#### Minutes

#### COMMISSION ON STATE MANDATES

Location of Meeting: Room 447 State Capitol, Sacramento, California July 28, 2017

Present: Member Eraina Ortega, Chairperson

Representative of the Director of the Department of Finance

Member Lee Adams County Supervisor Member Ken Alex

Director of the Office of Planning and Research

Member Mark Hariri

Representative of the State Treasurer

Member Sarah Olsen Public Member

Member Carmen Ramirez City Council Member

Absent: Member Richard Chivaro, Vice Chairperson

Representative of the State Controller

*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 10:04 a.m. Executive Director Heather Halsey called the roll.

#### APPROVAL OF MINUTES

Member Ramirez made a motion to adopt the minutes. With a second by Member Adams, the May 26, 2017 hearing minutes were adopted by a vote of 5-0, with Member Olsen abstaining.

#### PUBLIC COMMENT FOR MATTERS NOT ON THE AGENDA

The Chairperson asked if there was any public comment. There was no response.

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

Executive Director Halsey stated that there were no appeals to consider for this hearing.

#### INCORRECT REDUCTION CLAIM

Item 3 *Health Fee Elimination*, 10-4206-I-32

Former Education Code Section 72246 (Renumbered as 76355)

Statutes 1984, Chapter 1 (1983-1984 2nd Ex. Sess.) (AB2X 1); and Statutes 1987, Chapter 1118 (AB 2336)

 $Fiscal\ Years:\ 2002-2003,\ 2003-2004,\ 2004-2005,\ 2005-2006,\ and$ 

2006-2007

State Center Community College District, Claimant

Executive Director Heather Halsey stated that the claimant notified Commission staff that the District did not plan to have a representative present for the hearing and that Jim Spano notified Commission staff that he also would not be attending the hearing.

Chief Legal Counsel Camille Shelton presented this item and recommended that the Commission partially approve this Incorrect Reduction Claim and request that the State Controller reinstate the indirect costs reduced in fiscal years 2005-2006 and 2006-2007.

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

Mr. Venneman stated that the State Controller's Office supports staff's finding and recommendation. Without further discussion among the Commission members, staff, and parties, Member Olsen made a motion to adopt the staff recommendation. With a second by Member Ramirez, the motion to partially approve this Incorrect Reduction Claim was adopted by a vote of 6-0.

Item 4 Integrated Waste Management, 13-0007-I-02

Public Resources Code Sections 40418, 40196.3, 42920-42928; Public Contract Code Sections 12167 and 12167.1; Statutes 1992, Chapter 1116 (AB 3521); Statutes 1999, Chapter 764 (AB 75); State Agency Model Integrated Waste Management Plan (February 2000)

Fiscal Years: 1999-2000, 2000-2001, 2003-2004, 2004-2005, 2005-2006, 2006-2007, 2007-2008, 2008-2009, and 2009-2010

Sierra Joint Community College District, Claimant

Executive Director Heather Halsey stated that the claimant notified Commission staff that the District did not plan to attend the hearing.

Senior Commission Counsel Eric Feller presented this item and recommended that the Commission partially approve this Incorrect Reduction Claim and request that the State Controller reinstate \$3,393 to the claimant.

Parties were represented as follows: Lisa Kurokawa, representing the State Controller's Office.

Ms. Kurokawa stated that the State Controller's Office agrees with the staff's conclusion and recommendation. Without further discussion among the Commission members, staff, and parties, Member Ramirez made a motion to adopt the staff recommendation. With a second by Member Olsen, the motion to partially approve this Incorrect Reduction Claim was adopted by a vote of 6-0.

# 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 5 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.

# INFORMATIONAL HEARING PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, CHAPTER 2.5, ARTICLES 7 AND 8 (action)

#### PUBLIC HEARING ON PROPOSED REGULATION AMENDMENTS

Item 6 General Cleanup Provisions, Proposed Amendments to California Code of Regulations, Title 2, Division 2, Chapter 2.5, Articles 1, 2, 3, 4, 5, 6, 7, 8, and 10

Program Analyst Jill Magee presented this item.

The following representatives commented on this item: Andy Nichols, representing Nichols Consulting; Dorothy Johnson, representing the California State Association of Counties; and Dillon Gibbons, representing the California Special Districts Association.

Mr. Nichols, Ms. Johnson, and Mr. Gibbons each presented potential impacts of the changes proposed to Commission regulations and requested additional clarification regarding the necessity and anticipated benefit of some of the changes. Chairperson Ortega stated that the Commission would accept these comments and ask staff to provide a written response for consideration at the September 2017 Commission hearing. She then asked if there were any objections. No objections were made. Member Ramirez thanked the members of the various agencies for coming and talking to the Commission.

