5325 Elkhorn Blvd. #307, Sacramento, CA 95842

Phone: (916) 727-1350 harmeet@calsdrc.com

David Baum, City of San Leandro

835 East 14th St., San Leandro, CA 94577

Phone: N/A

dbaum@sanleandro.org

Deborah Bautista, El Dorado Hills Ccommunity Services District

2 South Green Street, Sonora, CA 95370

Phone: (209) 533-5551

dbautista@co.tuolumne.ca.us

Lacey Baysinger, State Controller's Office

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 324-0254 lbaysinger@sco.ca.gov

Terrance Beaman, City of Gardena

1700 West 162nd Street, Gardena, CA 90247

Phone: N/A

tbeaman@ci.gardena.ca.us

John Beiers, County of San Mateo

Office of the County Counsel, 400 County Center, Redwood City, CA 94063

Phone: (650) 363-4775 jbeiers@smcgov.org

Maria Bemis, City of Porterville

291 North Main Street, Porterville, CA 93257

Phone: N/A

mbemis@ci.porterville.ca.us

Richard Benson, County of Marin

3501 Civic Center Drive, Room 208, San Rafael, CA 94903

Phone: (415) 499-7215 rbenson@co.marin.ca.us

Robin Bertagna, City of Yuba City

1201 Civic Center Blvd, Yuba City, CA 95993

Phone: N/A

rbertagn@yubacity.net

Karen Bradley, City of Fresno

2600 Fresno St. Rm. 2157, Fresno, CA 93721

Phone: N/A

karen.bradley@fresno.gov

Dawn Brooks, City of Fontana

8353 Sierra Way, Fontana, CA 92335

Phone: N/A

dbrooks@fontana.org

Ken Brown, Acting Director of Administrative Services, City of Irvine

One Civic Center Plaza, Irvine, CA 92606

Phone: (949) 724-6255 Kbrown@cityofirvine.org

Allan Burdick,

7525 Myrtle Vista Avenue, Sacramento, CA 95831

Phone: (916) 203-3608 allanburdick@gmail.com

J. Bradley Burgess, MGT of America

895 La Sierra Drive, Sacramento, CA 95864

Phone: (916)595-2646 Bburgess@mgtamer.com

Vanessa Burke, City of Stockton

425 N. El Dorado St., Stockton, CA 95202

Phone: N/A

vanessa.burke@stocktongov.com

Rob Burns, City of Chino

13220 Central Avenue, Chino, CA 91710

Phone: N/A

rburns@cityofchino.org

Michael Byrne, Department of Finance

Claimant Representative

915 L Street, 8th Floor, Sacramento, CA 95814

Phone: (916) 445-3274 michael.byrne@dof.ca.gov

James Cameron, City of Oxnard

300 West Third Street, Suite 302, Oxnard, CA 93030

Phone: N/A

jim.cameron@ci.oxnard.ca.us

Joy Canfield, City of Murrieta

1 Town Square, Murreita, CA 92562

Phone: N/A

jcanfield@murrieta.org

Lisa Cardella-Presto, County of Merced

2222 M Street, Merced, CA 95340

Phone: (209) 385-7511

LCardella-presto@co.merced.ca.us

Gwendolyn Carlos, State Controller's Office

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 324-5919 gcarlos@sco.ca.gov

Rebecca Carr, County of Kings

1400 West Lacey Blvd, Hanford, CA 93230

Phone: (559) 582-1236 becky.carr@co.kings.ca.us

Lin-Lin Cheng, City of Foster City

610 Foster City Blvd, Foster City, CA 94404

Phone: N/A

lcheng@fostercity.org

Annette Chinn, Cost Recovery Systems, Inc.

