Peralta Community College District
Bond and Parcel Tax
Citizens Advisory Committee

Roles and Responsibilities

February 4, 2015

Presented By:
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February 4, 2015

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Before Prop 39

- 2/3 voter approval needed for local bond measures
- Board of Trustees was responsible for oversight on expenditures
- More than 40% of bond measures failed, resulting in dilapidated school facilities in some jurisdictions
- From 1986 through 1999, 450 school districts sponsored 731 general obligation bond elections. 54% of the 731 passed.

What Did Prop 39 Do?

- State ballot initiative - November 7, 2000
- Amended CA Constitution to allow for 55% voter approval for school construction bond measures with certain accountability measures
- Required Citizens Oversight Committees for Prop 39 measures
- Over 80% of Prop 39 measures passed since its approval
Prop 39 requires the COC to have at least seven members, including:

- One member “active in a business organization”
- One member “active in a senior citizens’ organization”
- One member “active in a bona fide taxpayers’ organization”
- One student member in an active college group
- One member active in the support and organization of at least one District college

Peralta CCD’s COC consists of 8 members, including these additional persons:

- Two members of the community at-large
- One member representing a Non-Peralta Labor Organization
- COC members cannot be employees or officials of the District and cannot be vendors, contractors or consultants for the District
- Board cannot appoint a member who has a conflict of interest

Role of the COC

- To inform the public concerning the expenditure of bond revenues
- To review and report on the District’s proper expenditure of taxpayers’ money for school construction projects
- To advise the public as to the District’s compliance with requirements of the applicable measures and constitutional requirements.
Role of the COC

The COC does not:

- Approve
- Consent
- Authorize
- Endorse
- Deny
- Reject

The District's Governing Board:

- Authorizes the budget, scope, schedule & location for projects
- Approves selection of architects, engineers & other vendors
- Approves contracts
- Accepts completed projects
- Audits expenditures and ensures they are appropriate
- Provides administrative assistance to the COC

COC's Responsibility to Inform

- COC receives reports produced by the District and asks questions as needed to ensure that proceeds are expended only for the purposes set forth in the measures put to the voters
- COC then informs the public concerning the District's expenditures of bond proceeds
  - Through reports (at least one annually)
  - Special webpage on District website
  - Periodic meetings
**Authorized Activities**

- Receive & review the District's annual independent performance and financial audits;
- Inspect facilities, grounds and programs related to bond and/or parcel tax expenditures, in accordance with District procedures;
- Review copies of deferred maintenance proposals or relevant plans developed by the District;
- Review efforts by the District to maximize bond or parcel tax proceeds by implementing cost-saving measures.

Then make public reports about your activities...

**COC Meetings**

- Must be open to the public and in compliance with the Brown Act.
- Notice to the public shall be provided in the same manner as the proceedings of the Board of Trustees.
- Meeting minutes and all documents received and reports issued are a matter of public record and will be made available on an Internet website maintained by the District.

**More on the Brown Act**

**Holding “public” meetings means:**

- Your meetings must be held in an accessible room
- An agenda must be posted either 72 or 24 hours in advance of your meeting
- You must allow members of the public a reasonable time to make comments on matters within your jurisdiction
- You must not discuss matters not appearing on the agenda
More on the Brown Act

Your meetings must not be held in private. That means:

- A quorum of you cannot discuss business together
- No serial meetings eventually involving a quorum
- No online discussions eventually involving a quorum (e.g., email)

Complying with the Brown Act

- Feel free to ask staff questions in advance of meetings
- Follow the advice of staff before interacting in any way with your fellow COC members about district business
- You can still talk to members of the District's Board of Trustees about concerns, just don't claim to be speaking for the COC as a whole (unless the COC has authorized that communication during a public meeting)

Ethics

- By agreeing to serve on the COC, you are agreeing to comply with the CA Political Reform Act, which requires the filing of disclosure statements of your financial interests ("Form 700")
- Form 700s must be submitted upon taking office and then by April 1st of each year and are public documents open to inspection upon demand
- Each COC Member must also comply with the District/Board ethics policies
Questions?
TAB 2
PERALTA COMMUNITY COLLEGE DISTRICT MEASURE B

B

To provide College of Alameda, Laney College, Merritt College, and Berkeley City College secure funds that cannot be taken by the state, and support affordable college education including: providing core academic programs including math, science and English; training students for successful careers; and educating students to transfer to university; shall Peralta Community College District levy $48 per parcel annually for 8 years with Citizens’ Oversight, no funds for administrators’ salaries, and all funds spent in our college district?

COUNTY COUNSEL’S IMPARTIAL ANALYSIS OF MEASURE B

ANALYSIS BY THE ALAMEDA COUNTY COUNSEL OF A PERALTA COMMUNITY COLLEGE DISTRICT SPECIAL PARCEL TAX MEASURE

Measure B is a Peralta Community College District (“District”) special parcel tax measure. Measure B seeks voter approval of an annual special parcel tax on all parcels for a period of eight years, beginning July 1, 2012. This measure would levy forty-eight dollars ($48.00) on each parcel within the District annually.

Community college districts have the authority to levy special taxes upon approval by two-thirds of the votes cast on the special tax proposals pursuant to the provisions of Article XIII A, Section 4 and Article XIII C, Section 2 of the California Constitution and Sections 50075-50077, 50079.1, and 53722 of the California Government Code.

If two-thirds of the qualified electors voting on this measure vote for approval, the special tax described above will be imposed annually for eight years. The tax will be collected by the Alameda County Treasurer-Tax Collector at the same time and in the same manner as ad valorem property taxes are collected. This measure exempts those parcels that are already otherwise exempt from taxation.

If this measure passes, the funding revenue will be used for the specific purposes set forth in the full text of the measure printed in this sample ballot, including: maintaining core academic programs, such as math, science, and English; training students for their careers; and preparing students to transfer to four-year universities. The measure provides that the monies collected shall be accounted for separately and shall be expended only for those specified purposes. The monies collected will not be used to pay administrators’ salaries or benefits. The chief fiscal officer of the District will monitor the collection and expenditures of the special tax funds and file annual reports with the Board of Trustees. An independent citizens’ oversight committee shall monitor the expenditures of the monies and shall report annually to the community.

If two-thirds of the qualified electors voting on this measure do not vote for approval, the measure will fail, and the District will not be authorized to levy the special tax.

s/DONNA R. ZIEGLER
County Counsel

The above statement is an impartial analysis of Measure B, which Measure is printed in full in this sample ballot pamphlet. If you desire an additional copy of the measure, please call the Elections Official’s office at (510) 272-6933 and a copy will be mailed at no cost to you. You may also access the full text of the measure on the Alameda County website at the following address: www.acgov.org/rov/.

PCMB-1
ARGUMENT IN FAVOR OF MEASURE B

We urge you to vote YES on B. Our local community colleges have been hit hard by State budget cuts. Funding for the Peralta Colleges - Berkeley City College, College of Alameda and Laney and Merritt Colleges in Oakland - has been cut by $30 million in the last three years. Nearly 4,000 students have been turned away from classes. Core academic and vocational courses are overcrowded and unavailable for students. Measure B will help students get the classes they need to prepare for college and future careers.

As the cost of four-year college continues to rise, the Peralta Colleges provide an essential safety net for local students. Career training programs prepare students for the 21st-century, helping students enter the local workforce and attracting businesses to our community.

Vote YES on B to provide locally controlled funding for our community colleges that the State can’t take away.

Measure B will:

- Protect core academic programs in science, math and English
- Maintain programs to prepare students for jobs and careers
- Attract and retain high quality teachers and faculty
- Assure adequate staffing levels in areas that support student access to classes and services
- Help students get into the classes they need
- Provide programs to prepare students for transfer to four-year college
- Update computer and instructional technology

Every penny will stay in our community:

- Funds cannot be taken away by the State
- Independent citizens’ oversight will ensure funds are spent as promised
- No funds will be used for administrators’ salaries

Our community colleges serve Alameda, Albany, Berkeley, Emeryville, Oakland and Piedmont. By investing in our local community colleges, we can help students stay on the right track and off of social services.

Vote YES on B to protect our community colleges so local students can succeed in college and find quality jobs.

/s/Sandré R. Swanson
Assembly Member, 16th District

/s/Joseph J Haraburda
CEO - Oakland Metropolitan Chamber of Commerce

/s/Tom Bates
Mayor, City of Berkeley

/s/Margie Sherratt
President, Alameda USD Board of Trustees/Retired Teacher and Principal

/s/Tae-Soon Park
Vice President, Peralta Federation of Teachers and Merritt College Academic Senate President
FULL TEXT OF MEASURE B
Peralta Community College District
Exhibit A to Resolution No. 11-12/27

INTRODUCTION

To provide College of Alameda, Laney College, Merritt College and Berkeley City College secure funds that cannot be taken away by the state, and support affordable college education including: providing core academic programs including math, science and English; training students for successful careers; and educating students to transfer to university; shall Peralta Community College District levy $48 per parcel annually for 8 years with Citizens’ Oversight, no funds for administrators’ salaries, and all funds spent in our college district?

Yes No

This Measure provides the additional funding required to protect and maintain Peralta Community College District’s high-quality educational programs.

PURPOSES

If two thirds of those voting approve this Measure, Peralta Community College District (the “District”) will be authorized to levy a special tax to (1) provide the College of Alameda, Laney College, Merritt College, and Berkeley City College secure funds that cannot be taken away by the State, and (2) support affordable college education for the following purposes:

A. Protect and maintain core academic programs including math, science, and English;
B. Train students for successful careers; and
C. Prepare students for transfer to four-year universities.

The Board of Trustees will fund all of the programs listed above, unless it determines in any given year that changes in student population, fiscal constraints, or other changes in state or federal funding make doing so infeasible or inadvisable. The Board of Trustees will not be allowed to use the proceeds of the special tax to fund any program other than those listed above, and will not be allowed to use those proceeds for administrators’ salaries or benefits.

The special tax will be levied for a period of eight (8) years, beginning July 1, 2012, at the rate shown below, on each assessor’s parcel located wholly or partly within the District.

RATE

The special tax shall be levied on all parcels of property in the District, except where those parcels are otherwise exempt from taxation. The tax levied shall be at the rate of Forty-eight Dollars ($48) per parcel per year, on all residential, commercial, industrial and institutional parcels, irrespective of whether those parcels are improved or unimproved.

ACCOUNTABILITY AND COMPLIANCE MEASURES

In accordance with the requirements of Sections 50075.1 and 50075.3 of the Government Code, the following accountability measures, among others, shall apply to the special taxes levied in accordance with this Measure:

(a) Proceeds from the special tax shall be deposited into a resource fund which shall be kept separate and apart from other funds in the District and shall be applied only as set forth in this Measure.

(b) An Annual Report, including proceeds from the special tax, the expenditures of those monies and the status of any projects funded by those monies, shall be produced by the Chancellor on behalf of the Board of Trustees no later than January 1 of the year following the fiscal year during which the monies were spent.
I, DAVE MACDONALD, Acting Registrar of Voters for the County of Alameda, State of California, having canvassed the returns of all votes cast at the Direct Primary Election held on Tuesday, June 6, 2006, do hereby certify the following to be a full, true and correct Statement of the Results of all votes cast at said election for and against the following measure:

**Measure A:** Shall Peralta Community College District, which includes Laney and Merritt Colleges in Oakland, Berkeley City College (Vista), and the College of Alameda, issue $390 million of bonds at the lowest legal interest rates to repair, renovate, construct, acquire, and equip classrooms, educational buildings and college campuses so long as spending is annually reviewed by an independent citizens' oversight committee, no funds are used for administrative salaries, and funds are spent locally and cannot be transferred to the State?

<table>
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<tr>
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<th>YES</th>
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<td>97,685</td>
<td>31,421</td>
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I further certify that the total number of ballots cast in the Peralta Community College District at said election was 139,420 and attached hereto is a complete statement of the results showing the number of votes cast at each precinct for and against this measure.

I hereby set my hand and my official seal this 28th day of June 2006 at Oakland, California.
PERALTA COMMUNITY COLLEGE DISTRICT
Board of Trustees Agenda Report
For the Trustee Meeting Date of December 9, 2014

ITEM TITLE: Consider approval to appoint the individuals to serve on the Citizens Bond and Parcel Tax Oversight Committee

SPECIFIC BOARD ACTION REQUESTED: Consider approval to appoint the individuals listed below to serve on the Citizens Bond and Parcel Tax Oversight Committee ("Citizens Oversight Committee"). The Peralta Community College District Board of Trustees acted to combine the Citizens Bond Oversight Committee with that of a Parcel Tax Committee to form a single citizens oversight committee charged with both parcel tax and facilities bond funds oversight. The Citizens Oversight Committee membership shall consist of a minimum of eight (8) members appointed by the Board of Trustees from candidates submitting written applications and be made up by One (1) member active in a business organization representing the business community located in the District; one (1) member active in a senior citizen’s organization; one (1) member active in a bona-fide taxpayer’s organization; one (1) member shall be a student who is both currently enrolled in the District and active in a community college group, such as student government; one (1) member shall be active in the support and organization of the community college or the community colleges of the district, such as a member of an advisory council or foundation; and two (2) members of the community at-large.