#### STAFF REPORTS

Item 7 Legislative Update (info)

Program Analyst Kerry Ortman presented this item.

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

Chief Legal Counsel Camille Shelton presented this item.

Item 9 Executive Director: Budget, Workload Update, and Tentative Agenda Items for the September and December 2017 Meetings (info)

Executive Director Heather Halsey presented this item and reported on the Commission's budget and the Commission's pending caseload.

# CLOSED EXECUTIVE SESSION PURSUANT TO GOVERNMENT CODE SECTIONS 11126 AND 11126.2 (info/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):

#### Trial Courts:

- County of Los Angeles v. Commission on State Mandates, State Controller's Office Los Angeles County Superior Court, Case No. BS166734 [Handicapped and Disabled Students IRC, 13-4282-I-06]
- 2. County of Los Angeles v. Commission on State Mandates, State Controller's Office Los Angeles County Superior Court, Case No. BS166735
  [Handicapped and Disabled Students II IRC, 12-0240-I-01]
- 3. County of Los Angeles v. Commission on State Mandates, State Controller's Office Los Angeles County Superior Court, Case No. BS167447 [Seriously Emotionally Disturbed Pupils IRC, 12-9705-I-04]
- 4. On Remand from California Supreme Court, Case No. S214855, 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)
  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]

#### Courts of Appeal:

- 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 & x-xv, and L]
- Coast Community College District, et al. v. Commission on State Mandates,
   Third District Court of Appeal, Case No. C080349
   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, 53311, 53312, 53314, 54626, 54805, 55000, 55000.5, 55001, 55002, 55002.5, 55004, 55005, 55006, 55100, 55130, 55150, 55160, 55170, 55182, 55200, 55201, 55202, 55205, 55207, 55209, 55211, 55213, 55215, 55217, 55219, 55300, 55316, 55316.5, 55320, 55321, 55322, 55340, 55350, 55401, 55402, 55403, 55404, 55500, 55502, 55510, 55512, 55514, 55516, 55518, 55520, 55521, 55522, 55523, 55524, 55525, 55526, 55530, 55532, 55534, 55600, 55601, 55602, 55602.5, 55603, 55605, 55607, 55620, 55630, 55750, 55751, 55752, 55753, 55753.5, 55753.7, 55754, 55755, 55756, 55756.5, 55757, 55758, 55758.5, 55759, 55760, 55761, 55762, 55763, 55764, 55765, 55800, 55800.5, 55801, 55805, 55805.5, 55806, 55807, 55808, 55809, 55825, 55827, 55828, 55829, 55830, 55831, 58102, 58104, 58106, 58107, 58108, 59404, and 59410; Handbook of Accreditation and Policy Manual, Accrediting Commission for Community and Junior Colleges (Summer 2002); and "Program and Course Approval Handbook" Chancellor's Office California Community Colleges (September 2001).]

- Paradise Irrigation District, et al. v. Commission on State Mandates, Department of Finance, and Department of Water Resources
   Third District Court of Appeal, Case No. C081929
   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.]
- 4. California School Board Association (CSBA) v. State of California et al. First District Court of Appeal, Case No. A148606
  Alameda County Superior Court, Case No. RG11554698
  [2010-2011 Budget Trailer Bills; Education Code sections 42238.24 and 56523]

#### California Supreme Court:

Counties of San Diego, Los Angeles, San Bernardino, Orange, and Sacramento v. Commission on State Mandates, et al.
 California Supreme Court, Case No. S239907
 Fourth District Court of Appeal, Division One, Case No. D068657
 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, 20061

To confer with and receive advice from legal counsel, for consideration and action, as necessary and appropriate, upon the following matter pursuant to Government Code section 11126(e)(2):

Based on existing facts and circumstances, there is a specific matter which presents a significant exposure to litigation against the Commission on State Mandates, its members or staff.

#### B. PERSONNEL

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

The Commission adjourned into closed executive session at 10:28 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 listed on the published notice and agenda; and to confer with 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 10:36 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)(2) 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 to confer with and receive advice from legal counsel regarding potential litigation, and, pursuant to Government Code section 11126(a)(1) to confer on personnel matters.

#### ADJOURNMENT

Hearing no further business, Chairperson Ortega adjourned the meeting at 10:37 a.m.