705-2 East Bidwell Street, #294, Folsom, CA 95630

Phone: (916) 939-7901 achinners@aol.com

Lawrence Chiu, City of Santa Rosa

90 Santa Rosa Avenue, Santa Rosa, CA 95404

Phone: N/A lchiu@srcity.org

Brian Cochran, City of Novato

75 Rowland Way #200, Novato, CA 94945

Phone: N/A

bcochran@novato.org

Russell Cochran Branson, City of Roseville

311 Vernon Street, Roseville, CA 95678-2649

Phone: N/A

rbranson@roseville.ca.us

Harriet Commons, City of Fremont

P.O. Box 5006, Fremont, CA 94537

Phone: N/A

hcommons@fremont.gov

Stephen Conway, City of Los Gatos

110 E. Main Street, Los Gatos, CA 95031

Phone: N/A

sconway@losgatosca.gov

Cass Cook, City of Dinuba

405 East El Monte, Dinuba, CA 93618

Phone: N/A

ccook@dinuba.ca.gov

Julia Cooper, City of San Jose

200 East Santa Clara Street, San Jose, CA 95113

Phone: N/A

Finance@sanjoseca.gov

Viki Copeland, City of Hermosa Beach

1315 Valley Drive, Hermosa Beach, CA 90254

Phone: N/A

vcopeland@hermosabch.org

Deborah Cullen, City of El Segundo

350 Main Street, El Segundo, CA 90245-3813

Phone: N/A

dcullen@elsegundo.org

David Culver, City of San Mateo

330 West 20th Avenue, San Mateo, CA 94403-1388

Phone: (650) 522-7100

dculver@cityofsanmateo.org

Sheila Cumberland, City of Ceres

2720 Second Street, Ceres, CA 95307-3292

Phone: N/A

sheila.cumberland@ci.ceres.ca.us

Gavin Curran, City of Laguna Beach

505 Forest Avenue, Laguna Beach, CA 92651

Phone: N/A

gcurran@lagunabeachcity.net

William Davis, County of Mariposa

Auditor, P.O. Box 729, Mariposa, CA 95338

Phone: (209) 966-7606

wdavis@mariposacounty.org

Dilu DeAlwis, City of Colton

125 E. College Street, Covina, CA 91723

Phone: N/A

ddealwis@covinaca.gov

Marieta Delfin, State Controller's Office

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 323-0706 mdelfin@sco.ca.gov

Brent Dennis, County of Tuolumne

1021 Harvard Way, El Dorado Hills, CA 95762

Phone: (916) 614-3237 Bdennis@edhcsd.org

Richard Digre, City of Union City

34009 Alvarado-Niles Road, Union City, CA 94587

Phone: N/A

rdigre@ci.union-city.ca.us

Scott Dowell, Chico Area Recreation and Park District

545 Vallombrosa Avenue, Chico, CA 95926

Phone: (530) 895-4711 sdowell@chicorec.com

Robert Doyle, East Bay Regional Park District 2950 Peralta Oaks Court, Oakland, CA 94605

Phone: (888) 327-2757 rdoyle@ebparks.org

Cheryl Dyas, City of Mission Viejo

200 Civic Center, Mission Viejo, CA 92691

Phone: N/A

cdyas@cityofmissionviejo.org

Tom Dyer, Department of Finance (A-15)

915 L Street, Sacramento, CA 95814

Phone: (916) 445-3274 tom.dyer@dof.ca.gov

Scott Edwards, City of Poway

PO Box 789, Poway, CA 92074

Phone: N/A

sedwards@poway.org

Pamela Ehler, City of Brentwood

150 City Park Way, Brentwood, CA 94513

Phone: N/A

pehler@brentwoodca.gov

Bob Elliot, City of Glendale

141 North Glendale Ave, Ste. 346, Glendale, CA 91206-4998

Phone: N/A

belliot@ci.glendale.ca.us

James Erb, County of San Luis Obispo

1055 Monterey Street, Room D222, San Luis Obispo, CA 93408

Phone: (805) 781-5040 jerb@co.slo.ca.us

Paul Espinoza, City of Alhambra

111 South First Street, Alhambra, CA 91801

Phone: N/A

pespinoza@cityofalhambra.org

Karen Fouch, County of Lassen

221 S. Roop Street, Ste 1, Susanville, CA 96130

Phone: (530) 251-8233 kfouch@co.lassen.ca.us

James Francis, City of Folsom

50 Natoma Street, Folsom, CA 95630

Phone: N/A

jfrancis@folsom.ca.us

Harold Fujita, City of Los Angeles

Department of Recreation and Parks, 211 N. Figueroa Street, 7th Floor, Los Angeles, CA 90012