John Caner (Business Organization), 2-year term, 1/1/15-12/31/16;
Debra Weintraub (Senior Citizens Organization), 2-year term, 1/1/15-12/31/16;
Arthur Kurraasch (Tax Payer Organization), 2-year term, 1/1/15-12/31/16;
Sharon Clegg (Active Student), 1-year term, 1/1/15-12/31/15;
Michael Mills (Foundation), 1-year term, 1/1/15-12/31/15;
Zac Unger (Non-Peralta Labor Organization), 1-year term, 1/1/15-12/31/15; and
Chantal Reynolds (At-Large), 2-year term, 1/1/15-12/31/16

ITEM SUMMARY: Please see above.

SOURCE OF FUNDS (AND FISCAL/BUDGETARY IMPACT): N/A
BACKGROUND/ANALYSIS: The Peralta Community College District Board of Trustees acted to combine the Citizens Bond Oversight Committee with that of a Parcel Tax Committee to form a single citizens oversight committee charged with both parcel tax and facilities bond funds oversight. Individuals making up the new committee are now to be appointed by the Board.

DELIVERABLES AND SCOPE OF WORK: Regular meetings and reports as called for in the Committee by-laws.

ANTICIPATED COMPLETION DATE: See terms noted above.

ALTERNATIVES/OPTIONS: N/A

EVALUATION AND RECOMMENDED ACTION: One additional at-large member is to be appointed at a future date. The Chancellor recommends approval.

OTHER DEPARTMENTS IMPACTED BY THIS ACTION (E.G. INFORMATION TECHNOLOGY):

    YES      _______    NO    X    _______

COMMENTS:

WHO WILL BE PRESENTING THIS ITEM AT THE BOARD MEETING? (CHANCELLOR José M. Ortiz)

(*****Board contract approval is subject to negotiation and execution by the Chancellor.)

DOCUMENT PREPARED BY:
Prepared by: Jeffrey Heyman             Date: 1 Dec 14
[Jeffrey Heyman, Executive Director, Public Information]

DOCUMENT PRESENTED AND APPROVED BY:
Presented and approved by:             Date:
[Enter Here - Name of College President, (if originating from a college) or Vice-Chancellor (if originating from the District)]

FINANCE DEPARTMENT REVIEW

    ____ Finance review required    X ____ Finance review not required

If Finance review is required, determination is:    ____ Approved    ____ Not Approved
PERALTA COMMUNITY COLLEGE DISTRICT
333 East Eighth Street, Oakland, CA 94606
RESOLUTION NO. 12/13-20

A RESOLUTION ORDERING THE ESTABLISHMENT OF A CITIZENS’ OVERSIGHT COMMITTEE FOR OVERSIGHT OF MEASURE B EXPENDITURES

WHEREAS, our local community colleges—Berkeley City College, College of Alameda, Laney College and Merritt College—provide our community’s students with a high quality education that prepares them to transfer to four-year universities and compete for future careers;

WHEREAS, as the cost of four-year colleges continues to rise, community colleges serve as an essential safety net for students;

WHEREAS, after years of cuts from the State, our community colleges were faced with a significant budget shortfall, forcing our colleges to significantly reduce the number of courses that are offered to our constituents;

WHEREAS, the Board of Trustees of Peralta Community College District (“the Board of Trustees”) placed on the June 5, 2012 election ballot a special tax to maintain and enhance quality education for the students of Peralta Community College District (“District”);

WHEREAS, the Board of Trustees submitted Measure B, a special tax with a commitment to establish a citizens’ oversight committee;

WHEREAS, Measure B was approved by approximately 73% of the voters;

NOW THEREFORE, THE BOARD OF TRUSTEES OF PERALTA COMMUNITY COLLEGE DISTRICT HEREBY RESOLVES, DETERMINES, AND ORDERS THE FOLLOWING:

Section 1. The establishment of an independent Citizens’ Oversight Committee (“Committee”) which shall monitor and report annually on all expenditures funded by Measure B, attached hereto as Exhibit A, to ensure that those funds are spent in accordance with the purposes of Measure B. To ensure independence and proper oversight, the Measure B Citizens’ Oversight Committee shall be modeled to the extent applicable to a parcel tax program after the General Obligation Measure A Citizens’ Oversight Committee under Proposition 39, California Education Code Section 15278 et seq.

The purpose of the committee shall be to inform the public concerning expenditure of Measure B tax revenues. The Committee shall actively review and report on the proper
expenditure of Measure B tax revenues annually to the community at a public Board of Trustees meeting on how these funds have been spent.

Section 2. While consisting of a minimum of at least eight members, the Committee shall be comprised as follows: (1) One member shall be active in a business organization representing the business community located within the District, (2) One member shall be active in a senior citizens' organization, (3) One member shall be active in a bona fide taxpayers' organization, and (4) One member shall be active in a non-Peralta labor organization.

Section 3. Any member of the community-at-large shall be eligible to be appointed to the Committee, irrespective of their citizenship status. No employee or official of the District shall be appointed to the Committee. No vendor, contractor, or consultant of the District shall be appointed to the Committee. Members of the Committee shall abide by all applicable prohibitions contained in Article 4 (commencing with Section 1090) and Article 7.7 (commencing with section 1125) of Division 4 of Title 1 of the Government Code.

Section 4. The Committee shall convene to provide oversight for, but not be limited to, the following: (a) Ensuring that tax revenues are expended only for the purposes described in Measure B and (b) Ensuring that, no funds are used for administrative salaries or benefits.

Section 5. In furtherance of its purpose, the Committee may engage in any of the following activities:

(a) Receiving and reviewing copies of the annual audit and other financial documents and reports that may provide assurance that funds have only been expended for the purposes allowed under Measure B, and

(b) Receiving and reviewing copies of the Annual Report produced by the Chancellor on behalf of the Board of Trustees.

Section 6. To vacate and finalize its oversight no later than June 30, 2020 with a final presentation to the Board of Trustees after review of the Annual Report.

Section 7. To adopt best practices and effectively respond to changing circumstances, the Board reserves the right to amend this Resolution to the extent allowed by law.

PASSED AND ADOPTED this 11th day of December 2012 by the following called votes:

AYES: Trustees Brown, González Yuen, Gulassa, Handy, Riley, and Withrow.
NOES: None.
ABSTAIN: None.
ABSENT: Trustee Guillén.
Secretary of the Board of Trustees
Peralta Community College District
Alameda County
State of California
EXHIBIT A
(to Resolution 12/13-19)

FULL TEXT OF SPECIAL TAX MEASURE

INTRODUCTION

To provide College of Alameda, Laney College, Merritt College and Berkeley City College secure funds that cannot be taken by the state, and support affordable college education including: providing core academic programs including math, science and English; training students for successful careers; and educating students to transfer to university; shall Peralta Community College District levy $48 per parcel annually for 8 years with Citizens' Oversight, no funds for administrators' salaries, and all funds spent in our college district?
Tax - Yes Tax - No

This Measure provides the additional funding required to protect and maintain Peralta Community College District's high-quality educational programs.

PURPOSES

If two thirds of those voting approve this Measure, Peralta Community College District (the "District") will be authorized to levy a special tax to (1) provide the College of Alameda, Laney College, Merritt College, and Berkeley City College secure funds that cannot be taken away by the State, and (2) support affordable college education for the following purposes:

A. Protect and maintain core academic programs including math, science, and English;
B. Train students for successful careers; and
C. Prepare students for transfer to four-year universities.

The Board of Trustees will fund all of the programs listed above, unless it determines in any given year that changes in student population, fiscal constraints, or other changes in state or federal funding make doing so infeasible or inadvisable. The Board of Trustees will not be allowed to use the proceeds of the special tax to fund any program other than those listed above, and will not be allowed to use those proceeds for administrators' salaries or benefits.

The special tax will be levied for a period of eight (8) years, beginning July 1, 2012, at the rate shown below, on each assessor's parcel located wholly or partly within the District.
RAT\E

The special tax shall be levied on all parcels of property in the District, except where those parcels are otherwise exempt from taxation. The tax levied shall be at the rate of Forty-eight Dollars ($48) per parcel per year, on all residential, commercial, industrial and institutional parcels, irrespective of whether those parcels are improved or unimproved.

ACCOUNTABILITY AND COMPLIANCE MEASURES

In accordance with the requirements of Sections 50075.1 and 50075.3 of the Government Code, the following accountability measures, among others, shall apply to the special taxes levied in accordance with this Measure:

(a) Proceeds from the special tax shall be deposited into a resource fund which shall be kept separate and apart from other funds in the District and shall be applied only as set forth in this Measure.

(b) An Annual Report, including proceeds from the special tax, the expenditures of those monies and the status of any projects funded by those monies, shall be produced by the Chancellor on behalf of the Board of Trustees no later than January 1 of the year following the fiscal year during which the monies were spent.
EXHIBIT B

SPECIAL TAX MEASURE

For

PERALTA COMMUNITY COLLEGE DISTRICT

(Abbreviated Form) *

To provide College of Alameda, Laney College, Merritt College and Berkeley City
College secure funds that cannot be taken by the state, and support affordable college
education including: providing core academic programs including math, science and
English; training students for successful careers; and educating students to transfer to
university; shall Peralta Community College District levy $48 per parcel annually for 8
years with Citizens' Oversight, no funds for administrators' salaries, and all funds spent in
our college district?

Tax - Yes  Tax - No

*Limited to 75 words pursuant to Section 13247 of the Elections Code
ADMINISTRATIVE PROCEDURE 6740 CITIZEN'S OVERSIGHT COMMITTEE

The Chancellors directs that the following regulations apply to the Citizens' Oversight Committee at the Peralta Community College District:

I. Membership. The committee shall consist of at least seven (7) members to serve for a term of two (2) years and for no more than two (2) consecutive terms. Members shall serve without compensation. The committee shall be comprised of at least:

A. One member active in a business organization representing the business community located within the district;

B. One member who is a resident of the district and active in a senior citizen's organization;

C. One member who is a resident of the district and active in a bona fide taxpayer's organization:

D. One member enrolled as a student and active in a campus group. The student may serve up to one (1) year after his or her status as a student ends;

E. One member active in an organization supporting the district such as the foundation.

F. Two members who are residents of the district representing Community-at-Large

II. Membership exclusion. No employee, official, contractor, consultant, or vendor of Peralta Community College District shall be appointed to, or serve on, the committee. No Peralta district elected official shall be appointed to, or serve on, the committee.

III. Purpose. The Citizens Oversight Committee shall inform the public concerning the expenditure of bond revenues including the following:

A. An annual report of the committee shall advise the public as to whether the district is in compliance with the California Constitution Article XIII A requirement that all funds have been used for the construction, reconstruction, rehabilitation of facilities, including furnishing and equipping of facilities, upgrade of technology or for the acquisition or lease of real property as authorized by the voters.

B. The committee shall ensure that no funds are used for any teacher or administrative salaries or other school operating expenses except if such administrators' dedicate ninety-nine percent (99%) of their duties to the Bond Revenue Capital and Construction Management Program, as recommended by the Chancellor and approved by the governing Board of Trustees. Such administrator's in-house duties may be utilized to reduce the cost of program administration, which is intended to benefit the taxpayers.

C. In furtherance of its purpose the committee may engage in any of the following activities:

1. Receiving and reviewing copies of the annual, independent performance audit.
2. Receiving and reviewing copies of the annual, independent financial audit.
3. Inspecting facilities and grounds to ensure that bond revenues are expended for the construction, reconstruction, rehabilitation of facilities, including furnishing and equipping of facilities, or for the acquisition or lease of real property as authorized by the voters.
4. Receiving and reviewing copies of deferred maintenance proposals or plans.
5. Reviewing efforts by the district to maximize bond revenues by implementing cost-saving measures, including, but not limited to the following:
   a. Mechanisms designed to reduce the costs of professional fees.
   b. Mechanisms designed to reduce the costs of site preparation.
c. Recommendations regarding the joint use of core facilities.
d. Mechanisms designed to reduce costs by incorporating efficiencies in design.
e. Recommendations regarding the use of cost-effective and efficient reusable facility plans.

IV. Meetings, Minutes and Records.

A. All meetings of the Citizens Oversight Committee shall be open to the public as specified in the Ralph M. Brown Act.

B. If the committee does not adopt an annual calendar of meetings, it shall adopt a schedule of meetings at least once every six months for the following six-month period.

C. A quorum of the committee shall consist of any four members plus the Chancellor or the Vice Chancellor of General Services.

D. Minutes of the proceedings of the committee, all documents received by the committee and all reports issued by the committee are public records which, to the extent the Chancellor or the Vice Chancellor of General Services deems feasible, will be made available on a website maintained by the District.

Approved by the Chancellor: November 2, 2012
ADMINISTRATIVE PROCEDURE 2712 CONFLICT OF INTEREST CODE

Note: This procedure is essentially verbatim from Title 2 Sections 18730 et seq. The number system and formatting in this document reflects the system used in the code and includes gaps in numbering. This has been done because the code states if an agency adopts the verbatim text of that regulation, the agency will be presumed to have adopted a code that complies with the Political Reform Act.

Pursuant to Section 18730 of Title 2 of the California Code of Regulations, incorporation by reference of the terms of this regulation along with the designation of employees and the formulation of disclosure categories in the Appendix referred to below constitute the adoption and promulgation of a conflict of interest code within the meaning of Government Code Section 87300 or the amendment of a conflict of interest code within the meaning of Government Code Section 87306 if the terms of this regulation are substituted for terms of a conflict of interest code already in effect. A code so amended or adopted and promulgated requires the reporting of reportable items in a manner substantially equivalent to the requirements of article 2 of chapter 7 of the Political Reform Act, Government Code Sections 81000 et seq. The requirements of a conflict of interest code are in addition to other requirements of the Political Reform Act, such as the general prohibition against conflicts of interest contained in Government Code Section 87100, and to other state or local laws pertaining to conflicts of interest.