Heather Halsey Executive Director

# **ORIGINAL**

# RECEIVED

PUBLIC MEETING

AUG 0 7 2017 **COMMISSION ON** STATE MANDATES

#### COMMISSION ON STATE MANDATES

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TIME: 10:00 a.m.

Friday, July 28, 2017 DATE:

PLACE: State Capitol, Room 447

Sacramento, California

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#### REPORTER'S TRANSCRIPT OF PROCEEDINGS

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Reported by:

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

### Daniel P. Feldhaus, C.S.R., Inc.

**Certified Shorthand Reporters** 8414 Yermo Way, Sacramento, California 95828 Telephone 916.682.9482 Fax 916.688.0723 FeldhausDepo@aol.com

#### APPEARANCES

#### COMMISSIONERS PRESENT

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

LEE ADAMS III Sierra County Supervisor Local Agency Member

MARK HARIRI
Representative for JOHN CHIANG
State Treasurer

SARAH OLSEN Public Member

M. CARMEN RAMIREZ
Oxnard City Council Member
Local Agency Member

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#### PARTICIPATING COMMISSION STAFF PRESENT

HEATHER A. HALSEY
Executive Director
(Item 9)

HEIDI PALCHIK
Assistant Executive Director

ERIC FELLER
Senior Legal Counsel
(Item 4)

MATTHEW B. JONES Commission Counsel

#### APPEARANCES

#### PARTICIPATING COMMISSION STAFF PRESENT

(continued)

JILL MAGEE
Program Analyst
 (Item 6)

KERRY ORTMAN
Program Analyst
(Item 7)

CAMILLE N. SHELTON Chief Legal Counsel (Item 3 and Item 8)

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#### PUBLIC TESTIMONY

#### Appearing Re Item 3:

For the State Controller's Office:

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

#### Appearing Re Item 4:

For the State Controller's Office:

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

#### APPEARANCES

#### PUBLIC TESTIMONY

#### Appearing Re Item 6:

DILLON GIBBONS California Special Districts Association 1112 I Street, Suite 200 Sacramento, California 95814

DOROTHY JOHNSON California State Association of Counties 1100 K Street, Suite 101 Sacramento, California 95814

ANDY NICHOLS Nichols Consulting

<u>~•••</u>

# **ERRATA SHEET** Correction Page Line **Commissioners Present** Ken Alex <u>Director</u> Office of Planning and Research V. Hearings and Decisions on Test Claims and Paremeters and Guidelines Pursuant to California Code of Regulations, Title 2, Chapter 2.5, Article 7 A. Proposed Adoption of Public Hearing on Proposed Regulation Amendments Item 9 Executive Director: Budget, Workload Update, and Tentative Agenda Items for the September and December 2017 Meetings (info) January 1st, 2015 2018 [sic], effective date. 17 21