Phone: (213) 202-3222 harold.fujita@lacity.org

Mary Furey, City of Saratoga

13777 Fruitvale Avenue, Saratoga, CA 95070

Phone: N/A

mfurey@saratoga.ca.us

Susan Geanacou, Department of Finance

915 L Street, Suite 1280, Sacramento, CA 95814

Phone: (916) 445-3274

susan.geanacou@dof.ca.gov

Jeri Gilley, City of Turlock

156 S. Broadway, Ste 230, Turlock, CA 95380

Phone: N/A

jgilley@turlock.ca.us

Cindy Giraldo, City of Burbank

301 E. Olive Avenue, Financial Services Department, Burbank, CA 91502

Phone: N/A

cgiraldo@ci.burbank.ca.us

James Goins, City of Richmond

1401 Marina Way South, P.O. Box 4046, Richmond, CA 94804

Phone: N/A

james goins@ci.richmond.ca.us

Vivian Gong, City of Dublin

100 Civic Plaza, Dublin, CA 94568

Phone: N/A

vivian.gong@ci.dublin.ca.us

Joe Gonzalez, County of San Benito

440 Fifth Street Room 206, Hollister, CA 95023

Phone: (831) 636-4090

jgonzalez@auditor.co.san-benito.ca.us

Jan Grimes, County of Orange

P.O. Box 567, Santa Ana, CA 92702

Phone: (714) 834-2459

jan.grimes@ac.ocgov.com

John Gross, City of Long Beach

333 W. Ocean Blvd., 6th Floor, Long Beach, CA 90802

Phone: N/A

john.gross@longbeach.gov

Marcia Hall, County of Madera

Auditor-Controller, 200 W Fourth Street, 2nd Floor, Madera, CA 93637

Phone: (559) 675-7707

marcia.hall@madera-county.com

Anne Haraksin, City of La Mirada

13700 La Mirada Blvd., La Mirada, CA 90638

Phone: N/A

aharaksin@cityoflamirada.org

George Harris, City of Rialto

150 South Palmave., Rialto, CA 92376

Phone: N/A

gharris@rialtoca.gov

Emily Harrison, Interim Finance Director, County of Santa Clara

70 West Hedding Street, San Jose, CA 95110

Phone: (408) 299-5205

emily.harrison@ceo.sccgov.org

Jennifer Hennessy, City of Temecula

41000 Main St., Temecula, CA 92590

Phone: N/A

Jennifer.Hennessy@cityoftemecula.org

Darren Hernandez, City of Santa Clarita

23920 Valencia Blvd., Suite 295, Santa Clarita, CA 91355

Phone: N/A

dhernandez@santa-clarita.com

Robert Hicks, City of Berkeley

2180 Milvia Street, Berkeley, CA 94704

Phone: N/A

finance@ci.berkeley.ca.us

Rod Hill, City of Whittier

13230 Penn Street, Whittier, CA 90602

Phone: N/A

rhill@cityofwhittier.org

Daphne Hodgson, City of Seaside

440 Harcourt Avenue, Seaside, CA 93955

Phone: N/A

dhodgson@ci.seaside.ca.us

Sherri Holman, City of Fountain Valley

10200 Slater Ave, Fountain Valley, CA 92646

Phone: N/A

sherri.holman@fountainvalley.org

Dorothy Holzem, California Special Districts Association

1112 I Street, Suite 200, Sacramento, CA 95814

Phone: (916) 442-7887 dorothyh@csda.net

David Houser, County of Butte

25 County Center Drive, Suite 120, Oroville, CA 95965

Phone: (530) 538-7607 dhouser@buttecounty.net

Shannon Huang, City of Arcadia

240 West Huntington Drive, Arcadia, CA 91007

Phone: N/A

shuang@ci.arcadia.ca.us

Elizabeth Hudson, City of Danville

510 La Gonda Way, Danville, CA 94526

Phone: N/A

ehudson@danville.ca.gov

Don Humphrey, Livermore Area Recreation and Park District

4444 East Avenue, Livermore, CA 94550

Phone: (925) 373-5702 dhumphrey@larpd.dst.ca.us

Sung Hyun, City of Buena Park

6650 Beach Boulevard, Buena Park, CA 90622

Phone: N/A

shyun@buenapark.com

Mark Ibele, Senate Budget & Fiscal Review Committee

California State Senate, State Capitol Room 5019, Sacramento, CA 95814

Phone: (916) 651-4103 Mark.Ibele@sen.ca.gov

Julia James, City of Fullerton

303 W. Commonwealth Ave., Fullerton, CA 92832

Phone: N/A

juliaj@ci.fullerton.ca.us

Edward Jewik, County of Los Angeles

Auditor-Controller's Office, 500 W. Temple Street, Room 603, Los Angeles, CA 90012

