## AMENDMENT I

This Amendment I to that Agreement for Services \#383-S1610, made and entered into by and between the County of El Dorado, a political subdivision of the State of California (hereinafter referred to as "County") and Robert Christenson, a sole proprietor doing business as Christenson Consulting, duly qualified to conduct business in the State of California, whose principal place of business is 1221 Macaulay Circle, Carmichael, California 95608 (hereinafter referred to as "Contractor").

## RECITALS

WHEREAS, Contractor has been engaged by Cour to provide co. ruction and real estate development project management services on an on ' $11 \mathrm{bas}^{\circ}$, in accordance with Agreement for Services \#383-S1610 dated May 16, 2016, incorporated. in and made by reference a part hereof; and

WHEREAS, the parties hereto have ally a sed to extend term of said Agreement, hereby amending ARTICLE II - Term;

WHEREAS, the parties ${ }^{1}$ cou ve h tually agreed to increase hourly billing rate from $\$ 140.00$ to $\$ 150.00$ per hour eff tive May. $20^{\mathrm{N}}$, hereby amending ARTICLE III - Compensation for Services; and

WHEREAS, the parties hereto have mutually agreed to increase the total amount of said Agreement by $\$ 244,800.00$ for a new not-to-exceed amount of $\$ 308,800.00$, hereby amending ARTICLE III - Compensation for Services; and

WHEREAS, the parties hereto have mutually agreed to add new Article XXXI to include additional provisions to the Agreement.

NOW THEREFORE, the parties do hereby agree that Agreement for Services \#383-S1610 shall be amended a first time as follows:

## ARTICLE II is hereby replaced in its entirety:

Term: This agreement shall become effective upon final execution by both parties hereto and shall cover, as amended, the period of May 31, 2016 through May 30, 2019.

## ARTICLE III

Compensation for Services: Paragraphs two (2) and three (3) are hereby replaced in their entirety:

For the purposes hereof, for the period of May 31, 2016 through May 30, 2017 the billing rate shall be $\$ 140.00$ per hour; for the period of May 31, 2017 through May 30, 2019, the billing rate shall be $\$ 150.00$ per hour. Any materials shall be itemized and shall list the amount being charged to County for same. Any sub-consultant work shall be paid at the Consultant's price plus $10 \%$.

Total amount of this Agreement shall not exceed $\$ 308,800.0$, lusive of all work, costs, subconsultants and expenses.

ARTICLE XXXI is hereby added to read as follows
Additional Provisions: The terms and conditions sscribed in Attachment "A" marked "Additional Contract Provisions" are incorpor th arein anc ade by reference a part hereof.

Except as herein amended, all other arts , d sec ins of that Agreement \#383-S1610 shall remain unchanged and in full force and $e^{\prime}$ ect.

## Requesting Contract A ministr. or currence:

By:

Russell Fackrell<br>Facilities Manager<br>Chief Administrative Office

Dated: $\qquad$

Requesting Department Head Concurrence:

By:
Dated: $\qquad$
Don Ashton, MPA
Chief Administrative Officer

IN WITNESS WHEREOF, the parties hereto have executed this First Amendment to that Agreement for Services \#383-S1610 on the dates indicated below.
-- COUNTY OF EL DORADO --


## Attachment A - Additional Contract Provisions

Equal Employment. Pursuant to Labor Code Section 1735, the Fair Employment and Housing Act (Gov. Code Section 12900 et seq.), California Administrative Code, Title 2, sections 7285 et seq., Government Code Sections 11135-11139.5, Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, and as supplemented by Department of Labor regulations 41 CFR Part 60, and other Applicable Law, the Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, age, political affiliation, marital status, or disability on this Project. The Contractor will take affirmative action to ensure that employees are treated during employment or training without regard to their race, color, religion, sex, national origin, age, political affiliation, marital status, or disability. Contractor will maintain policies in compliance with California state and federal law regarding equal e. ployment opportunities through-out the duration of this Project.

Where applicable, Contractor shall include these $\mathfrak{p}$ ndiscrim, tion and compliance provisions in any of its agreements that affect or are rel ed to the Servi s performed herein. Contractor shall provide any certifications necessary ader th federal laws, the laws of the State of California, including but not limited to Governmen, - Section 12990 and Title 2, California Code of Regulations, Section 8103

Anti-Kickback. Contractor will compl with peland Anti-Kickback Act (18 USC 874) as supplemented in Department ${ }^{\text {at }}$ abor $r$ ations ( 29 CFR Part 3). This Act provides that Contractor will be prohibited $f \mathrm{~m}$ in icing, y any means, any person employed in the construction, completion, or rep of pul ir facilit $s$, to give up any part of the compensation to which they are otherwise entitled.