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1
           BE IT REMEMBERED that on Friday, July 28, 2017,
2
      commencing at the hour of 10:04 a.m., thereof, at the
3
     State Capitol, Room 447, Sacramento, California, before
     me, DANIEL P. FELDHAUS, CSR #6949, RDR and CRR, the
4
5
     following proceedings were held:
6
                               --000--
7
           CHAIR ORTEGA: Good morning, everyone. I would like
     to call to order the July 28<sup>th</sup> meeting of the Commission
8
9
     on State Mandates.
10
           Please call the roll.
11
          MS. HALSEY: Mr. Adams?
12
          MEMBER ADAMS: Here.
13
          MS. HALSEY: Mr. Alex?
14
          MEMBER ALEX: Here.
15
          MS. HALSEY: Mr. Chivaro?
16
           (No response)
17
          MS. HALSEY: Mr. Hariri?
18
          MEMBER HARIRI: Here.
19
          MS. HALSEY: Ms. Olsen?
20
          MEMBER OLSEN: Here.
21
          MS. HALSEY: Ms. Ortega?
22
           CHAIR ORTEGA: Here.
23
          MS. HALSEY: Ms. Ramirez?
24
           MEMBER RAMIREZ: Here.
25
           CHAIR ORTEGA: Okay, we have a quorum.
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The first item of business is the minutes from
1
     May 26<sup>th</sup>.
2
3
           Any corrections or comments?
4
          MEMBER RAMIREZ: Motion to approve.
5
           CHAIR ORTEGA: Okay, moved by Ms. Ramirez.
          MEMBER ADAMS: Second.
6
7
          CHAIR ORTEGA: Second by Mr. Adams.
8
          All in favor of approval of the minutes, please say
9
      "aye."
10
           (A chorus of "ayes" was heard.)
11
           MEMBER OLSEN: And you should have me abstain
     because I wasn't here.
12
13
           CHAIR ORTEGA: Okay, Ms. Olsen abstains.
14
          MS. HALSEY: Now, we will take up public comment for
15
     matters not on the agenda.
           Please note, the Commission cannot take action on
16
17
      items not on the agenda; however, it can schedule issues
18
     raised by the public for consideration at future
19
     meetings.
20
           CHAIR ORTEGA: Okay, any public comment on items not
21
      on the agenda?
22
           (No response)
23
          CHAIR ORTEGA: All right, seeing none, we'll move
24
      on.
25
           MS. HALSEY: There are no items on consent today.
```

1	So let's move to the Article 7 portion of the
2	hearing.
3	Will the parties and witnesses for Items 3 and 4
4	please rise?
5	(Parties/witnesses stood to be sworn or affirmed.)
6	MS. HALSEY: Do you solemnly swear or affirm that
7	the testimony which you are about to give is true and
8	correct, based on your personal knowledge, information,
9	or belief?
10	(A chorus of affirmative responses was heard.)
11	MS. HALSEY: Thank you.
12	Item 2 is reserved for appeals of Executive Director
13	decisions.
14	There are no appeals to consider at this hearing.
15	Chief Legal Counsel Camille Shelton will present
16	Item 3, an incorrect reduction claim on Health Fee
17	Elimination.
18	On Tuesday, claimant representative notified the
19	Commission staff that the District does not plan to have
20	a representative present for the hearing; and this
21	morning, Jim Spano contacted the Commission staff to let
22	us know that he will also not be attending today's
23	hearing.
24	MS. SHELTON: Good morning.
25	This incorrect reduction claim is based on

reductions made under the *Health Fee Elimination Program* for fiscal years 2002-2003 through 2006-2007.

Staff finds that the Controller timely initiated and timely completed the audit.

Staff further finds that the reduction of indirect costs for the first two fiscal years and the reduction of costs based on understated offsetting health-fee revenue authorized to be charged is correct as a matter of law and is not arbitrary, capricious, or entirely lacking in evidentiary support.

Staff also finds that the Controller's reduction of indirect costs for fiscal years 2005-2006 and 2006-2007 is incorrect as a matter of law.

In these years, the claimant used a federally approved rate consistent with the OMB Circular A-21. However, the Controller adjusted costs because the claiming instructions were changed to disallow the use of the federally approved rate.

There is no evidence in the record that the claimant had notice or an opportunity to be heard on the change in the rule before the deadline to file reimbursement claims for those fiscal years. Thus, the Controller's change to the indirect cost rule constitutes an invalid underground regulation.

The Controller has filed comments agreeing with the

1	proposed decision.
2	Staff recommends that the Commission adopt the
3	proposed decision to partially approve the incorrect
4	reduction claim; and requests that the Controller
5	reinstate the indirect costs reduced in fiscal years
6	2005-06 and 2006-07.
7	Will the parties and witnesses please state your
8	names for the record?
9	MR. VENNEMAN: Jim Venneman, State Controller's
10	Office.
11	CHAIR ORTEGA: Okay.
12	MR. VENNEMAN: State Controller's Office supports
13	staff's finding and recommendation.
14	CHAIR ORTEGA: Thank you.
15	Any questions for Mr. Venneman or Camille?
16	(No response)
17	CHAIR ORTEGA: All right, any other public comment
18	on this one?
19	(No response)
20	CHAIR ORTEGA: Okay, seeing none, is there a motion?
21	MEMBER OLSEN: I'll move.
22	MEMBER RAMIREZ: So moved.
23	CHAIR ORTEGA: Okay. Moved by Ms. Olsen.
24	MEMBER RAMIREZ: Okay, I'll second.
25	CHAIR ORTEGA: Second by Ms. Ramirez.

1	All in favor of approval of the staff
2	recommendation, please say "aye."