Phone: (213) 974-8564 ejewik@auditor.lacounty.gov

Ferlyn Junio, Nimbus Consulting Group, LLC

2386 Fair Oaks Boulevard, Suite 104, Sacramento, CA 95825

Phone: (916) 480-9444

fjunio@nimbusconsultinggroup.com

Jill Kanemasu, State Controller's Office

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 322-9891 jkanemasu@sco.ca.gov

Nancy Kerry, City of South Lake Tahoe

1901 Airport Road, South Lake Tahoe, CA 96150

Phone: N/A

nkerry@cityofslt.us

Jean Kinney Hurst, Senior Legislative Representative, Revenue & Taxation, *California State Association of Counties (CSAC)*

1100 K Street, Suite 101, Sacramento, CA 95814-3941

Phone: (916) 327-7500 jhurst@counties.org

Patty Kong, City of Mountain View

P.O. Box 7540, Mountain View, CA 94039-7540

Phone: N/A

patty.kong@mountainview.gov

Tina Kundig, *City of Redlands* P.O. Box 3005, Redlands, CA 92373

Phone: N/A

tkundig@cityofredlands.org

Jay Lal, State Controller's Office (B-08)

Division of Accounting & Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 324-0256 JLal@sco.ca.gov

Karina Lam, City of Paramount

16400 Colorado Avenue, Paramount, CA 90723

Phone: N/A

klam@paramountcity.com

Judy Lancaster, City of Chino Hills

14000 City Center Drive, Chino Hills, CA 91709

Phone: N/A

jlancaster@chinohills.org

James Larson, City of King City

212 South Vanderhurst Avenue, King City, CA 93930

Phone: N/A

ilarson@kingcity.com

Nancy Lassey, City of Lake Elsinore

130 South Main Street, Lake Elsinore, CA 92530

Phone: N/A

nlassey@lake-elsinore.org

Kenneth Louie, City of Lawndale

14717 Burin Avenue, Lawndale, CA 90260

Phone: N/A

klouie@lawndalecity.org

Joe Lowe, County of Amador

810 Court Street, Jackson, CA 95642-2131

Phone: (209) 223-6357 jlowe@amadorgov.org

Kathleen Lynch, Department of Finance (A-15)