Section 1. Definitions
The definitions contained in the Political Reform Act of 1974, regulations of the Fair Political Practices Commission (2 Cal. Code of Regulations Sections 18100 et seq.), and any amendments to the Act or regulations, are incorporated by reference into this conflict of interest code.

Section 2. Designated Employees
The persons holding positions listed in the Appendix are designated employees. It has been determined that these persons make or participate in the making of decisions which may foreseeably have a material effect on economic interests.

Section 3. Disclosure Categories
This code does not establish any disclosure obligation for those designated employees who are also specified in Government Code Section 87200 if they are designated in this code in that same capacity or if the geographical jurisdiction of this agency is the same as or is wholly included within the jurisdiction in which those persons must report their economics interests pursuant to article 2 of chapter 7 of the Political Reform Act, Government Code Sections 87200 et seq. In addition, this code does not establish any disclosure obligation for any designated employees who are designated in a conflict of interest code for another agency, if all of the following apply:

(A) The geographical jurisdiction of this agency is the same as or is wholly included within the jurisdiction of the other agency;

(B) The disclosure assigned in the code of the other agency is the same as that required under article 2 of chapter 7 of the Political Reform Act, Government Code Section 87200; and

(C) The filing officer is the same for both agencies. Such persons are covered by this code for disqualification purposes only. With respect to all other designated employees, the disclosure categories set forth in the Appendix specify which kinds of economic interests are reportable. Such a designated employee shall disclose in his/her statement of economic interests those economic interests he/she has which are of the kind described in the disclosure categories to which he/she is assigned in the Appendix. It has been determined that the economic interests set forth in a designated employee's disclosure categories are the kinds of economic interests which he/she foreseeably can affect materially through the conduct of his/her office.

1 Designated employees who are required to file statements of economic interests under any other agency's conflict of interest code, or under article 2 for a different jurisdiction, may expand their statement of economic interests to cover reportable interests in both jurisdictions, and file copies of this expanded statement with both entities in lieu of filing separate and distinct statements, provided that each copy of such expanded statement filed in place of an original is signed and verified by the designated employee as if it were an original. See Government Code section 81004.
Section 4. Statements of Economic Interests

Place of Filing. The code reviewing body shall instruct all designated employees within its code to file statements of economic interests with the agency or with the code reviewing body, as provided by the code reviewing body in the agency’s conflict of interest code.²

Section 5. Statements of Economic Interests

Time of Filing

(A) Initial Statements. All designated employees employed by the agency on the effective date of this code, as originally adopted, promulgated and approved by the code reviewing body, shall file statements within 30 days after the effective date of this code. Thereafter, each person already in a position when it is designated by an amendment to this code shall file an initial statement within 30 days after the effective date of the amendment.

(B) Assuming Office Statements. All persons assuming designated positions after the effective date of this code shall file statements within 30 days after assuming the designated positions, or if subject to State Senate confirmation, 30 days after being nominated or appointed.

(C) Annual Statements. All designated employees shall file statements no later than April 1.

(D) Leaving Office Statements. All persons who leave designated positions shall file statements within 30 days after leaving office.

Section 5.5. Statements for Persons Who Resign Prior to Assuming Office

Any person who resigns within 12 months of initial appointment, or within 30 days of the date of notice provided by the filing officer to file an assuming office statement, is not deemed to have assumed office or left office, provided he/she did not make or participate in the making of, or use his/her position to influence any decision and did not receive or become entitled to receive any form of payment as a result of his/her appointment. Such persons shall not file either an assuming or leaving office statement.

(A) Any person who resigns a position within 30 days of the date of a notice from the filing officer shall do both of the following:

1. File a written resignation with the appointing power; and

2. File a written statement with the filing officer declaring under penalty of perjury that during the period between appointment and resignation he/she did not make, participate in the making of, or use the position to influence any decision of the agency or receive, or become entitled to receive, any form of payment by virtue of being appointed to the position.

Section 6. Contents of and Period Covered by Statements of Economic Interests

(A) Contents of Initial Statements. Initial statements shall disclose any reportable investments, interests in real property and business positions held on the effective date of the code and income received during the 12 months prior to the effective date of the code.

(B) Contents of Assuming Office Statements. Assuming office statements shall disclose any reportable investments, interests in real property and business positions held on the date of assuming office or, if subject to State Senate confirmation or appointment, on the date of nomination, and income received during the 12 months prior to the date of assuming office or the date of being appointed or nominated, respectively.

(C) Contents of Annual Statements. Annual statements shall disclose any reportable investments, interests in real property, income and business positions held or received during the previous calendar year provided, however, that the period covered by an employee’s first annual statement shall begin on the effective date of the code or the date of assuming office whichever is later.

(D) Contents of Leaving Office Statements. Leaving office statements shall disclose reportable investments, interests in real property, income and business positions held or received during the period between the closing date of the last statement filed and the date of leaving office.

² See Government Code section 81010 and 2 Cal. Code of Regs. section 18115 for the duties of filing officers and persons in agencies who make and retain copies of statements and forward the originals to the filing officer.
Section 7. Manner of Reporting

Statements of economic interests shall be made on forms prescribed by the Fair Political Practices Commission and supplied by the agency, and shall contain the following information:

(A) Investments and Real Property Disclosure. When an investment or an interest in real property is required to be reported, the statement shall contain the following:

1. A statement of the nature of the investment or interest;
2. The name of the business entity in which each investment is held, and a general description of the business activity in which the business entity is engaged;
3. The address or other precise location of the real property;
4. A statement whether the fair market value of the investment or interest in real property exceeds two thousand dollars ($2,000), exceeds ten thousand dollars ($10,000), exceeds one hundred thousand dollars ($100,000), or exceeds one million dollars ($1,000,000).

(B) Personal Income Disclosure. When personal income is required to be reported, the statement shall contain:

1. The name and address of each source of income aggregating five hundred dollars ($500) or more in value, or fifty dollars ($50) or more in value if the income was a gift, and a general description of the business activity, if any, of each source;
2. A statement whether the aggregate value of income from each source, or in the case of a loan, the highest amount owed to each source, was one thousand dollars ($1,000) or less, greater than one thousand dollars ($1,000), greater than ten thousand dollars ($10,000), or greater than one hundred thousand dollars ($100,000);
3. A description of the consideration, if any, for which the income was received;
4. In the case of a gift, the name, address and business activity of the donor and any intermediary through which the gift was made; a description of the gift; the amount or value of the gift; and the date on which the gift was received;
5. In the case of a loan, the annual interest rate and the security, if any, given for the loan and the term of the loan.

(C) Business Entity Income Disclosure. When income of a business entity, including income of a sole proprietorship, is required to be reported, the statement shall contain:

1. The name, address, and a general description of the business activity of the business entity;
2. The name of every person from whom the business entity received payments if the filer's pro rata share of gross receipts from such person was equal to or greater than ten thousand dollars ($10,000).

(D) Business Position Disclosure. When business positions are required to be reported, a designated employee shall list the name and address of each business entity in which he/she is a director, officer, partner, trustee, employee, or in which he/she holds any position of management, a description of the business activity in which the business entity is engaged, and the designated employee's position with the business entity.

(E) Acquisition or Disposal during Reporting Period. In the case of an annual or leaving office statement, if an investment or an interest in real property was partially or wholly acquired or disposed of during the period covered by the statement, the statement shall contain the date of acquisition or disposal.

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3 For the purpose of disclosure only (not disqualification), an interest in real property does not include the principal residence of the filer.

4 Investments and interests in real property which have a fair market value of less than $2,000 are not investments and interests in real property within the meaning of the Political Reform Act. However, investments or interests in real property of an individual include those held by the individual's spouse and dependent children as well as a pro rata share of any investment or interest in real property of any business entity or trust in which the individual, spouse and dependent children own, in the aggregate, a direct, indirect or beneficial interest of 10 percent or greater.

5 A designated employee's income includes his or her community property interest in the income of his or her spouse but does not include salary or reimbursement for expenses received from a state, local or federal government agency.

6 Income of a business entity is reportable if the direct, indirect or beneficial interest of the filer and the filer's spouse in the business entity aggregates a 10 percent or greater interest. In addition, the disclosure of persons who are clients or customers of a business entity is required only if the clients or customers are within one of the disclosure categories of the filer.
Section 8. Prohibition on Receipt of Honoraria

(A) No member of a state board or commission, and no designated employee of a state or local government agency, shall accept any honorarium from any source, if the member or employee would be required to report the receipt of income or gifts from that source on his/her statement of economic interests. This section shall not apply to any part-time member of the governing board of any public institution of higher education, unless the member is also an elected official. Subdivisions (a), (b), and (c) of Government Code Section 89501 shall apply to the prohibitions in this section.

(B) This section shall not limit or prohibit payments, advances, or reimbursements for travel and related lodging and subsistence authorized by Government Code Section 89506.

Section 8.1. Prohibition on Receipt of Gifts in Excess of $420

(A) No member of a state board or commission, and no designated employee of a state or local government agency, shall accept gifts with a total value of more than $420 in a calendar year from any single source, if the member or employee would be required to report the receipt of income or gifts from that source on his/her statement of economic interests. This section shall not apply to any part-time member of the governing board of any public institution of higher education, unless the member is also an elected official.

Subdivisions (e), (f), and (g) of Government Code Section 89503 shall apply to the prohibitions in this section.

Section 8.2. Loans to Public Officials

(A) No elected officer of a state or local government agency shall, from the date of his/her election to office through the date that he/she vacates office, receive a personal loan from any officer, employee, member, or consultant of the state or local government agency in which the elected officer holds office or over which the elected officer's agency has direction and control.

(B) No public official who is exempt from the state civil service system pursuant to subdivisions (c), (d), (e), (f), and (g) of Section 4 of Article VII of the Constitution shall, while he/she holds office, receive a personal loan from any officer, employee, member, or consultant of the state or local government agency in which the public official holds office or over which the public official's agency has direction and control. This subdivision shall not apply to loans made to a public official whose duties are solely secretarial, clerical, or manual.

(C) No elected officer of a state or local government agency shall, from the date of his/her election to office through the date that he/she vacates office, receive a personal loan from any person who has a contract with the state or local government agency to which that elected officer has been elected or over which that elected officer's agency has direction and control. This subdivision shall not apply to loans made by banks or other financial institutions or to any indebtedness created as part of a retail installment or credit card transaction, if the loan is made or the indebtedness created in the lender's regular course of business on terms available to members of the public without regard to the elected officer's official status.

(D) No public official who is exempt from the state civil service system pursuant to subdivisions (c), (d), (e), (f), and (g) of Section 4 of Article VII of the Constitution shall, while he/she holds office, receive a personal loan from any person who has a contract with the state or local government agency to which that elected officer has been elected or over which that elected officer's agency has direction and control. This subdivision shall not apply to loans made by banks or other financial institutions or to any indebtedness created as part of a retail installment or credit card transaction, if the loan is made or the indebtedness created in the lender's regular course of business on terms available to members of the public without regard to the elected officer's official status. This subdivision shall not apply to loans made to a public official whose duties are solely secretarial, clerical, or manual.
(E) This section shall not apply to the following:
1. Loans made to the campaign committee of an elected officer or candidate for elective office.
2. Loans made by a public official's spouse, child, parent, grandparent, grandchild, brother, sister, parent-in-law, brother-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin, or the spouse of any such persons, provided that the person making the loan is not acting as an agent or intermediary for any person not otherwise exempted under this section.
3. Loans from a person which, in the aggregate, do not exceed five hundred dollars ($500) at any given time.
4. Loans made, or offered in writing, before January 1, 1998.

Section 8.3. Loan Terms
(A) Except as set forth in subdivision (B), no elected officer of a state or local government agency shall, from the date of his/her election to office through the date he/she vacates office, receive a personal loan of five hundred dollars ($500) or more, except when the loan is in writing and clearly states the terms of the loan, including the parties to the loan agreement, date of the loan, amount of the loan, term of the loan, date or dates when payments shall be due on the loan and the amount of the payments, and the rate of interest paid on the loan.

(B) This section shall not apply to the following types of loans:
1. Loans made to the campaign committee of the elected officer.
2. Loans made to the elected officer by his/her spouse, child, parent, grandparent, grandchild, brother, sister, parent-in-law, brother-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin, or the spouse of any such person, provided that the person making the loan is not acting as an agent or intermediary for any person not otherwise exempted under this section.
3. Loans made, or offered in writing, before January 1, 1998.

(C) Nothing in this section shall exempt any person from any other provision of Title 9 of the Government Code.

Section 8.4. Personal Loans
(A) Except as set forth in subdivision (B), a personal loan received by any designated employee shall become a gift to the designated employee for the purposes of this section in the following circumstances:
1. If the loan has a defined date or dates for repayment, when the statute of limitations for filing an action for default has expired.
2. If the loan has no defined date or dates for repayment, when one year has elapsed from the later of the following:
   a. The date the loan was made.
   b. The date the last payment of one hundred dollars ($100) or more was made on the loan.
   c. The date upon which the debtor has made payments on the loan aggregating to less than two hundred fifty dollars ($250) during the previous 12 months.