3	(A chorus of "ayes" was heard.)
4	CHAIR ORTEGA: Okay, that's approved unanimously.
5	We'll move on to Item 4.
6	MS. HALSEY: Senior Legal Counsel Eric Feller will
7	present Item 4, an incorrect reduction claim on
8	Integrated Waste Management.
9	On Thursday, the claimant notified Commission staff
10	that the District does not plan to attend the hearing.
11	MR. FELLER: Good morning.
12	The Controller's reduction to this program were
13	because the claimant did not deduct offsetting savings
14	from its diversion of solid waste and the associated
15	reduction of disposal costs, in accordance with the
16	test-claim statutes.
17	Staff finds that the Controller's reduction of costs
18	for most of the reimbursement claims in the audit period
19	is correct as a matter of law and not arbitrary,
20	capricious, or entirely lacking in evidentiary support.
21	Staff also finds the Controller's audit reduction
22	for the first half of fiscal year 2003-04 is incorrect
23	as a matter of law because the Controller based the cost
24	savings calculation on a 50 percent required diversion
25	rate, when the law required only 25 percent diversion.

1	And the 2003-04 calculation of offsetting cost
2	savings is arbitrary, capricious, and entirely lacking
3	in evidentiary support because the Controller used
4	100 percent of the claimant's diversion to calculate the
5	offsetting costs, instead of allocating the diversion
6	rate consistent with the other years when the claimant
7	exceeded the mandate. So the audit decision increased
8	the offset.
9	Staff recommends that the Commission partially
10	approve this IRC, and requests the Controller reinstate
11	\$3,393 to the claimant and authorize staff to make any
12	technical, non-substantive changes to the proposed
13	decision following the hearing.
14	Will the parties and witnesses please state your
15	name for the record?
16	MS. KUROKAWA: My name is Lisa Kurokawa, State
17	Controller's Office, Division of Audits.
18	We agree with the staff's conclusion and
19	recommendation on this issue.
20	CHAIR ORTEGA: Thank you.
21	Any questions from the Commission?
22	(No response)
23	CHAIR ORTEGA: Any other public comment on this one?
24	(No response)
25	CHAIR ORTEGA: All right. Seeing none, is there a

1	motion?
2	MEMBER RAMIREZ: I'll make the motion.
3	CHAIR ORTEGA: Moved by Ms. Ramirez.
4	MEMBER OLSEN: I'll second.
5	CHAIR ORTEGA: Second by Ms. Olsen.
6	All in favor approving the staff recommendation,
7	please say "aye."
8	(A chorus of "ayes" was heard.)
9	CHAIR ORTEGA: It's approved unanimously.
10	We'll move on to Item 5.
11	MS. HALSEY: Item 5 is reserved for county
12	applications for a finding of significant financial
13	distress, or SB 1033 applications.
14	No SB 1033 applications have been filed.
15	Program Analyst Jill Magee will present Item 6, the
16	public hearing on Proposed Regulation Amendments.
17	MS. MAGEE: Good morning.
18	The purpose of this public hearing on the proposed
19	regulations is to take public comment. The written
20	comment period for this rulemaking closed July $24^{ m th}$ ,
21	2017.
22	The Commission received written comments from the
23	California Special Districts Association, California
24	State Association of Counties, and League of Cities on
25	July $24^{\text{th}}$ , 2017. However, the Commission did receive a

timely request for a public hearing on this matter; and that is what brings us here today.

A public hearing for a rulemaking is intended to provide the public an opportunity to voice opinions on the rulemaking. Agencies, however, are not required to provide a response to comments at the public hearing.

Instead, all comments will be included in the rulemaking record; and Commission staff will prepare written responses to the comments as part of the final statement of reasons.

If changes to the proposed regulatory text are proposed by the commenters, Commission staff will prepare an analysis and recommendation on such changes for the Commission's consideration.

Procedurally, if staff recommends no changes to the proposed regulatory text, the matter, including written responses to all comments received, will be set for final adoption at the September  $22^{\rm nd}$ , 2017, Commission hearing; and if the Commission adopts the regulations without additional changes at that time, it will retain its January  $1^{\rm st}$ , 2015 [sic], effective date.

If changes to the proposed regulatory text are proposed and are recommended by staff, Commission staff will prepare the revised text analysis and recommendation for the Commission's consideration and approval at the

September 22<sup>nd</sup>, 2017, hearing. 1 2 If the Commission approves any substantive changes 3 to the text, Commission staff will provide notice of an additional 15-day public-comment period and set the 5 rulemaking package for adoption at the next regularly scheduled hearing, with an effective date of April 1st, 6 7 2018. 8 Will those who wish to comment on this item please 9 come forward and state your name for the record? 10 MR. NICHOLS: Andy Nichols, state mandated cost 11 consultant for local government. 12 MS. JOHNSON: Dorothy Johnson, California State 13 Association of Counties. Mr. GIBBONS: Dillon Gibbons, with the California 14 Special Districts Association. 15 16 CHAIR ORTEGA: Thank you. Please, go ahead. 17 18 MR. NICHOLS: I am here this morning to just chat 19 about the item regarding the test-claim period for filing 20 based on a test-claim statute, whether it's the date of enactment or the cost-first-incurred date. And as CSDA 21 22 and CSAC and the League identified in their letter, the 23 proposed regulation, although I understand the 24 Commission's motivation for trying to get a uniformity 25 regarding the changes in the regulations, the concern