915 L Street, Suite 1280, 17th Floor, Sacramento, CA 95814

Phone: (916) 445-3274 kathleen.lynch@dof.ca.gov

Van Maddox, County of Sierra

211 Nevada Street, 2nd Floor, P.O. Box 425, Downieville, CA 95936

Phone: (530) 289-3273 vmaddox@sierracounty.ws

Sus an Mahoney, City of Orinda

22 Orinda Way, Orinda, CA 94563

Phone: N/A

smahoney@cityoforinda.org

Suzanne Mallory, City of Manteca

1001 W Center Street, Manteca, CA 95337

Phone: N/A

smallory@ci.manteca.ca.us

Eddie Manfro, City of Westminster

8200 Westminster Blvd., Westminster, CA 92683

Phone: N/A

emanfro@westminster-ca.gov

Denise Manoogian, City of Cerritos

P.O. Box 3130, Cerritos, CA 90703-3130

Phone: N/A

dmanoogian@cerritos.us

Noel Marquis, City of Beverly Hills

455 N. Rexford Dr., Beverly Hills, CA 90210

Phone: N/A

nmarquis@beverlyhills.org

Thomas Marston, City of San Gabriel

425 South Mission Drive, San Gabriel, CA 91776

Phone: N/A

tmarston@sgch.org

Hortensia Mato, City of Newport Beach

100 Civic Center Drive, Newport Beach, CA 92660

Phone: (949) 644-3000

hmato@newportbeachca.gov

Mike Matsumoto, City of South Gate

8650 California Ave, South Gate, CA 90280

Phone: N/A

zcaltitla@pico-rivera.org

Dan Matusiewicz, City of Newport Beach

3300 Newport Blvd, Newport Beach, CA 92663

Phone: N/A

danm@newportbeachca.gov

Dennice Maxwell, City of Redding

777 Cypress Avenue, P.O. Box 496071, Redding, CA 96049-6071

Phone: (530) 225-4079 dmaxwell@ci.redding.ca.us

Charles McBride, City of Carlsbad

1635 Faraday Avenue, Carlsbad, CA 92008-7314

Phone: N/A

chuck.mcbride@carlsbadca.gov

Dennis McLean, City of Rancho Palos Verdes

30940 Hawthorne Blvd., Rancho Palos Verdes, CA 90275

Phone: N/A dennism@rpv.com

Donald McVey, *City of Daly City* 333 90th Street, Daly City, CA 94015

Phone: N/A

dmcvey@dalycity.org

Susie Mears, City of Ojai PO Box 1570, Ojai, CA 93024

Phone: N/A mears@ci.ojai.ca.us

Paul Melikian, City of Reedley

1717 Ninth Street, Reedley, CA 93654

Phone: (559) 637-4200

paul.melikian@reedley.ca.gov

Michelle Mendoza, MAXIMUS

17310 Red Hill Avenue, Suite 340, Irvine, CA 95403

Phone: (949) 440-0845

michellemendoza@maximus.com

Dawn Merchant, City of Antioch

P.O. Box 5007, Antioch, CA 94531

Phone: (925) 779-7055

dmerchant@ci.antioch.ca.us

Joan Michaels Aguilar, City of Dixon

600 East A Street, Dixon, CA 95620

Phone: N/A

jmichaelsaguilar@ci.dixon.ca.us

Michael Miller, County of Monterey

168 W. Alisal Street, 3rd floor, Salinas, CA 93901

Phone: (831) 755-4500

millerm@co.monterey.ca.us

Leyne Milstein, City of Sacramento

915 I Street, 5th Floor, Sacramento, CA 98514

Phone: N/A

lmilstein@cityofsacramento.org

Bruce Moe, City of Manhattan Beach

1400 Highland Ave., Manhattan Beach, CA 90266

Phone: N/A

bmoe@citymb.info

Minnie Moreno, City of Patterson

1 Plaza Circle, Patterson, CA 95363

Phone: N/A

mmoreno@ci.patterson.ca.us

Debbie Moreno, City of Anaheim

200 S. Anaheim Boulevard, Anaheim, CA 92805

Phone: (716) 765-5192 DMoreno@anaheim.net

Russell Morreale, City of Los Altos

One North San Antonio Road, Los Altos, CA 94022

Phone: N/A

rmorreale@losaltosca.gov

Tim Nash, City of Encinitas

505 S Vulcan Avenue, Encinitas, CA 92054

Phone: N/A

finmail@encinitasca.gov

Geoffrey Neill, Senior Legislative Analyst, Revenue & Taxation, California State Association

of Counties (CSAC)

1100 K Street, Suite 101, Sacramento, CA 95814

Phone: (916) 327-7500 gneill@counties.org

Doug Newland, County of Imperial

940 Main Street, Ste 108, El Centro, CA 92243

Phone: (760) 482-4556

dougnewland@co.imperial.ca.us

Andy Nichols, Nichols Consulting

1857 44th Street, Sacramento, CA 95819

Phone: (916) 455-3939

andy@nichols-consulting.com

Mark Nuaimi, Town of Yucca Valley

57090 Twentynine Palms Highway, Yucca Valley, CA 92284

Phone: N/A

mnuaimi@yucca-valley.org

Marianne O'Malley, Legislative Analyst's Office (B-29)