(B) This section shall not apply to the following types of loans:
1. A loan made to the campaign committee of an elected officer or a candidate for elective office.
2. A loan that would otherwise not be a gift as defined in this title.
3. A loan that would otherwise be a gift as set forth under subdivision (A), but on which the creditor has taken reasonable action to collect the balance due.
4. A loan that would otherwise be a gift as set forth under subdivision (A), but on which the creditor, based on reasonable business considerations, has not undertaken collection action. Except in a criminal action, a creditor who claims that a loan is not a gift on the basis of this paragraph has the burden of proving that the decision for not taking collection action was based on reasonable business considerations.
5. A loan made to a debtor who has filed for bankruptcy and the loan is ultimately discharged in bankruptcy.

(C) Nothing in this section shall exempt any person from any other provisions of Title 9 of the Government Code.
Section 9. Disqualification
No designated employee shall make, participate in making, or in any way attempt to use his/her official position to influence the making of any governmental decision which he/she knows or has reason to know will have a reasonably foreseeable material financial effect, distinguishable from its effect on the public generally, on the official or a member of his/her immediate family or on:

(A) Any business entity in which the designated employee has a direct or indirect investment worth two thousand dollars ($2,000) or more;
(B) Any real property in which the designated employee has a direct or indirect interest worth two thousand dollars ($2,000) or more;
(C) Any source of income, other than gifts and other than loans by a commercial lending institution in the regular course of business on terms available to the public without regard to official status, aggregating five hundred dollars ($500) or more in value provided to, received by or promised to the designated employee within 12 months prior to the time when the decision is made;
(D) Any business entity in which the designated employee is a director, officer, partner, trustee, employee, or holds any position of management; or
(E) Any donor of, or any intermediary or agent for a donor of, a gift or gifts aggregating $440 or more provided to; received by, or promised to the designated employee within 12 months prior to the time when the decision is made.

Section 9.3. Legally Required Participation
No designated employee shall be prevented from making or participating in the making of any decision to the extent his/her participation is legally required for the decision to be made. The fact that the vote of a designated employee who is on a voting body is needed to break a tie does not make his/her participation legally required for purposes of this section.

Section 9.5. Disqualification of State Officers and Employees
In addition to the general disqualification provisions of section 9, no state administrative official shall make, participate in making, or use his/her official position to influence any governmental decision directly relating to any contract where the state administrative official knows or has reason to know that any party to the contract is a person with whom the state administrative official, or any member of his/her immediate family has, within 12 months prior to the time when the official action is to be taken:

(A) Engaged in a business transaction or transactions on terms not available to members of the public, regarding any investment or interest in real property; or
(B) Engaged in a business transaction or transactions on terms not available to members of the public regarding the rendering of goods or services totaling in value one thousand dollars ($1,000) or more.

Section 10. Disclosure of Disqualifying Interest
When a designated employee determines that he/she should not make a governmental decision because he/she has a disqualifying interest in it, the determination not to act may be accompanied by disclosure of the disqualifying interest.

Section 11. Assistance of the Commission and Counsel
Any designated employee who is unsure of his/her duties under this code may request assistance from the Fair Political Practices Commission pursuant to Government Code Section 83114 or from the attorney for his/her agency, provided that nothing in this section requires the attorney for the agency to issue any formal or informal opinion.

Section 12. Violations
This code has the force and effect of law. Designated employees violating any provision of this code are subject to the administrative, criminal and civil sanctions provided in the Political Reform Act, Government Code Sections 81000-91015. In addition, a decision in relation to which a violation of the disqualification
provisions of this code or of Government Code Section 87100 or 87450 has occurred may be set aside as void pursuant to Government Code Section 91003.

Section 13. Designated Positions and Disclosure Requirements
1. The persons occupying following positions manage public investments. They shall file a full statement of economic interests pursuant to Government Code Sections 87200 et seq.:
   - Governing Board Members
   - Chancellor
   - General Counsel
   - Vice Chancellor, Finance and Administration
   - College Presidents
   - College Business and Administrative Services Managers
   - Members, Board of Directors of Auxiliary Organizations

2. Disclosure Categories: The disclosure categories listed below identify the types of investments, business entities, sources of income, or real property which the designated employees must disclosure for each disclosure category to which he/she is assigned.

   Category 1: All investments and business positions and sources of income from, business entities that do business with the District or own real property within the boundaries of the District, plan to do business or own real property within in the boundaries of the District within the next year, or have done business with or owned real property within the boundaries of the District within the past two years.

   Category 2: All interests in real property which is located in whole or in part within, or not more than two miles outside, the boundaries of the District.

   Category 3: All investments and business positions in, and sources of income from, business entities that are engaged in land development, construction or the acquisition or sale of real property within the jurisdiction of the District, plan to engage in such activities within the jurisdiction of the District within the next year, or have engaged in such activities within the jurisdiction of the District within the past two years.

   Category 4: All investments and business positions in, and sources of income from, business entities that are banking, savings and loan, or other financial institutions.

   Category 5: All investments and business positions in, and sources of income from, business entities that provide services, supplies, materials, machinery, vehicles or equipment of a type purchased or leased by the District.

   Category 6: All investments and business positions in, and sources of income from, business entities that provide services, supplies, materials, machinery, vehicles or equipment of a type purchased or leased by the Designated Employee’s Department.

7 Unless the organization incorporates in its by-laws a provision on disqualifications.
Designated Positions, and the Disclosure Categories assigned to them, are as follows:

<table>
<thead>
<tr>
<th>POSITION</th>
<th>CATEGORY</th>
</tr>
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<tbody>
<tr>
<td>Board of Trustees</td>
<td>1,2,3,4,5,6</td>
</tr>
<tr>
<td>Chancellor</td>
<td>1,2,3,4,5,6</td>
</tr>
<tr>
<td>President</td>
<td>1,2,3,4,5,6</td>
</tr>
<tr>
<td>Vice Chancellor, Finance and Administration</td>
<td>1,2,3,4,5,6</td>
</tr>
<tr>
<td>Vice Chancellor, Human Resources</td>
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<tr>
<td>Vice Chancellor, Educational Services</td>
<td>5,6</td>
</tr>
<tr>
<td>Vice Chancellor, General Services</td>
<td>1,2,3,4</td>
</tr>
<tr>
<td>Associate Vice Chancellor, Finance</td>
<td>1,4,5</td>
</tr>
<tr>
<td>Director of Purchasing</td>
<td>6</td>
</tr>
<tr>
<td>Director of Capital Projects</td>
<td>1,2,3,4</td>
</tr>
<tr>
<td>Vice President</td>
<td>6</td>
</tr>
<tr>
<td>College Business Manager</td>
<td>6</td>
</tr>
<tr>
<td>Dean</td>
<td>6</td>
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<tr>
<td>Director of Facilities &amp; Operations</td>
<td>2, 3, 6</td>
</tr>
<tr>
<td>Construction Consultants</td>
<td>6</td>
</tr>
</tbody>
</table>

1 As required under California Government Code Section 87302.

Consultants must be included in the list of designated employees and must disclose pursuant to the broadest disclosure category in this Code subject to the following limitation: The Chancellor or a designee of the Chancellor may determine in writing that a particular consultant, although a "designated position," is hired to perform a range of duties that are limited in scope and thus is not required to comply fully with the disclosure requirements described in this Section. Such written determination shall include a description of the consultant's duties and, based on that description, a statement of the extent of disclosure requirements. The superintendent/president's determination is a public record and shall be retained for public inspection in the same manner and location as this Conflict of Interest Code.

References:
- Government Code Section 87103(e)
- Government Code Sections 87300 - 87302
- Government Code Sections 89501 - 89503
- Title 2 Section 18730

Approved by the Chancellor: February 19, 2013
Revised and approved by the Chancellor: July 25, 2014
CITIZENS' BOND OVERSIGHT COMMITTEE
BYLAWS

Section 1. Committee Established. The Peralta Community College District (the "District") was successful at the election conducted on June 6, 2006 (the "Election"), in obtaining authorization from the District's voters to issue up to $390,000,000 aggregate principal amount of the District's general obligation bonds, pursuant to a fifty-five percent vote. The election was conducted under Proposition 39, being chaptered as the Strict Accountability in Local School Construction Bonds Act of 2000, at Section 15264 et seq. of the Education Code of the State ("Prop 39"). Pursuant to Section 15278 of the Education Code, the District is now obligated to establish the Oversight Committee to satisfy the accountability requirements of Prop 39. The Board of Trustees of the Peralta Community College District (the "Board") hereby establishes the Citizens' Bond Oversight Committee (the "Committee") which shall have the duties and rights set forth in these Bylaws. The Committee does not have independent legal capacity from the District.

Section 2. Purposes. The purposes of the Committee are set forth in Prop 39, and these Bylaws are specifically made subject to the applicable provisions of Prop 39 as to the duties and rights of the Committee. The Committee shall be deemed to be subject to the Ralph M. Brown Public Meetings Act of the State of California and shall conduct its meetings in accordance with the provisions thereof. The District shall provide necessary administrative support at District expense to the Committee as consistent with the Committee's purposes as set forth in Prop 39.

The proceeds of general obligation bonds issued pursuant to the Election are hereinafter referred to as "bond proceeds." The Committee shall confine itself specifically to bond proceeds generated under the ballot measure. Regular and deferred maintenance projects and all monies generated under other sources shall fall outside the scope of the Committee review.

Section 3. Duties. To carry out its stated purposes, the Committee shall perform the following duties:

3.1 Inform the Public. The Committee shall inform the public concerning the District's expenditures of bond proceeds.

3.2 Review Expenditures. The Committee may review quarterly expenditure reports produced by the District to ensure that (a) bond proceeds are expended only for the purposes set forth in the ballot measure; (b) no bond proceeds are used for any teacher or administrative salaries or other operating expenses.

3.3 Annual Report. The Committee shall present to the Board, in public session, an annual written report which shall include the following:

(a) A statement indicating whether the District is in compliance with the requirements of Article XIII A, Section 1(b)(3) of the California Constitution; and

(b) A summary of the Committee's proceedings and activities for the preceding year.
3.4 **Duties of the Board/Chancellor.** Either the Board or the Chancellor, as the Board shall determine, shall have the following powers reserved to it, and the Committee shall have no jurisdiction over the following types of activities:

(i) Approval of construction contracts,
(ii) Approval of construction change orders,
(iii) Appropriation of construction funds,
(iv) Handling of all legal matters,
(v) Approval of construction plans and schedules,
(vi) Approval of Deferred Maintenance Plan, and
(vii) Approval of the sale of bonds.

3.5 **Voter-Approved Projects Only.** In recognition of the fact that the Committee is charged with overseeing the expenditure of bond proceeds, the District has not charged the Committee with responsibility for:

(a) Projects financed through the State of California, developer fees, redevelopment tax increment, certificates of participation, lease/revenue bonds, the general fund or the sale of surplus property without bond proceeds shall be outside the authority of the Committee.

(b) The establishment of priorities and order of construction for the bond projects shall be made by the Board in its sole discretion.

(c) The selection of architects, engineers, soil engineers, construction managers, project managers, CEQA consultants and such other professional service firms as are required to complete the project based on District criteria established by the Board in its sole discretion.

(d) The approval of the design for each project including exterior materials, paint color, interior finishes, site plan and construction methods (modular vs. permanent) by the Board in its sole discretion and shall report to the Committee on any cost saving techniques considered or adopted by the Board.

(e) The selection of independent audit firm(s), performance audit consultants and such other consultants as are necessary to support the activities of the Committee.

(f) The approval of an annual budget for the Committee that is sufficient to carry activities set forth in Prop 39 and included herein.

(g) The adoption of a plan for publicizing the activities of the Committee and the determination as to whether a mailer, a newspaper notice or website materials would best suit the distribution of the Committee's findings and recommendations.
(h) The amendment or modification of the Bylaws for the Committee as provided herein, subject to the legal requirements of Prop 39.

(i) The appointment or reappointment of qualified applicants to serve on the Committee, subject to legal limitations, and based on criteria adopted in the Board's sole discretion as part of carrying out its functions under Prop 39.

Section 4. **Authorized Activities.**

4.1 In order to perform the duties set forth in Section 3.0, the Committee may engage in the following authorized activities:

(a) Receive and review copies of the District's annual independent performance audit and annual independent financial audit, required by Article XIIA of the California Constitution.

(b) Inspect facilities and grounds for which bond proceeds have been or will be expended, in accordance with any access procedure established by the District's Chancellor.

(c) Review copies of deferred maintenance proposal or plans developed by the District.

(d) Review efforts by the District to maximize bond proceeds by implementing various cost-saving measures.

Section 5. **Membership.**

5.1 **Number.** The Committee shall consist of a minimum of seven (7) members appointed by the Board of Trustees from a list of candidates submitting written applications, and based on criteria established by Prop 39, to wit:

- One (1) member active in a business organization representing the business community located in the District.
- One (1) member active in a senior citizen's organization.
- One (1) member active in a bona-fide taxpayers association.
- One (1) member shall be a student who is both currently enrolled in the District and active in a community college group, such as student government.
- One (1) member shall be active in the support and organization of a community college or the community colleges of the district, such as a member of an advisory council or foundation.
- Two (2) members of the community at-large appointed by the Board.
5.2 Qualification Standards.

(a) To be a qualified person, he or she must be at least 18 years of age and reside within the District's geographic boundary, in accordance with Government Code Section 1020.

(b) The Committee may not include any employee, official of the District or any vendor, contractor or consultant of the District.