1 from local government, and consultants as well, is the 2 effect it will have on the test-claim filing window. 3 And as a result, once again, as described in the letter, with the change occurring, it will reduce -- to use the 5 two examples from that letter -- if there is a January 1 effective or first-cost date, this will reduce 6 7 the eliqible time period to file a test claim by 8 181 days, or 33 percent of what it will become. 9 If the effective date, or cost-incurred date, is 10 July 1 -- and these are the two most common examples 11 whenever legislation is passed -- it will reduce it 12 basically by 50 percent, or 364 days. 13 So the concern for locals in this matter is looking at the Commission, asserting that the necessity and 14 15 anticipated benefit of making this change to a precise, 16 clear, predictable one-year period of limits, a 17 limitation to the filing of all test claims, right now, 18 the existing regulation is very clear and concise and 19 predictable: All test claims must be filed by June 30th, 20 following the year that the costs are either first 21 incurred or enacted. So in that respect, local 22 government already knows when they have to get the test 23 claim here to the Commission for its review. 24 The other issues that were mentioned in the letter, and I just wanted to expand upon, AB 3000 of 2002 reduced 25

what was a pretty wide-open window, down to three years. And follow-up legislation also described in that letter, back in 2005, reduced it to the current state that we have, with regard to this regulation.

Reducing this, as was noted in the Bureau of

State Audits' report from -- I believe it was 2009 -- I

apologize, I don't have that particular report in front

of me -- but they identified both instances, that there

was a dramatic decrease in the amount of test claims

filed. And that is of concern to local government.

At the same time, I recognize AB 3000, there were some other moving parts that did result a large number of filings at one time; but since 2005, the test claims have dramatically dropped.

And I would even point to Item Number 9 in today's agenda, the Executive Director report. If you look to Roman numeral II, Item B, if I'm reading it correctly -- I may be misinterpreting it -- it appears that dating back to last July of 2016, there have been two test claims filed by local government agencies. And if you look -- I decided to look at last July's Executive Director report. Under that same item, there appears to only have been one test claim filed. So we're talking over 4,000 local government agencies in the last 24 months -- maybe I'm misinterpreting these numbers --

there have been three test claims? 1 2 Now, I don't believe it's the intent of the 3 Commission; but if these changes are made to, once again, in every single example, reduce the time period that 4 5 local government can file a test claim, we are starting 6 to work that number towards zero. And that's the 7 concern, is Article XIII B, Section 6. It's very 8 difficult. 9 I know, for the Commission, it's very painstaking 10 to go through and look back and find out what is and isn't preexisting and what is new and unique to local 11 government. Local government has that same challenge; 12 13 and they have one year to get it from the first date of cost incurment or enactment. And that is why there is a 14 15 dramatic decrease since 2005, and as you've seen in the last two years -- once again, assuming I've got my 16 numbers properly interpreted. 17 18 Thank you. 19 CHAIR ORTEGA: Thank you, Mr. Nichols. 20 Ms. Johnson? 21 MS. JOHNSON: Good morning. 22 Dorothy Johnson with the California State 23 Association of Counties. We appreciate the opportunity to address the Commission on this issue. And we do hope 24 25 that these comments will prove helpful in clarifying the

regulations and assist with expediting decision-making before this body.

I won't reiterate the comments made by Mr. Nichols; but I do want to stress that we do think that under the test-claim filing period requirement for section 1183.1, the more precise hard deadline of June 30<sup>th</sup> is appropriate and should be retained. This also aligns very well with the local budgeting process, which we think is helpful in ensuring the actual costs incurred will be more accurately reflected when it comes to reviewing the new programs or higher levels of services that are put upon counties and other local agencies.

The other item I wish to address -- and then I'll turn it over to my colleague from the special districts -- and this is reflected as well in our letter -- but it deals with the single-representative requirement proposal. And here, we're asking for further clarification.

CSAC, the League of California Cities, and the Special Districts Association, it's unclear to us why the opportunity for a single claimant to serve as a communication channel, but then also have to serve as the only representative for the body would be a service and create greater decision-making efficiency for the body. We do believe that there are often broad, common themes