925 L Street, Suite 1000, Sacramento, CA 95814

Phone: (916) 319-8315

marianne.O'malley@lao.ca.gov

Patrick OConnell, County of Alameda

1221 Oak Street, Room 249, Oakland, CA 94512

Phone: (510) 272-6565 pat.oconnell@acgov.org

Andy Okoro, City of Norco

2870 Clark Avenue, Norco, CA 92860

Phone: N/A

aokoro@ci.norco.ca.us

Christian Osmena, Department of Finance

915 L Street, Sacramento, CA 95814

Phone: (916) 445-0328

christian.osmena@dof.ca.gov

Simona Padilla-Scholtens, County of Solano

675 Texas Street, Suite 2800, Fairfield, CA 94533

Phone: (707) 784-6280

spadilla@solanocounty.com

Susan Paragas, City of Azusa

PO Box 1395, Azusa, CA 91702

Phone: N/A

sparagas@ci.azusa.ca.us

Alice Park-Renzie, County of Alameda

CAO, 1221 Oak Street, Oakland, CA 94612

Phone: (510) 272-3873 Alice.Park@acgov.org

Donald Parker, City of Montclair

5111 Benito St., Montclair, CA 91763

Phone: N/A

dparker@cityofmontclair.org

Lalo Perez, City of Palo Alto

P.O. Box 10250, Palo Alto, CA 94303

Phone: N/A

lalo.perez@cityofpaloalto.org

Keith Petersen, SixTen & Associates

P.O. Box 340430, Sacramento, CA 95834-0430

Phone: (916) 419-7093 kbpsixten@aol.com

Eva Phelps, City of San Ramon

2226 Camino Ramon, San Ramon, CA 94583

Phone: N/A

ephelps@sanramon.ca.gov

Marcus Pimentel, City of Santa Cruz

809 Center Street, Rm 101, Santa Cruz, CA 95060

Phone: N/A

dl Finance@cityofsantacruz.com

Adam Pirrie, City of Claremont

207 Harvard Ave, Claremont, CA 91711

Phone: (909) 399-5328

apirrie@ci.claremont.ca.us

Brian Ponty, City of Redwood City

1017 Middlefield Road, Redwood City, CA 94063

Phone: (650) 780-7300

finance@redwoodcity.org

Jai Prasad, County of San Bernardino

Office of Auditor-Controller, 222 West Hospitality Lane, 4th Floor, San Bernardino, CA 92415-