5.3 Ethics: Conflicts of Interest. By accepting appointment to the Committee, each member agrees to comply with Articles 4 (commencing with Section 1090) and 4.7 (commencing with Section 1125) of Division 4 of Title 1 of the Government Code and the Political Reform Act (Gov. Code §§ 81000 et seq.), and to complete the Form 700 as required by all "designated employees" of the District. Additionally, each member shall comply with the Committee Ethics Policy attached as "Attachment A" to these Bylaws.

5.4 Term. Except as otherwise provided herein, each member shall serve a term of two (2) years, beginning __________, 2006. No member may serve more than two (2) consecutive terms. At the Committee’s first meeting, members will draw lots to select a minimum of two (2) members to serve for an initial one (1) year term and the remaining members for an initial two (2) year term.

5.5 Appointment. Members of the Committee shall be appointed by the Board through the following process: (a) appropriate local groups will be solicited for applications; (b) the Chancellor or his designee will review the applications; (c) the Chancellor or his designee will make recommendations to the Board.

5.6 Removal; Vacancy. The Board may remove any Committee member for any reason, including failure to attend two (2) consecutive Committee meetings without reasonable excuse or for failure to comply with the Committee Ethics Policy. Upon a member’s removal, his or her seat shall be declared vacant. The Board, in accordance with the established appointment process shall fill any vacancies on the Committee.

5.7 Compensation. The Committee members shall not be compensated for their services.

5.8 Authority of Members. (a) Committee members shall not have the authority to direct staff of the District. (b) Individual members of the Committee retain the right to address the Board as an individual.

Section 6. Meetings of the Committee.

6.1 Regular Meetings. The Committee is required to meet at least once a year including an annual organizational meeting to be held in __________.

6.2 Location. All meetings shall be held within the District.

6.3 Procedures. All meetings shall be open to the public in accordance with the Ralph M. Brown Act, Government Code Section 54950 et seq. Meetings shall be conducted according to such additional procedural rules as the Committee may adopt. A majority of the
number of Committee members shall constitute a quorum for the transaction of any business except adjournment.

Section 7. **District Support.**

7.1. The District shall provide to the Committee necessary technical and administrative assistance as follows:

(a) preparation of and posting of public notices as required by the *Ralph M. Brown Act*, ensuring that all notices to the public are provided in the same manner as notices regarding meetings of the District Board;

(b) provision of a meeting room, including any necessary audio/visual equipment;

(c) preparation and copies of any documentary meeting materials, such as agendas and reports; and

(d) retention of all Committee records, and providing public access to such records on an Internet website maintained by the District.

7.2. District staff and/or District consultants shall attend all Committee proceedings in order to report on the status of projects and the expenditures of bond proceeds.

7.3. No bond proceeds shall be used to provide District support to the Committee.

Section 8. **Reports.** In addition to the Annual Report required in Section 3.2, the Committee may report to the Board at least semi-annually in order to advise the Board on the activities of the Committee. Such report shall be in writing and shall summarize the proceedings and activities conducted by the Committee.

Section 9. **Officers.** The Chancellor shall appoint the initial Chair. Thereafter, the Committee shall elect a Chair and a Vice-Chair who shall act as Chair only when the Chair is absent, which positions shall continue for two (2) year terms. No person shall serve as Chair for more than two (2) consecutive terms.

Section 10. **Amendment of Bylaws.** Any amendment to these Bylaws shall be approved by a two-thirds vote of the entire Board.

Section 11. **Termination.** The Committee shall automatically terminate and disband at the earlier of the date when (a) all bond proceeds are spent, or (b) all projects funded by bond proceeds are completed.
TAB 6
January 26, 2015

To: Filing Officer, Local Agency/Jurisdiction
From: Esther Concepcion, Supervisor’s Assistant

Subject: 2014-2015 Statement of Economic Interests, Form 700

This is to let you know the Fair Political Practices Commission (FPPC) Form 700 – Statement of Economic Interest (SEI) filing period for 2014 has begun.

In accordance with the Political Reform Act of 1974, agency designated filers as listed in your agency Conflict of Interest Code must submit a Statement of Economic Interests Form 700 (SEI) by Wednesday, April 1, 2015.

" All designated employees required to submit a Statement of Economic Interest Form 700 shall file the form with the appropriate individual in their agency as stated in the agency Conflict of Interest Code.

" The original or copy SEI of General Managers, Superintendents, and Members of Boards of Directors/Trustees shall be submitted to the Alameda County Board of Supervisors as per Government Code Section 87500 (k) (see Page 2):

Clerk of the Board Office
1221 Oak Street, Suite 536
Oakland, CA 94612

The Form 700 is a public document and can be requested/copied by any member of the public: please have designated filers list the agency address on the cover page.

Each agency/department should distribute a copy of their Conflict of Interest Code or consider having the Conflict of Interest Code posted on the intranet (or another easily accessible location) for designated filer access. Links to the online version of the following forms are included on the email.

Please distribute the following forms to designated staff and members of Boards of Directors/Trustees:

1. Statement of Economic Interests Form 700
2. Reference Pamphlet
3. FAQ - Form 700
4. Local Agency Gift and Honorarium Fact Sheet

These documents are available on the informative and extensive Fair Political Practices website: www.fppc.ca.gov. Filers may complete Form 700 online, but to save the form, the filer must have a computer program that can save interactive forms (PDF).

Filing Officials and filers who have questions may search the website or call the FPPC toll-free advice line, (866) ASK-FPPC (1 866 275-3772).
Note: the public may view or request copies of completed Forms 700 per Government Code § 81008: no conditions whatsoever shall be imposed upon persons desiring to inspect or reproduce reports and statements filed under this title, nor shall any information or identification be required from these persons.

I can be contacted at (510) 268-5379 or esther.concepcion@acgov.org if you have any questions about the submission process. Thank you.

Enclosures

GOVERNMENT CODE
SECTION 87500

87500. Statements of economic interests required by this chapter shall be filed as follows:

(k) Except as provided in subdivision (l), heads of agencies, members of boards or commissions not under a department of state government, and members of boards or commissions not under the jurisdiction of a local legislative body--one original with the agency, which shall make and retain a copy and forward the original to the code reviewing body, which shall be the filing officer.
2014/2015
Statement of Economic Interests

Form 700
A Public Document

Also available on the FPPC website:
• Form 700 in Excel format
• Reference Pamphlet for Form 700

California Fair Political Practices Commission
428 J Street, Suite 620 • Sacramento, CA 95814
Email Advice: advice@fppc.ca.gov
Toll-free advice line: 1 (866) ASK-FPPC • 1 (866) 275-3772
Telephone: (916) 322-5660 • Website: www.fppc.ca.gov

December 2014
What's New

Gift Limit Increase
The gift limit increased to $460 for calendar years 2015 and 2016. The gift limit during 2014 was $440.

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

See Reference Pamphlet, page 3, at www.fppc.ca.gov or obtain from your filing officer.

Where to file:

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

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

Members of Boards and Commissions of Newly Created Agencies: File with your newly created agency or with your agency's code reviewing body.

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

Candidates: File with your local elections office.

How to file:
The Form 700 is available at www.fppc.ca.gov. Form 700 schedules are also available in Excel format. All statements must have an original "wet" signature or be duly authorized by your filing officer to file electronically under Government Code Section 87500.2. Instructions, examples, FAQs, and a reference pamphlet are available to help answer your questions.

When to file:

Annual Statements
- March 2, 2015
  - Elected State Officers
  - Judges and Court Commissioners
  - State Board and Commission Members listed in Government Code Section 87200
- April 1, 2015
  - Most other filers

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

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

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

Exception:
If you assumed office between October 1, 2014, and December 31, 2014, and filed an assuming office statement, you are not required to file an annual statement until March 1, 2016, or April 1, 2016, whichever is applicable. The annual statement will cover the day after you assumed office through December 31, 2015. See Reference Pamphlet, pages 6 and 7, for additional exceptions.

Candidate Statements
File no later than the final filing date for the declaration of candidacy or nomination documents.

Amendments
Statements may be amended at any time. You are only required to amend the schedule that needs to be revised. It is not necessary to amend the entire filed form. Obtain amendment schedules at www.fppc.ca.gov.

There is no provision for filing deadline extensions unless the filer is serving in active military duty. (Regulation 18723)

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

The Political Reform Act (Gov. Code Sections 81000-91014) requires most state and local government officials and employees to publicly disclose their personal assets and income. They also must disqualify themselves from participating in decisions that may affect their personal economic interests. The Fair Political Practices Commission (FPPC) is the state agency responsible for issuing the attached Statement of Economic Interests, Form 700, and for interpreting the law’s provisions.

Gift Prohibition
Gifts received by most state and local officials, employees, and candidates are subject to a limit. During 2013 and 2014, the gift limit was $440 from a single source per calendar year. For years 2015-2016, the limit increased to $460 from a single source during a calendar year.

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

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

Disqualification
Public officials are, under certain circumstances, required to disqualify themselves from making, participating in, or attempting to influence governmental decisions that will affect their economic interests. This may include interests they are not required to disclose (i.e., a personal residence is often not reportable, but may be disqualifying). Specific disqualification requirements apply to 87200 filers (e.g., city councilmembers, members of boards of supervisors, planning commissioners, etc.). These officials must identify orally the economic interest that creates a conflict of interest and leave the room before a discussion or vote takes place at a public meeting. For more information, consult Government Code Section 87105, Regulation 18702.5, and the Overview of the Conflict of Interest Laws at www.fppc.ca.gov.

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

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

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

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

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

For assistance concerning reporting, prohibitions, and restrictions under the Act:

• Email questions to advice@fppc.ca.gov.
• Call the FPPC toll-free at (866) 275-3772.

Form 700 is a Public Document
Public Access Must Be Provided

Statements of Economic Interests are public documents. The filing officer must permit any member of the public to inspect and receive a copy of any statement.

• Statements must be available as soon as possible during the agency’s regular business hours, but in any event not later than the second business day after the statement is received. Access to the Form 700 is not subject to the Public Records Act procedures.
• No conditions may be placed on persons seeking access to the forms.
• No information or identification may be required from persons seeking access.
• Reproduction fees of no more than 10 cents per page may be charged.
Types of Form 700 Filings

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

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

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

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

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

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

Annual Statement:
Generally, the period covered is January 1, 2014, through December 31, 2014. If the period covered by the statement is different than January 1, 2014, through December 31, 2014, (for example, you assumed office between October 1, 2013, and December 31, 2013 or you are combining statements), you must specify the period covered.

- Investments, interests in real property, business positions held, and income (including loans, gifts, and travel payments) received during the period covered by the statement must be reported. Do not change the preprinted dates on Schedules A-1, A-2, and B unless you are required to report the acquisition or disposition of an interest that did not occur in 2014.

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

Leaving Office Statement:
Generally, the period covered is January 1, 2014, through the date you stopped performing the duties of your position. If the period covered differs from January 1, 2014, through the date you stopped performing the duties of your position (for example, you assumed office between October 1, 2013, and December 31, 2013, or you are combining statements), the period covered must be specified. The reporting period can cover parts of two calendar years.

- Investments, interests in real property, business positions held, and income (including loans, gifts, and travel payments) received during the period covered by the statement must be reported. Do not change the preprinted dates on Schedules A-1, A-2, and B unless you are required to report the acquisition or disposition of an interest that did not occur in 2014.

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

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

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

Enter your name, mailing address, and daytime telephone number in the spaces provided. Because the Form 700 is a public document, you may list your business/office address instead of your home address.

Part 1. Office, Agency, or Court
- Enter the name of the office sought or held, or the agency or court. Consultants must enter the public agency name rather than their private firm’s name. (Examples: State Assembly; Board of Supervisors; Office of the Mayor; Department of Finance; Hope County Superior Court)
- Indicate the name of your division, board, or district, if applicable. (Examples: Division of Waste Management; Board of Accountancy; District 45). Do not use acronyms.
- Enter your position title. (Examples: Director; Chief Counsel; City Council Member; Staff Services Analyst)
- If you hold multiple positions (i.e., a city council member who also is a member of a county board or commission), you may be required to file statements with each agency. To simplify your filing obligations, you may complete an expanded statement.
- To do this, enter the name of the other agency(ies) with which you are required to file and your position title(s) in the space provided. Do not use acronyms. Attach an additional sheet if necessary. Complete one statement covering the disclosure requirements for all positions. Each copy must contain an original signature. Therefore, before signing the statement, make a copy for each agency. Sign each copy with an original signature and file with each agency.

If you assume or leave a position after a filing deadline, you must complete a separate statement. For example, a city council member who assumes a position with a county special district after the April 1 annual filing deadline must file a separate assuming office statement. In subsequent years, the city council member may expand his or her annual filing to include both positions.

Example:
Scott Baker is a city council member for the City of Lincoln and a board member for the Camp Far West Irrigation District – a multi-county agency that covers Placer and Yuba counties. Scott will complete one Form 700 using full disclosure (as required for the city position) and covering interests in both Placer and Yuba counties (as required for the multi-county position) and list both positions on the Cover Page. Before signing the statement, Scott will make a copy and sign both statements. One statement will be filed with City of Lincoln and the other will be filed with Camp Far West Irrigation District. Both will contain an original signature.

Part 2. Jurisdiction of Office
- Check the box indicating the jurisdiction of your agency and, if applicable, identify the jurisdiction. Judges, judicial candidates, and court commissioners have statewide jurisdiction. All other filers should review the Reference Pamphlet, page 13, to determine their jurisdiction.
- If your agency is a multi-county office, list each county in which your agency has jurisdiction.