1 for test claimants representing numerous agencies. 2 However, those individual agencies may have further 3 unique aspects that they wish to bring to the table; and we feel that opportunity would be severely limited with 5 the proposed changes. 6 So what we've put in our letter as Item Number 2, 7 we would like to see more information as to why having a 8 single representative from multiple claimants is the 9 appropriate solution forward, when using that single 10 representative as a channel to communicate with the Commission, which is currently in place, seems to be an 11 12 appropriate way to create efficiency in the 13 decision-making process. Thank you. 14 15 CHAIR ORTEGA: Thank you. Mr. Gibbons? 16 17 Mr. GIBBONS: Ms. Chair, Members of the Commission, 18 Dillon Gibbons with the California Special Districts 19 Association. 20 I'd like to echo the comments of my colleagues and 21 add a few more regarding some of the other proposed 22 changes. 23 First, with regard to the proposed changes to the 24 filing service of all documents and the conduct of the 25 Commission hearings in section 1182.10(b), the proposed

regulation regarding the conduct hearing, strikes out existing language that provides that the hearing will not be conducted according to technical rules related to evidence and witnesses and permitting hearsay evidence in certain circumstances. Unfortunately, no information is provided regarding the necessity or anticipated benefit of the proposed change.

The Commission is a quasi-judicial body, and therefore should not be required to act in accordance with traditional courtroom rules. However, by striking out section 1182.10(b), it's unclear whether or not the Commission will be required to act as such and continue as that quasi-judicial body.

Moreover, the proposed regulation conflicts with other regulations governing the conduct of hearings before the Commission.

So section 1187.5, regarding evidence submitted to the Commission in a quasi-judicial hearing, will continue to contain the same language as it relates to hearsay evidence being submitted. But that is being stricken in the changes in 1182.10(b). So we have a proposed alternative, and that would be to, at this time, retain the existing language in 1182.10(b).

If the Commission still wishes to make changes to that section, we ask that you hold off on the changes

until the Commission staff is able to provide the public with information regarding the necessity or anticipated benefit of the proposed regulation and we have an opportunity to respond to those comments.

Now -- and I think I made a misstatement that there is no information provided regarding the necessity.

There is some information, but it's not specific to that section. So I think that I want to be clear on that.

And for the impacts that that would have on our special districts and our local governments, the changes that are proposed would be significant cost increases regarding bringing a claim as far as our attorneys' fees.

If we're eliminating hearsay testimony, it will require tremendous investment of time and resources for agency staff to be preparing witnesses. Instead of having a GM be able to come in and say, "You know, I got this information from our auditor, I got this information from these folks; and here's what they said," we would have to be bringing in each one of them, is the understanding -- the way we read that proposed change.

And as it's currently written, there is confusion on how those regulations would be enforced or which ones we should follow. At least I'm confused.

So the second part -- this is a much shorter part -- I'd like to comment on the proposed changes to the filing

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and service documents. And this is various sections:
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     There's section 1182.2(d), 1182.7(b), and 1182.10(d).
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     The numerous proposed regulations contain amendments
     where language has been inserted into -- to require that
4
5
     all representations of facts shall be supported by
     documentary or testimonial evidence. And although
6
7
     there's common-law definitions of "documentary evidence"
8
     and "testimonial evidence," we would like to see
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     clarification to be put into the proposed language that
10
     has the definitions as they would apply to this
11
     Commission for the documentary and testimonial evidence.
     And it just adds clarity for our districts and for our
12
13
     local governments.
          That's it. Thank you.
14
15
          CHAIR ORTEGA: Thank you, Mr. Gibbons.
          Any other public comment on this item?
16
17
          (No response)
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          CHAIR ORTEGA: Okay, so I think at this point, the
19
     plan would be to accept these comments, and then ask the
20
     staff to provide a written response. Then we could
21
     consider the issue in September.
22
          Is there any objection to that?
23
          Ms. Ramirez?
          MEMBER RAMIREZ: No objection. I would just like to
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25
     thank the members of the various agencies for coming and
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1	talking to us.
2	Thank you.
3	CHAIR ORTEGA: Anything else?
4	(No response)
5	CHAIR ORTEGA: Okay. With that, that will be the
6	direction.
7	And then we'll move on to Item 7.
8	MS. HALSEY: Program Analyst Kerry Ortman will
9	present Item 7, the Legislative Update.
10	MS. ORTMAN: Good morning.
11	On June $27^{ m th}$ , 2017, the Governor signed the 2017-18
12	Budget Act, AB 97, which includes \$601 million in