0018

Phone: (909) 386-8854

jai.prasad@atc.sbcounty.gov

Lorena Quijano,, City of Baldwin Park

14403 East Pacific Avenue, Baldwin Park, CA 91706

Phone: N/A

lquijano@baldwinpark.com

John Quinn, *City of Calexico* 608 Heber Ave., Calexico, CA 92231

Phone: N/A

jquinn@calexico.ca.gov

Frank Quintero, City of Merced

678 West 18th Street, Merced, CA 95340

Phone: N/A

quinterof@cityofmerced.org

Yvonne Quiring, City of Davis

23 Russell Blvd., Davis, CA 95616

Phone: N/A

yquiring@cityofdavis.org

Roberta Reed, County of Mono

P.O. Box 556, Bridgeport, CA 93517

Phone: (760) 932-5490 RReed@mono.ca.gov

Karan Reid, City of Concord

1950 Parkside Drive, Concord, CA 94519

Phone: N/A

karan.reid@cityofconcord.org

Mark Rewolinski, MAXIMUS

625 Coolidge Drive, Suite 100, Folsom, CA 95630

Phone: (949) 440-0845

markrewolinski@maximus.com

Rosa Rios, City of Delano

1015 11th Ave., Delano, CA 93216

Phone: N/A

rrios@cityofdelano.org

Kathy Rios, State Controller's Office

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 324-5919 krios@sco.ca.gov

Ann Ritzma, City of Pacifica

170 Santa Maria Avenue, Pacifica, CA 94044

Phone: N/A

ritzmaa@ci.pacifica.ca.us

Amanda Roberson, City of Lynwood

11330 Bullis Road, Lynwood, CA 90262

Phone: (310) 603-0220 aroberson@lynwood.ca.us

Mark Roberts, City of National City

1243 National City Blvd., National City, CA 91950

Phone: N/A

finance@nationalcityca.gov

Laura Rocha, City of San Marcos

1 Civic Center Drive, San Marcos, CA 92069

Phone: (760) 744-1050 Lrocha@san-marcos.net

Gil Rojas, City of Escondido

201 N. Broadway, Escondido, CA 92025

Phone: N/A

grojas@ci.escondido.ca.us

Benjamin Rosenfield, City & County of San Francisco

1 Dr. Carlton B. Goodlett Place, Room 316, San Francisco, CA 94102

Phone: (415) 554-7500 ben.rosenfield@sfgov.org

Leticia Salcido, City of El Centro

1275 Main Street, El Centro, CA 92243

Phone: N/A

lsalcido@ci.el-centro.ca.us

Marcia Salter, County of Nevada

950 Maidu Avenue, Nevada City, CA 95959

Phone: (530) 265-1244

marcia.salter@co.nevada.ca.us

Kathy Samms, County of Santa Cruz

701 Ocean Street, Room 340, Santa Cruz, CA 95060

Phone: (831) 454-2440 shf735@co.santa-cruz.ca.us

Tracy Sandoval, County of San Diego

1600 Pacific Highway, Room 166, San Diego, CA 92101

Phone: (619) 531-5413

tracy.sandoval@sdcounty.ca.gov

Stuart Schillinger, City of Brisbane

50 Park Place, Brisbane, CA 94005-1310

Phone: N/A

schillinger@ci.brisbane.ca.us

Matthew Schuneman, MAXIMUS

900 Skokie Boulevard, Suite 265, Northbrook, Il 60062

Phone: (847) 513-5504

matthewschuneman@maximus.com

Lee Scott, Department of Finance

15 L Street, 8th Floor, Sacramento, CA 95814

Phone: (916) 445-3274 lee.scott@dof.ca.gov

Mary Scott, City of Walnut Creek

1666 N. Main Street, Walnut Creek, CA 94596

Phone: 925-943-5820 scott@walnut-creek.org

David Scribner, Max8550

2200 Sunrise Boulevard, Suite 240, Gold River, CA 95670

Phone: (916) 852-8970 dscribner@max8550.com

Peggy Scroggins, County of Colusa

546 Jay Street, Ste 202, Colusa, CA 95932

Phone: (530) 458-0400

pscroggins@countyofcolusa.org

Wayne Shimabukuro, County of San Bernardino

Auditor/Controller-Recorder-Treasurer-Tax Collector, 222 West Hospitality Lane, 4th Floor,

San Bernardino, CA 92415-0018

Phone: (909) 386-8850

wayne.shimabukuro@atc.sbcounty.gov

Nelson Smith, City of Bakersfield

1600 Truxtun Avenue, Bakers field, CA 93301

Phone: N/A

nsmith@bakersfieldcity.us

Osborn Solitei, City of Oakland

Administrative Service Department, 150 Frank H Ogawa Plaza, Oakland, CA 94612

Phone: (510) 238-3809 osolitei@oaklandnet.com

Jim Spano, Chief, Mandated Cost Audits Bureau, State Controller's Office

Division of Audits, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 323-5849 ispano@sco.ca.gov

Dennis Speciale, State Controller's Office

Division of Accounting and Reporting, 3301 C Street, Suite 700, Sacramento, CA 95816