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

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

Part 3. Type of Statement

Check at least one box. The period covered by a statement is determined by the type of statement you are filing. If you are completing a 2014 annual statement, do not change the pre-printed dates to reflect 2015. Your annual statement is used for reporting the previous year’s economic interests. Economic interests for your annual filing covering January 1, 2015, through December 31, 2015, will be disclosed on your statement filed in 2016. See Reference Pamphlet, page 4.

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

Part 4. Schedule Summary
- Enter the total number of completed pages including the cover page and either check the box for each schedule you use to disclose interests; or if you have nothing to disclose on any schedule, check the “No reportable interests” box. Please do not attach any blank schedules.

Part 5. Verification
Complete the verification by signing the statement and entering the date signed. All statements must have an original “wet” signature or be duly authorized by your filing officer to file electronically under Government Code Section 87500.2. Instructions, examples, FAQs, and a reference pamphlet are available to help answer your questions. When you sign your statement, you are stating, under penalty of perjury, that it is true and correct. Only the filer has authority to sign the statement. An unsigned statement is not considered filed and you may be subject to late filing penalties.
CALIFORNIA FORM 700
FAIR POLITICAL PRACTICES COMMISSION
A PUBLIC DOCUMENT

Please type or print in ink.

NAME OF FILER (LAST) (FIRST) (MIDDLE)

1. Office, Agency, or Court

Agency Name (Do not use acronyms)

Division, Board, Department, District, if applicable

Your Position

▶ If filing for multiple positions, list below or on an attachment. (Do not use acronyms)

Agency: __________________________ Position: __________________________

2. Jurisdiction of Office (Check at least one box)

☐ State

☐ Multi-County __________________________

☐ City of __________________________

☐ Judge or Court Commissioner (Statewide Jurisdiction)

☐ County of __________________________

☐ Other __________________________

3. Type of Statement (Check at least one box)

☐ Annual: The period covered is January 1, 2014, through December 31, 2014.

☐ Leaving Office: Date Left ______/______/________

☐ The period covered is January 1, 2014, through the date of leaving office.

☐ The period covered is ______/______/________, through the date of leaving office.

☐ Assuming Office: Date assumed ______/______/________

☐ Candidate: Election year ______/______/________ and office sought, if different than Part 1: __________________________

4. Schedule Summary

Check applicable schedules or “None.”

☐ Schedule A-1 - Investments – schedule attached

☐ Schedule A-2 - Investments – schedule attached

☐ Schedule B - Real Property – schedule attached

-OR-

☐ Schedule C - Income, Loans, & Business Positions – schedule attached

☐ Schedule D - Income - Gifts - Travel Payments – schedule attached

☐ Schedule E - Income - Gifts - Travel Payments – schedule attached

▶ Total number of pages including this cover page: ______

5. Verification

MAILING ADDRESS STREET CITY STATE ZIP CODE

(Business or Agency Address Recommended - Public Document)

DAYTIME TELEPHONE NUMBER ( ) E-MAIL ADDRESS

I have used all reasonable diligence in preparing this statement. I have reviewed this statement and to the best of my knowledge the information contained herein and in any attached schedules is true and complete. I acknowledge this is a public document.

I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date Signed __________________________ (month, day, year) Signature __________________________

(File the originally signed statement with your filing official.)

FPPC Form 700 (2014/2015)
FPPC Advice Email: advice@fppc.ca.gov
FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov
Which Schedule Do I Use?

Common Reportable Interests

Schedule A-1  Stocks, including those held in an IRA or a 401K
Schedule A-2  Business entities (including certain independent contracting), sole proprietorships, partnerships, LLCs, corporations, and trusts
Schedule B  Rental property in the jurisdiction
Schedule C  Non-governmental salaries of public official and spouse/registered domestic partner
Schedule D  Gifts from businesses (such as tickets to sporting or entertainment events)
Schedule E  Travel payments from third parties (not your employer)

Common Non-Reportable Interests

Schedule A-1  Insurance policies, government bonds, diversified mutual funds, certain funds similar to diversified mutual funds (such as exchange traded funds) and investments held in certain retirement accounts. See Reference Pamphlet, page 13, for detailed information. (Regulation 18237)
Schedule A-2  Savings and checking accounts and annuities
Schedule B  A residence used exclusively as a personal residence (such as a home or vacation cabin)
Schedule C  Governmental salary (such as a school district)
Schedule D  Gifts from family members
Schedule E  Travel paid by your government agency

Remember:

✓ Mark the "No reportable interests" box on Part 4 of the Schedule Summary on the Cover Page if you determine you have nothing to disclose and file the Cover Page only. Make sure you carefully read all instructions to ensure proper reporting.
✓ The Form 700 is a public document.
✓ Most individuals must consult their agency's conflict of interest code for reportable interests.
✓ Most individuals file the Form 700 with their agencies.
✓ When you file your statement, bring a copy to have date stamped for your records.
Questions and Answers

General

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

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

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

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

A. Yes, three are required. However, you may complete one statement listing the county and the two boards on the Cover Page or an attachment as the agencies for which you will be filing. Report your economic interests using the largest jurisdiction and highest disclosure requirements assigned to you by the three agencies. Make two copies of the entire statement before signing it, sign each copy with an original signature, and distribute one original to the county and to each of the two boards. Remember to complete separate statements for positions that you leave or assume during the year.

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

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

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

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

Investment Disclosure

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

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

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

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

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

A. Yes. Disclose on Schedule A-1 or A-2 any stock worth $2,000 or more in a business entity located in or doing business in your jurisdiction.

Q. I own stock in IBM and must report this investment on Schedule A-1. I initially purchased this stock in the early 1990s; however, I am constantly buying and selling shares. Must I note these dates in the "Acquired" and "Disposed" fields?

A. No. You must only report dates in the "Acquired" or "Disposed" fields when, during the reporting period, you initially purchase a reportable investment worth $2,000 or more or when you dispose of the entire investment. You are not required to track the partial trading of an investment.
Questions and Answers
Continued

Q. On last year’s filing I reported stock in Encoe valued at $2,000 - $10,000. Late last year the value of this stock fell below and remains at less than $2,000. How should this be reported on this year’s statement?
A. You are not required to report an investment if the value was less than $2,000 during the entire reporting period. However, because a disposed date is not required for stocks that fall below $2,000, you may want to report the stock and note in the “comments” section that the value fell below $2,000. This would be for informational purposes only; it is not a requirement.

Q. We have a Section 529 account set up to save money for our son’s college education. Is this reportable?
A. If the Section 529 account contains reportable interests (e.g., common stock valued at $2,000 or more), those interests are reportable (not the actual Section 529 account). If the account contains solely mutual funds, then nothing is reported.

Income Disclosure
Q. I reported a business entity on Schedule A-2. Clients of my business are located in several states. Must I report all clients from whom my pro rata share of income is $10,000 or more on Schedule A-2, Part 3?
A. No, only the clients doing business on a regular basis in your jurisdiction must be disclosed.

Q. I believe I am not required to disclose the names of clients from whom my pro rata share of income is $10,000 or more on Schedule A-2 because of their right to privacy. Is there an exception for reporting clients’ names?
A. Regulation 18740 provides a procedure for requesting an exemption to allow a client’s name not to be disclosed if disclosure of the name would violate a legally recognized privilege under California law. This regulation may be obtained from our website at www.fppc.ca.gov. See Reference Pamphlet, page 14.

Q. I am sole owner of a private law practice that is not reportable based on my limited disclosure category. However, some of the sources of income to my law practice are from reportable sources. Do I have to disclose this income?
A. Yes, even though the law practice is not reportable, reportable sources of income to the law practice of $10,000 or more must be disclosed. This information would be disclosed on Schedule C with a note in the “comments” section indicating that the business entity is not a reportable investment. The note would be for informational purposes only; it is not a requirement.

Q. I am the sole owner of my business. Where do I disclose my income - on Schedule A-2 or Schedule C?
A. Sources of income to a business in which you have an ownership interest of 10% or greater are disclosed on Schedule A-2. See Reference Pamphlet, page 8, for the definition of “business entity.”

Q. My husband is a partner in a four-person firm where all of his business is based on his own billings and collections from various clients. How do I report my community property interest in this business and the income generated in this manner?
A. If your husband’s investment in the firm is 10% or greater, disclose 100% of his share of the business on Schedule A-2, Part 1 and 50% of his income on Schedule A-2, Parts 2 and 3. For example, a client of your husband’s must be a source of at least $20,000 during the reporting period before her name is reported.

Q. How do I disclose my spouse’s or registered domestic partner’s salary?
A. Report the name of the employer as a source of income on Schedule C.

Q. I am a doctor. For purposes of reporting $10,000 sources of income on Schedule A-2, Part 3, are the patients or their insurance carriers considered sources of income?
A. If your patients exercise sufficient control by selecting you instead of other doctors, then your patients, rather than their insurance carriers, are sources of income to you. See Reference Pamphlet, page 14, for additional information.

Q. I received a loan from my grandfather to purchase my home. Is this loan reportable?
A. No. Loans received from family members are not reportable.
Questions and Answers
Continued

Q. I am running for re-election to city council and made a personal loan to my campaign committee. Is this reportable on my Form 700?
A. No, the loan is not reportable on Form 700; however, loan repayments from a campaign committee are reported on Schedule C as income.

Q. Many years ago, I loaned my parents several thousand dollars, which they paid back this year. Do I need to report this loan repayment on my Form 700?
A. No. Payments received on a loan made to a family member are not reportable.

Real Property Disclosure

Q. During this reporting period we switched our principal place of residence into a rental. I have full disclosure and the property is located in my agency’s jurisdiction, so it is now reportable. Because I have not reported this property before, do I need to show an "acquired" date?
A. No, you are not required to show an "acquired" date because you previously owned the property. However, you may want to note in the "comments" section that the property was not previously reported because it was used exclusively as your residence. This would be for informational purposes only; it is not a requirement.

Gift Disclosure

Q. My daughter is buying her first home and I am the co-signer on the loan. I won’t occupy the home, but my daughter will. The home is located in my agency’s jurisdiction. Must I report this property?
A. No. Property occupied by a family member is not reportable as long as you are not receiving rental income or using the property for business purposes.

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

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

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

Q. Mary and Joe Benson, a married couple, want to give a piece of artwork to a county supervisor. Is each spouse considered a separate source for purposes of the gift limit and disclosure?
A. Yes, each spouse may make a gift valued at the gift limit during a calendar year. For example, during 2014 the gift limit was $440, so the Bensons may have given the supervisor artwork valued at no more than $880. The supervisor must identify Joe and Mary Benson as the sources of the gift.
Instructions – Schedules A-1 and A-2
Investments

"Investment" means a financial interest in any business entity (including a consulting business or other independent contracting business) that is located in, doing business in, planning to do business in, or that has done business during the previous two years in your agency's jurisdiction in which you, your spouse or registered domestic partner, or your dependent children had a direct, indirect, or beneficial interest totaling $2,000 or more at any time during the reporting period. See Reference Pamphlet, page 13.

Reportable investments include:
- Stocks, bonds, warrants, and options, including those held in margin or brokerage accounts and managed investment funds (See Reference Pamphlet, page 13.)
- Sole proprietorships
- Your own business or your spouse's or registered domestic partner's business (See Reference Pamphlet, page 8, for the definition of “business entity.”)
- Your spouse's or registered domestic partner's investments that are legally separate property
- Partnerships (e.g., a law firm or family farm)
- Investments in reportable business entities held in a retirement account (See Reference Pamphlet, page 15.)
- If you, your spouse or registered domestic partner, and dependent children together had a 10% or greater ownership interest in a business entity or trust (including a living trust), you must disclose investments held by the business entity or trust. See Reference Pamphlet, page 15, for more information on disclosing trusts.
- Business trusts

You are not required to disclose:
- Insurance policies, government bonds, diversified mutual funds, certain funds similar to diversified mutual funds (such as exchange traded funds) and investments held in certain retirement accounts. See Reference Pamphlet, page 13, for detailed information. (Regulation 18237)
- Bank accounts, savings accounts, money market accounts and certificates of deposits
- Insurance policies
- Annuities
- Commodities
- Shares in a credit union
- Government bonds (including municipal bonds)
- Retirement accounts invested in non-reportable interests (e.g., insurance policies, mutual funds, or government bonds) (See Reference Pamphlet, page 15.)
- Government defined-benefit pension plans (such as CalPERS and CalSTRS plans)
- Certain interests held in a blind trust (See Reference Pamphlet, page 16.)

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

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

To Complete Schedule A-1:
Do not attach brokerage or financial statements.
- Disclose the name of the business entity.
- Provide a general description of the business activity of the entity (e.g., pharmaceuticals, computers, automobile manufacturing, or communications).
- Check the box indicating the highest fair market value of your investment during the reporting period. If you are filing a candidate or an assuming office statement, indicate the fair market value on the filing date or the date you took office, respectively.
- Identify the nature of your investment (e.g., stocks, warrants, options, or bonds).
- An acquired or disposed of date is only required if you initially acquired or entirely disposed of the investment interest during the reporting period. The date of a stock dividend reinvestment or partial disposal is not required. Generally, these dates will not apply if you are filing a candidate or an assuming office statement.

Examples:
John Smith holds a state agency position. His conflict of interest code requires full disclosure of investments. John must disclose his stock holdings of $2,000 or more in any company that does business in California, as well as those stocks held by his spouse or registered domestic partner and dependent children.