13	additional Proposition 98 related funding, of which
14	\$287 million would be used to pay down the K-12 mandates
15	backlog.
16	The Budget Act adds \$8 million and two mandates
17	to the K-12 mandate block grant. Those would be the
18	California Assessment of Student Performance and
19	Progress, or "CAASPP," and Training for School Employee
20	Mandated Reporters.
21	The Budget Act makes no changes to the list of
22	suspended K-12 mandates or to funded or suspended
23	community college and local government mandates as
24	compared to the 2016-17 budget year.
25	We continue to monitor AB 268, which was introduced

by Assembly Member Walderon on February 1st, 2017. This 1 2 bill proposes a technical non-substantive change to 3 Government Code section 17552, which currently addresses the process by which local agencies or school districts 4 5 may claim reimbursement for state-mandated costs. AB 268 continues to be a spot bill. 6 7 CHAIR ORTEGA: Thank you. 8 Any questions? 9 (No response) 10 CHAIR ORTEGA: All right, Camille? 11 MS. HALSEY: Chief Legal Counsel Camille Shelton 12 will present Item 8, the Chief Legal Counsel report. 13 MS. SHELTON: We have had no new litigation filings and no recent decisions; but the courts have established 14 15 dates of hearings in three cases. The first is the County of Los Angeles versus 16 17 Commission on State Mandates, dealing with the 18 Handicapped and Disabled Students incorrect reduction 19 claims. 20 The second one is the remand of the Municipal Stormwater and Urban Runoff Discharge claim, which is now 21 22 set for hearing before the Los Angeles County Superior 23 Court on January 31<sup>st</sup>, 2018. 24 And the third is a County of Los Angeles case, 25 challenging the Commission's decision on the Seriously

Emotionally Disturbed Pupil IRC; and that matter is set 1 for April 3<sup>rd</sup>, 2018. 2 CHAIR ORTEGA: Okay, any questions? 3 4 (No response) 5 MS. HALSEY: Item 9 is the Executive Director Report. 6 7 As Kerry mentioned, the Governor signed the budget bill on June 27<sup>th</sup>, 2017; and the Commission's operating 8 9 budget and budget for local assistance for reimbursement 10 were enacted as they were proposed. 11 For workload update, we have 15 pending test claims, all but one of which is regarding the National Pollutant 12 13 Discharge Elimination System, or NPDES, Permits. We also do have two test claims that are not yet 14 15 completed, that are going through the filing process and that are being found to be complete or incomplete right 16 17 now. So we may have two more here for next time. 18 Also, we still have the one parameters and 19 guidelines and one statewide cost estimate regarding 20 NPDES Permits; and those are on inactive status pending 21 outcome of litigation. That is back in the superior 22 court down in LA. 23 In addition, we have one parameters-and-guidelines amendment on inactive status pending the outcome of 24 25 litigation in the CSBA case, which is now in the First

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District Court of Appeal.
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           And we have 12 IRCs remaining.
3
           As of today, Commission staff expects to complete
     all currently pending test claims and IRCs by
4
     approximately the December 2018 Commission meeting,
5
6
     depending on staffing and other workload.
7
           That is all I have.
8
          CHAIR ORTEGA: Okay. Any questions for Heather?
9
           (No response)
10
           CHAIR ORTEGA: No? Okay.
11
           Thank you, everyone, for coming.
          We will now meet in closed executive session
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13
     pursuant to Government Code section 11126(e) to confer
     with and receive advice from legal counsel for
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15
     consideration and action, as necessary and appropriate,
     upon the pending litigation listed on the published
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     notice and agenda, and to confer with and receive advice
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     from legal counsel regarding potential litigation.
19
           The Commission will also confer on personnel matters
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     pursuant to Government Code section 11126(a)(1).
21
          We will reconvene in open session in approximately
22
     15 minutes.
23
           Thank you.
           (The Commission met in closed executive session
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25
          from 10:28 a.m. to 10:36 a.m.)
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1	CHAIR ORTEGA: Okay, the Commission met in closed
2	session pursuant to Government Code section 11126(e)(2),
3	to confer with and receive advice from legal counsel for
4	consideration and action, as necessary and appropriate,
5	upon the pending litigation listed on the published
6	notice and agenda; and to confer with and receive advice
7	from legal counsel regarding potential litigation; and
8	pursuant to Government Code section 11126(a)(1), to
9	confer on personnel matters.
10	With no public comment and no other comments from
11	the Board, we will be adjourned.
12	Thank you.
13	(The Commission meeting concluded at 10:37 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  $\mathbf{1}^{\text{st}}$  day of August 2017.

Daniel P. Feldhaus California CSR #6949

Registered Diplomate Reporter Certified Realtime Reporter