Phone: (916) 324-0254 DSpeciale@sco.ca.gov

Betsy St. John, City of Palmdale

38300 Sierra Highway, Suite D, Palmdale, CA 93550

Phone: N/A

bstjohn@cityofpalmdale.org

Jim Steele, City of South San Francisco

P.O. Box 711, South San Francisco, CA 94083

Phone: N/A

jim.steele@ssf.net

Jana Stuard, City of Norwalk

P.O. Box 1030, Norwalk, CA 90650

Phone: N/A

jstuard@norwalkca.gov

Leslie Suelter, *City of Coronado* 1825 Strand Way, Coronado, CA 92118

Phone: N/A

lsuelter@coronado.ca.us

Paul Sundeen, City of Riverside

3900 Main Street, 6th Floor, Riverside, CA 92522

Phone: N/A

psundeen@riversideca.gov

David Sundstrom, County of Sonoma

585 Fiscal Drive, Room 100, Santa Rosa, CA 95403

Phone: (707) 565-3285

david.sundstrom@sonoma-county.org

David Sung, City of Hawaiian Gardens

21815 Pioneer Boulevard, Hawaiian Gardens, CA 90716

Phone: N/A

dsung@hgcity.org

Meg Svoboda, Senate Office of Research

1020 N Street, Suite 200, Sacramento, CA

Phone: (916) 651-1500

meg.svoboda@sen.ca.gov

Jesse Takahashi, City of Campbell

70 North First Street, Campbell, CA 95008

Phone: N/A

jesset@cityofcampbell.com

Jill Taura, City of Glendora

116 East Foothill Blvd, Glendora, CA 91741-3380

Phone: N/A

jtaura@ci.glendora.ca.us

Rick Teichert, City of Moreno Valley

14177 Frederick Street, Moreno Valley, CA 92552-0805

Phone: N/A

richardt@moval.org

Geoff Thomas, City of El Cerrito

10890 San Pablo Avenue, El Cerrito, CA 94530-2392

Phone: N/A

gthomas@ci.el-cerrito.ca.us

Sheryl Thur, County of Glenn

516 West Sycamore Street, Willows, CA 95988

Phone: (530) 934-6402 sthur@countyofglenn.net

Jolene Tollenaar, MGT of America

2001 P Street, Suite 200, Suite 200, Sacramento, CA 95811

Phone: (916) 443-9136

jolene tollenaar@mgtamer.com

Mike Trinca, Paradise Paradise Recreation and Park District

6626 Skyway, Paradise, CA 95969

Phone: (530) 872-6393 prpd@sbcglobal.net

Evelyn Tseng, City of Newport Beach

100 Civic Center Drive, Newport Beach, CA 92660

Phone: (949) 644-3127

etseng@newportbeachca.gov

Brian Uhler, Legislative Analyst's Office

925 L Street, Suite 1000, Sacramento, CA 95814

Phone: (916) 319-8328 brian.uhler@lao.ca.gov

Sue Vannucci, City of Woodland

300 First Street, Woodland, CA 95695

Phone: N/A

svannucci@cityofwilliams.org

Ruby Vasquez, County of Colusa

546 Jay Street, Suite 202, Colusa, CA 95932

Phone: (530) 458-0424

rvasquez@countyofcolusa.com

Mary Jo Walker, County of Santa Cruz

701 Ocean Street, Room 100, Santa Cruz, CA 95060-4073

Phone: (831) 454-2500

Aud002@co.santa-cruz.ca.us

Melinda Wall, City of Lompoc

P.O. Box 8001, Lompoc, CA 93438-8001

Phone: N/A

m wall@ci.lompoc.ca.us

Sarah Waller-Bullock, City of La Mesa

P.O. Box 937, La Mesa, CA 91944-0937

Phone: N/A

sbullock@ci.la-mesa.ca.us

David Wellhouse, David Wellhouse & Associates, Inc.

3609 Bradshaw Road, Suite 121, Sacramento, CA 95927

Phone: (916) 368-9244 dwa-david@surewest.net

David White, City of Fairfield

1000 Webster Street, Fairfield, CA 94533

Phone: N/A

dwhite@fairfield.ca.gov

Barry Whitley, City of American Canyon

4381 Broadway, Suite 201, American Canyon, CA 94503

Phone: N/A

bwhitley@cityofamericancanyon.org

Scott Williams, Interim Finance Director, City of Half Moon Bay

501 Main Street, Half Moon Bay, CA 94019

Phone: N/A

swilliams@hmbcity.com

David Wilson, City of West Hollywood

8300 Santa Monica Blvd., West Hollywood, CA 90069

Phone: N/A

dwilson@weho.org

Clara Wong, City of West Covina

1444 W. Garvey Ave. South, West Covina, CA 91790

Phone: N/A

clara.wong@westcovina.org

David Woo, City of Cupertino

10300 Torre Avenue, Cupertino, CA 95014-3202

Phone: N/A

davidw@cupertino.org

Susie Woodstock, City of Newark

37101 Newark Blvd., Newark, CA 94560

Phone: N/A

susie.woodstock@newark.org

Anita Worlow, AK & Company

3531 Kersey Lane, Sacramento, CA 95864

Phone: (916) 972-1666 akcompany@um.att.com

Has mik Yaghobyan, County of Los Angeles

Auditor-Controller's Office, 500 W. Temple Street, Room 603, Los Angeles, CA 90012

Phone: (213) 893-0792

hyaghobyan@auditor.lacounty.gov

Annie Yaung, City of Monterey Park

320 West Newmark Avenue, Monterey Park, CA 91754

Phone: N/A

ayaung@montereypark.ca.gov

Carl Yeats, City of Burlingame

501 Primrose Rd., Burlingame, CA 94010

Phone: N/A

cyeats@burlingame.org

Bobby Young, City of Costa Mesa

77 Fair Drive, Costa Mesa, CA 92626

Phone: N/A

Bobby.Young@costamesaca.gov