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

Reminders
- Do you know your agency's jurisdiction?
- Did you hold investments at any time during the period covered by this statement?
- Code filers – your disclosure categories may only require disclosure of specific investments.
<table>
<thead>
<tr>
<th>NAME OF BUSINESS ENTITY</th>
<th>GENERAL DESCRIPTION OF THIS BUSINESS</th>
<th>FAIR MARKET VALUE</th>
<th>NATURE OF INVESTMENT</th>
<th>IF APPLICABLE, LIST DATE:</th>
<th>ACQUIRED</th>
<th>DISPOSED</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Stock</td>
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<td>$2,000 - $10,000</td>
<td>Other</td>
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<td>$10,001 - $100,000</td>
<td>Other</td>
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<td>Over $1,000,000</td>
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<td></td>
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<td>Partnership</td>
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<td></td>
<td>Income Received of $500 or More</td>
<td>/ / 14</td>
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</tr>
</tbody>
</table>

Comments: 

FPPC Advice Email: advice@fppc.ca.gov
FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov
Use Schedule A-2 to report investments in a business entity (including a consulting business or other independent contracting business) or trust (including a living trust) in which you, your spouse or registered domestic partner, and your dependent children together had a 10% or greater interest during the reporting period and which is located in, doing business in, planning to do business in, or which has done business during the previous two years in your agency’s jurisdiction. See Reference Pamphlet, page 13. A trust located outside your agency’s jurisdiction is reportable if it holds assets that are located in or doing business in the jurisdiction. Do not report a trust that contains non-reportable interests. For example, a trust containing only your personal residence not used in whole or in part as a business, your savings account, and some municipal bonds, is not reportable.

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

To Complete Schedule A-2:

Part 1. Disclose the name and address of the business entity or trust. If you are reporting an interest in a business entity, check “Business Entity” and complete the box as follows:

- Provide a general description of the business activity of the entity.
- Check the box indicating the highest fair market value of your investment during the reporting period.
- If you initially acquired or entirely disposed of this interest during the reporting period, enter the date acquired or disposed.
- Identify the nature of your investment.
- Disclose the job title or business position you held with the entity, if any (i.e., if you were a director, officer, partner, trustee, employee, or held any position of management). A business position held by your spouse is not reportable.

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

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

- Disclose each source of income and outstanding loan to the business entity or trust identified in Part 1 if your pro rata share of the gross income (including your community property interest in your spouse’s or registered domestic partner’s share) to the business entity or trust from that source was $10,000 or more during the reporting period. See Reference Pamphlet, page 11, for examples.

Income from governmental sources may be reportable if not considered salary. See Regulation 18232. Loans from commercial lending institutions made in the lender’s regular course of business on terms available to members of the public without regard to your official status are not reportable.

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

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

Mark “None” if you do not have any reportable $10,000 sources of income to disclose. Using phrases such as “various clients” or “not disclosing sources pursuant to attorney-client privilege” may trigger a request for an amendment to your statement. See Reference Pamphlet, page 14, for details about requesting an exemption from disclosing privileged information.

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

- Check the applicable box identifying the interest held as real property or an investment.
- If investment, provide the name and description of the business entity.
- If real property, report the precise location (e.g., an assessor’s parcel number or address).
- Check the box indicating the highest fair market value of your interest in the real property or investment during the reporting period. (Report the fair market value of the portion of your residence claimed as a tax deduction if you are utilizing your residence for business purposes.)
- Identify the nature of your interest.
- Enter the date acquired or disposed only if you initially acquired or entirely disposed of your interest in the property or investment during the reporting period.

FPPC Form 700 (2014/2015)
FPPC Advice Email: advice@fppc.ca.gov
FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov

Instructions – 9
# Investments, Income, and Assets of Business Entities/Trusts

*(Ownership Interest is 10% or Greater)*

## 1. BUSINESS ENTITY OR TRUST

<table>
<thead>
<tr>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

### Address (Business Address Acceptable)

Check one

- [x] Trust, go to 2
- [ ] Business Entity, complete the box, then go to 2

### GENERAL DESCRIPTION OF THIS BUSINESS

<table>
<thead>
<tr>
<th>FAIR MARKET VALUE</th>
<th>IF APPLICABLE, LIST DATE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 - $1,999</td>
<td>/ / 14</td>
</tr>
<tr>
<td>$2,000 - $10,000</td>
<td>/ / 14</td>
</tr>
<tr>
<td>$10,001 - $100,000</td>
<td>/ / 14</td>
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<tr>
<td>$100,001 - $1,000,000</td>
<td>/ / 14</td>
</tr>
<tr>
<td>Over $1,000,000</td>
<td></td>
</tr>
</tbody>
</table>

### NATURE OF INVESTMENT

- [ ] Partnership
- [ ] Sole Proprietorship
- [ ] Other

### YOUR BUSINESS POSITION

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

<table>
<thead>
<tr>
<th>GROSS INCOME RECEIVED</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 - $499</td>
</tr>
<tr>
<td>$500 - $1,000</td>
</tr>
<tr>
<td>$1,001 - $10,000</td>
</tr>
</tbody>
</table>

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

- [ ] None
- [ ] Names listed below

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

Check one box:

- [ ] INVESTMENT
- [ ] REAL PROPERTY

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

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

<table>
<thead>
<tr>
<th>FAIR MARKET VALUE</th>
<th>IF APPLICABLE, LIST DATE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2,000 - $10,000</td>
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<td>$10,001 - $100,000</td>
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<td>$100,001 - $1,000,000</td>
<td>/ / 14</td>
</tr>
<tr>
<td>Over $1,000,000</td>
<td></td>
</tr>
</tbody>
</table>

### NATURE OF INTEREST

- [ ] Property Ownership/Deed of Trust
- [ ] Stock
- [ ] Partnership
- [ ] Leasehold

### Yrs. remaining

- [ ] Other

### Check box if additional schedules reporting investments or real property are attached

### Comments:

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**FPPC Form 700 (2014/2015) Sch. A-2**

**FPPC Advice Email:** advice@fppc.ca.gov

**FPPC Toll-Free Helpline:** 866/275-3772  www.fppc.ca.gov
Report interests in real property located in your agency's jurisdiction in which you, your spouse or registered domestic partner, or your dependent children had a direct, indirect, or beneficial interest totaling $2,000 or more any time during the reporting period. See Reference Pamphlet, page 13.

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

**You are not required to report:**
- A residence, such as a home or vacation cabin, used exclusively as a personal residence (However, a residence in which you rent out a room or for which you claim a business deduction may be reportable. If reportable, report the fair market value of the portion claimed as a tax deduction.)

*Please note:* A non-reportable residence can still be grounds for a conflict of interest and may be disqualifying.

- Interests in real property held through a blind trust (See Reference Pamphlet, page 16, for exceptions.)

**To Complete Schedule B:**
- Report the precise location (e.g., an assessor’s parcel number or address) of the real property.
- Check the box indicating the fair market value of your interest in the property (regardless of what you owe on the property).
- Enter the date acquired or disposed only if you initially acquired or entirely disposed of your interest in the property during the reporting period.
- Identify the nature of your interest. If it is a leasehold, disclose the number of years remaining on the lease.
- If you received rental income, check the box indicating the gross amount you received.
- If you had a 10% or greater interest in real property and received rental income, list the name of the source(s) if your pro rata share of the gross income from any single tenant was $10,000 or more during the reporting period. If you received a total of $10,000 or more from two or more tenants acting in concert (in most cases, this will apply to married couples), disclose the name of each tenant. Otherwise, mark “None.”
- Loans from a private lender that total $500 or more and are secured by real property may be reportable. Loans from commercial lending institutions made in the lender’s regular course of business on terms available to members of the public without regard to your official status are not reportable.

**When reporting a loan:**
- Provide the name and address of the lender.
- Describe the lender’s business activity.
- Disclose the interest rate and term of the loan. For variable interest rate loans, disclose the conditions of the loan (e.g., Prime + 2) or the average interest rate paid during the reporting period. The term of a loan is the total number of months or years given for repayment of the loan at the time the loan was established.
- Check the box indicating the highest balance of the loan during the reporting period.
- Identify a guarantor, if applicable.

If you have more than one reportable loan on a single piece of real property, report the additional loan(s) on Schedule C.

**Example:**
Joe Nelson is a city planning commissioner. Joe received rental income of $12,000 during the reporting period from a single tenant who rented property Joe owned in the city’s jurisdiction. If Joe had received the $12,000 from two or more tenants, the tenants’ names would not be required as long as no single tenant paid $10,000 or more. A married couple would be considered a single tenant.

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**Reminders**
- Income and loans already reported on Schedule B are not also required to be reported on Schedule C.
- Real property already reported on Schedule A-2, Part 4 are not also required to be reported on Schedule B.
- Code filers – do your disclosure categories require disclosure of real property?
SCHEDULE B
Interests in Real Property
(Including Rental Income)

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

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

<table>
<thead>
<tr>
<th>NAME OF LENDER*</th>
<th>NAME OF LENDER*</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADDRESS (Business Address Acceptable)</td>
<td>ADDRESS (Business Address Acceptable)</td>
</tr>
<tr>
<td>BUSINESS ACTIVITY, IF ANY, OF LENDER</td>
<td>BUSINESS ACTIVITY, IF ANY, OF LENDER</td>
</tr>
<tr>
<td>INTEREST RATE</td>
<td>INTEREST RATE</td>
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<tr>
<td>TERM (Months/Years)</td>
<td>TERM (Months/Years)</td>
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<tr>
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<td>%</td>
</tr>
<tr>
<td>□ None</td>
<td>□ None</td>
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<tr>
<td>OVER $100,000</td>
<td>OVER $100,000</td>
</tr>
<tr>
<td>□ Guarantor, if applicable</td>
<td>□ Guarantor, if applicable</td>
</tr>
</tbody>
</table>

Comments: ____________________________

FPPC Form 700 (2014/2015) Sch. B
FPPC Advice Email: advice@fppc.ca.gov
FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov
Instructions – Schedule C
Income, Loans, & Business Positions
(Income Other Than Gifts and Travel Payments)

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

A source of income must be reported only if the source is located in, doing business in, or has done business during the previous two years in your agency’s jurisdiction. See Reference Pamphlet, page 13, for more information about doing business in the jurisdiction. Reportable sources of income may be further limited by your disclosure category located in your agency’s conflict of interest code.

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

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

You are not required to report:
• Salary, reimbursement for expenses or per diem, or social security, disability, or other similar benefit payments received by you or your spouse or registered domestic partner from a federal, state, or local government agency.
• Stock dividends and income from the sale of stock unless the source can be identified.
• Income from a PERS retirement account.
See Reference Pamphlet, page 11, for more exceptions to income reporting.

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

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

Reminders
• Code filers – your disclosure categories may not require disclosure of all sources of income.
• If you or your spouse or registered domestic partner are self-employed, report the business entity on Schedule A-2.
• Do not disclose on Schedule C income, loans, or business positions already reported on Schedules A-2 or B.
# SCHEDULE C
Income, Loans, & Business Positions
(Other than Gifts and Travel Payments)

<table>
<thead>
<tr>
<th>1. INCOME RECEIVED</th>
<th>1. INCOME RECEIVED</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAME OF SOURCE OF INCOME</td>
<td></td>
</tr>
<tr>
<td>ADDRESS (Business Address Acceptable)</td>
<td></td>
</tr>
<tr>
<td>BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
<td></td>
</tr>
<tr>
<td>YOUR BUSINESS POSITION</td>
<td></td>
</tr>
<tr>
<td>GROSS INCOME RECEIVED</td>
<td></td>
</tr>
<tr>
<td>☐ $500 - $1,000</td>
<td></td>
</tr>
<tr>
<td>☐ $1,001 - $10,000</td>
<td></td>
</tr>
<tr>
<td>☐ $10,001 - $100,000</td>
<td></td>
</tr>
<tr>
<td>☐ OVER $100,000</td>
<td></td>
</tr>
<tr>
<td>CONSIDERATION FOR WHICH INCOME WAS RECEIVED</td>
<td></td>
</tr>
<tr>
<td>☐ Salary</td>
<td></td>
</tr>
<tr>
<td>☐ Spouse’s or registered domestic partner’s income</td>
<td></td>
</tr>
<tr>
<td>☐ (For self-employed use Schedule A-2.)</td>
<td></td>
</tr>
<tr>
<td>☐ Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)</td>
<td></td>
</tr>
<tr>
<td>☐ Sale of (Real property, car, boat, etc.)</td>
<td></td>
</tr>
<tr>
<td>☐ Loan repayment</td>
<td></td>
</tr>
<tr>
<td>☐ Commission or ☐ Rental Income, list each source of $10,000 or more</td>
<td></td>
</tr>
<tr>
<td>☐ Other (Describe)</td>
<td></td>
</tr>
</tbody>
</table>

| 2. LOANS RECEIVED OR OUTSTANDING DURING THE REPORTING PERIOD |
|-------------------|-------------------|
| NAME OF LENDER* |
| ADDRESS (Business Address Acceptable) |
| BUSINESS ACTIVITY, IF ANY, OF LENDER |
| HIGHEST BALANCE DURING REPORTING PERIOD |
| ☐ $500 - $1,000 |
| ☐ $1,001 - $10,000 |
| ☐ $10,001 - $100,000 |
| ☐ OVER $100,000 |
| INTEREST RATE | ☐ % | ☐ None |
| SECURITY FOR LOAN |
| ☐ None | ☐ Personal residence |
| ☐ Real Property | Street address |
| ☐ Guarantor | City |
| ☐ Other (Describe) |
| Comments: | 

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

FPPC Form 700 (2014/2015) Sch. C
FPPC Advice Email: advice@fppc.ca.gov
FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov
A gift is anything of value for which you have not provided equal or greater consideration to the donor. A gift is reportable if its fair market value is $50 or more. In addition, multiple gifts totaling $50 or more received during the reporting period from a single source must be reported.

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

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

Commonly reportable gifts include:
- Tickets/passes to sporting or entertainment events
- Tickets/passes to amusement parks
- Parking passes not used for official agency business
- Food, beverages, and accommodations, including those provided in direct connection with your attendance at a convention, conference, meeting, social event, meal, or like gathering
- Rebates/discounts not made in the regular course of business to members of the public without regard to official status
- Wedding gifts (See Reference Pamphlet, page 16)
- An honorarium received prior to assuming office (You may report an honorarium as income on Schedule C, rather than as a gift on Schedule D, if you provided services of equal or greater value than the payment received. See Reference Pamphlet, page 10, regarding your ability to receive future honoraria.)
- Transportation and lodging (See Schedule E.)
- Forgiveness of a loan received by you

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

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

Reminders
- Gifts from a single source are subject to a $440 limit during 2014. See Reference Pamphlet, page 10.
- Code filers – you only need to report gifts from reportable sources.

Gift Tracking Mobile Application
- FPPC has created a gift tracking app for mobile devices that helps filers track gifts and provides a quick and easy way to upload the information to the Form 700. Visit FPPC's website to download the app.
### SCHEDULE D
Income – Gifts

<table>
<thead>
<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>ADDRESS (Business Address Acceptable)</th>
<th>BUSINESS ACTIVITY, IF ANY, OF SOURCE</th>
<th>DATE (mm/dd/yy)</th>
<th>VALUE</th>
<th>DESCRIPTION OF GIFT(S)</th>
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<th>BUSINESS ACTIVITY, IF ANY, OF SOURCE</th>
<th>DATE (mm/dd/yy)</th>
<th>VALUE</th>
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<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>ADDRESS (Business Address Acceptable)</th>
<th>BUSINESS ACTIVITY, IF ANY, OF SOURCE</th>
<th>DATE (mm/dd/yy)</th>
<th>VALUE</th>
<th>DESCRIPTION OF GIFT(S)</th>
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</table>

**Comments:**

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CALIFORNIA FORM 700
FAIR POLITICAL PRACTICES COMMISSION

FPPC Form 700 (2014/2015) Sch. D
FPPC Advice Email: advice@fppc.ca.gov
FPPC Toll-Free Helpline: 866/275-3772  www.fppc.ca.gov
Travel payments reportable on Schedule E include advances and reimbursements for travel and related expenses, including lodging and meals.

Gifts of travel may be subject to the gift limit. In addition, certain travel payments are reportable gifts, but are not subject to the gift limit. To avoid possible misinterpretation or the perception that you have received a gift in excess of the gift limit, you may wish to provide a specific description of the purpose of your travel. See the FPPC fact sheet entitled "Limitations and Restrictions on Gifts, Honoraria, Travel, and Loans" at www.fppc.ca.gov.

You are not required to disclose:
- Travel payments received from any state, local, or federal government agency for which you provided services equal or greater in value than the payments received, such as reimbursement for travel on agency business from your government agency employer.
- A payment for travel from another local, state, or federal government agency and related per diem expenses when the travel is for education, training or other inter-agency programs or purposes.
- Travel payments received from your employer in the normal course of your employment that are included in the income reported on Schedule C
- A travel payment that was received from a non-profit entity exempt from taxation under Internal Revenue Code Section 501(c)(3) for which you provided equal or greater consideration, such as reimbursement for travel on business for a 501(c)(3) organization for which you are a board member.

Note: Effective January, 2014, certain travel payments may not be reportable if reported on Form 801 by your agency.

To Complete Schedule E:
- Disclose the full name (not an acronym) and address of the source of the travel payment.
- Identify the business activity if the source is a business entity.
- Check the box to identify the payment as a gift or income, report the amount, and disclose the date(s).

Travel payments are gifts if you did not provide services that were equal to or greater in value than the payments received. You must disclose gifts totaling $50 or more from a single source during the period covered by the statement. You have the burden of proving the payments are income rather than gifts. When reporting travel payments as income, you must describe the services you provided in exchange for the payment. You are not required to disclose the date(s) for travel payments that are income.

Example:
City council member Rick Chandler is the chairman of a 501 (c)(6) trade association and the association pays for Rick's travel to attend its meetings. Because Rick is deemed to be providing equal or greater consideration for the travel payment by virtue of serving on the board, this payment may be reported as income. Payments for Rick to attend other events for which Rick is not providing services are likely considered gifts.
- Mark either the gift or income box.
- Mark the “501(c)(3)” box for a travel payment received from a nonprofit 501(c)(3) organization or the “Speech” box if you made a speech or participated in a panel. These payments are not subject to the $440 gift limit, but may result in a disqualifying conflict of interest.

<table>
<thead>
<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>NAME OF SOURCE (Not an Acronym)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADDRESS (Business Address Acceptable)</td>
<td>ADDRESS (Business Address Acceptable)</td>
</tr>
<tr>
<td>CITY AND STATE</td>
<td>CITY AND STATE</td>
</tr>
<tr>
<td>☐ 501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
<td>☐ 501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
</tr>
<tr>
<td>DATE(S): <strong>/</strong>/____ - <strong>/</strong>/____ AMT: $_________ (If gift)</td>
<td>DATE(S): <strong>/</strong>/____ - <strong>/</strong>/____ AMT: $_________ (If gift)</td>
</tr>
<tr>
<td>TYPE OF PAYMENT: (must check one) ☐ Gift ☐ Income</td>
<td>TYPE OF PAYMENT: (must check one) ☐ Gift ☐ Income</td>
</tr>
<tr>
<td>☐ Made a Speech/Participated in a Panel</td>
<td>☐ Made a Speech/Participated in a Panel</td>
</tr>
<tr>
<td>☐ Other - Provide Description</td>
<td>☐ Other - Provide Description</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAME OF SOURCE (Not an Acronym)</th>
<th>NAME OF SOURCE (Not an Acronym)</th>
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</thead>
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<td>ADDRESS (Business Address Acceptable)</td>
<td>ADDRESS (Business Address Acceptable)</td>
</tr>
<tr>
<td>CITY AND STATE</td>
<td>CITY AND STATE</td>
</tr>
<tr>
<td>☐ 501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
<td>☐ 501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE</td>
</tr>
<tr>
<td>DATE(S): <strong>/</strong>/____ - <strong>/</strong>/____ AMT: $_________ (If gift)</td>
<td>DATE(S): <strong>/</strong>/____ - <strong>/</strong>/____ AMT: $_________ (If gift)</td>
</tr>
<tr>
<td>TYPE OF PAYMENT: (must check one) ☐ Gift ☐ Income</td>
<td>TYPE OF PAYMENT: (must check one) ☐ Gift ☐ Income</td>
</tr>
<tr>
<td>☐ Made a Speech/Participated in a Panel</td>
<td>☐ Made a Speech/Participated in a Panel</td>
</tr>
<tr>
<td>☐ Other - Provide Description</td>
<td>☐ Other - Provide Description</td>
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</tbody>
</table>

Comments: ___________________________
PERALTA SUPPLEMENTAL FORM 700

The Peralta Community College District's Board of Trustees requires designated employees and Trustees to identify the names of business principals.

If you filled out any of the schedules in Form 700, please identify the business principals in this Peralta Supplemental Form 700. Also, note whether the business principals currently or will most likely in the near future (to the best of your knowledge) be associated with the Peralta Community College District as a vendor or employee.

**There is no provision for filing deadline extensions.** Form 700 and Peralta Supplemental Form 700 Statements postmarked by April 1, 2015 are considered filed on time. Statements of 30 pages or less may be faxed by the deadline as long as the originally signed paper version is sent by first class mail or personally delivered to the filing official within 24 hours. There is no provision for emailing statements.

**Schedule Summary**

*Check applicable schedules or “None”.*

- [ ] Schedule A-1 – Investments
- [ ] Schedule A-2 – Investments
- [ ] Schedule B – Real Property
- [ ] Schedule C – Income, Loans, & Business Positions
- [ ] Schedule D – Income – Gifts
- [ ] Schedule E – Income – Gifts – Travel Payments
- or-
- [ ] None – No reportable interests on any schedule

**Verification**

I have used all reasonable diligence in preparing this supplemental statement. I have reviewed this supplemental statement and to the best of my knowledge, the information contained herein is true and complete.

Date signed: _____________________

(month, day, year)

Signature: _______________________

(File the originally signed statement with your filing official)
Schedule A-1 Investments

1. Business Entity’s Principal: ____________________________

(Name)

Check boxes if applicable:

☐ Currently associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: ______________

☐ Previously associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: ______________

☐ Will most likely be associated with PCCD in the near future
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: ______________

2. Business Entity’s Principal: ____________________________

(Name)

Check boxes if applicable:

☐ Currently associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: ______________

☐ Previously associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: ______________

☐ Will most likely be associated with PCCD in the near future
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: ______________
Schedule A-2 Investments, Income, and Assets of Business Entities/Trust

1. Business Entity/Trust’s Principal: __________________________

   (Name)

   Check boxes if applicable:
   □ Currently associated with PCCD
     □ As a vendor
     □ As an employee
     □ Other: ______________

   □ Previously associated with PCCD
     □ As a vendor
     □ As an employee
     □ Other: ______________

   □ Will most likely be associated with PCCD in the near future
     □ As a vendor
     □ As an employee
     □ Other: ______________

2. Business Entity/Trust’s Principal: __________________________

   (Name)

   Check boxes if applicable:
   □ Currently associated with PCCD
     □ As a vendor
     □ As an employee
     □ Other: ______________

   □ Previously associated with PCCD
     □ As a vendor
     □ As an employee
     □ Other: ______________

   □ Will most likely be associated with PCCD in the near future
     □ As a vendor
     □ As an employee
     □ Other: ______________
Schedule B *Interests in Real Property*

1. Business Partner: ____________________________  
   (Name)  
   Check boxes if applicable:  
   - [ ] Currently associated with PCCD  
     - [ ] As a vendor  
     - [ ] As an employee  
     - [ ] Other: ________________  
   - [ ] Previously associated with PCCD  
     - [ ] As a vendor  
     - [ ] As an employee  
     - [ ] Other: ________________  
   - [ ] Will most likely be associated with PCCD in the near future  
     - [ ] As a vendor  
     - [ ] As an employee  
     - [ ] Other: ________________  

2. Business Partner: ____________________________  
   (Name)  
   Check boxes if applicable:  
   - [ ] Currently associated with PCCD  
     - [ ] As a vendor  
     - [ ] As an employee  
     - [ ] Other: ________________  
   - [ ] Previously associated with PCCD  
     - [ ] As a vendor  
     - [ ] As an employee  
     - [ ] Other: ________________  
   - [ ] Will most likely be associated with PCCD in the near future  
     - [ ] As a vendor  
     - [ ] As an employee  
     - [ ] Other: ________________  

4 of 7
Schedule C *Income, Loans & Business Positions*

1. Income Source/Lender's Principal: __________________________

    (Name)

    Check boxes if applicable:

    □ Currently associated with PCCD
        □ As a vendor
        □ As an employee
        □ Other: __________________

    □ Previously associated with PCCD
        □ As a vendor
        □ As an employee
        □ Other: __________________

    □ Will most likely be associated with PCCD in the near future
        □ As a vendor
        □ As an employee
        □ Other: __________________

2. Income Source/Lender’s Principal: __________________________

    (Name)

    Check boxes if applicable:

    □ Currently associated with PCCD
        □ As a vendor
        □ As an employee
        □ Other: __________________

    □ Previously associated with PCCD
        □ As a vendor
        □ As an employee
        □ Other: __________________

    □ Will most likely be associated with PCCD in the near future
        □ As a vendor
        □ As an employee
        □ Other: __________________
Schedule D *Income-Gifts*

1. Gift Source's Principal: ____________________________ (Name)

Check boxes if applicable:

- [ ] Currently associated with PCCD
  - [ ] As a vendor
  - [ ] As an employee
  - [ ] Other: __________

- [ ] Previously associated with PCCD
  - [ ] As a vendor
  - [ ] As an employee
  - [ ] Other: __________

- [ ] Will most likely be associated with PCCD in the near future
  - [ ] As a vendor
  - [ ] As an employee
  - [ ] Other: __________

2. Gift Source's Principal: ____________________________ (Name)

Check boxes if applicable:

- [ ] Currently associated with PCCD
  - [ ] As a vendor
  - [ ] As an employee
  - [ ] Other: __________

- [ ] Previously associated with PCCD
  - [ ] As a vendor
  - [ ] As an employee
  - [ ] Other: __________

- [ ] Will most likely be associated with PCCD in the near future
  - [ ] As a vendor
  - [ ] As an employee
  - [ ] Other: __________
Schedule E Travel Payments, Advances, and Reimbursements

1. Source’s Principal: ________________________________

(Name)

Check boxes if applicable:

☐ Currently associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: __________________________

☐ Previously associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: __________________________

☐ Will most likely be associated with PCCD in the near future
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: __________________________

2. Source’s Principal: ________________________________

(Name)

Check boxes if applicable:

☐ Currently associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: __________________________

☐ Previously associated with PCCD
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: __________________________

☐ Will most likely be associated with PCCD in the near future
  ☐ As a vendor
  ☐ As an employee
  ☐ Other: __________________________