## Audit Right.

The County may , dit Cont ctor records at any time throughout the duration of the Public Safety Facility Projec ar or a period up to three (3) years after final payment is made and all other pending matters a.e closed. Contractor will be provided with ten (10) business days' written notice. The audit will take place during normal business hours and will be coordinated with Contractor. Contractor will produce all records related to its compensation, invoices, as well as any other Project records deemed necessary by the County Contract Administrator to substantiate charges related to the services. Should the audit indicate that Contractor's records were fraudulently or negligently prepared or maintained, the County reserves the right to seek damages and legal remedies from Contractor.

County, United States Department of Agriculture (USDA) Rural Development, the Comptroller General of the United States, or any of their duly authorized representatives, shall have access to any books, documents, papers, and records of the Contractor which are directly pertinent to a specific federal loan program for the purpose of making audits, examinations, excerpts, and transcriptions. Contractor shall maintain all required records for a period of three (3) years after final payment is made and all other pending matters are closed.

State Energy Conservation Plan. Contractor shall comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94-163).

Clean Air and Water Act. Contractor shall comply with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency (EPA) regulations 40 CFR part 15, which prohibit the use under non-exempt Federal contracts, grants or loans of facilities included on the EPA List of Violating Facilities. Contractor shall report violations to the EPA.

Gratuities. Contractor warrants that it has not offered or given any gratuities (in the form of entertainment, gifts, or otherwise) to any official, employee, or agent of the County or the USDA in an attempt to secure this contract or favorable treatment ; awarding, amending, or making any determinations related to the performance of the ser ces under this Agreement. County may, by written notice to Contractor, terminate this $A$, $\in$, ent in the event of a breach of this provision and County may pursue other rights and remeaies unu the law or this Agreement provides. In the event this Agreement as terminated as ovided herein, County may pursue the same remedies against Contractor as it could pursue the ey at a breach of the Agreement by Contractor. As a penalty, in addition to any other dan. rer $\delta$ which County may be entitled by law, County may pursue exemplary damages in an amou. as determined by County which shall not be less than three nor more than ten times ands the ntractor incurs in providing any such gratuities to any such official, employee, ager he County or USDA.

## Conflict of Interest.

Contractor will comply wi. th county Conflict of Interest Policy set forth in Exhibit 1 titled "Conflict Of Interest ${ }^{n}{ }^{\prime} v$ an 'rocedures", incorporated herein and made by reference a part hereof of this Attac' nent A. 't ali 'mes in the performance of this Agreement, Contractor shall comply with the ws of the S te of California regarding conflicts of interests including, but not limited to, Gover. nent Cod Section 1090 et seq. and the Political Reform Act, Government Code Section - 900 iseq. and regulations promulgated pursuant thereto by the California Fair Political Practic,s Commission now in effect or hereafter enacted during the term of this Agreement. Contractor represents and warrants that it is not in violation of said conflicts of interest provisions nor is Contractor aware of any facts that create a conflict of interest in the performance of services contemplated under this Agreement. Contractor shall immediately notify County if it becomes aware of any facts that might raise a conflict of interest issue at any time during the term of this Agreement.

Contractor further agrees to defend, indemnify and hold harmless the County, and its officers, employees and authorized representatives, from and against any and all Claims, actions, liabilities, suits, demands, losses, costs and expenses, including reasonable attorneys' fees and all legal expenses and fees incurred, arising out of or related to Contractor's breach of the representations and warranties herein or failure to comply with the provisions of this section. Contractor shall be solely liable for any damages incurred by County, including compensatory, special, incidental, exemplary, punitive or consequential damages connected with or resulting from Contractor's breach of the representations and warranties herein.

## Exhibit 1

## Conflict Of Interest Policy and Procedures

In addition to the County's Conflict of Interest Code, Resolution No. 194-2016 (see attached), the following policies also apply:

## Procurement Policy C-17, Section 4.2 Code of Ethics for Procurement:

Employees participating in a procurement process shall uphold and adhere to all applicable federal, state, and local laws, ordinances and regulations, and dedicate themselves to the highest ideals of honesty and integrity in that process. Employees shall discourage any inappropriate contact or encroachment on one's official duties by others who seek to influence a decision, and shall expose corruption whenever discovered.

No employee participating in a procurement process shall:
(a) Accept any fee, compensation, gift, or payment o. expet. which results in private gain in return for preferential treatment.
(b) Grant any special consideration, treatme. or ad atage to any person beyond that which is available to every other person in similar circumstance.

## Code of Conduct

No employee, officer or agent of the Count ${ }^{11}$.l participate in the selection, award, or administration of a contract supported $\&$ Ru. Deve oment funds if a conflict of interest, real or apparent, would be involved. Exam es of sy a confli would arise when: the employee, officer or agent; any member of their immedia far , ther; or an organization which employs, or is about to employ, any of the above: has inancial or other interest in the firm selected for the award.
(i) County ficers, emp yees v agents shall neither solicit nor accept gratuities, favors or anything of monetary vai from contr stors, potential contractors, or parties of subagreements.
(ii) To the extent ${ }_{F}$. + .ed by State or local law or regulations, violations of such standards by the County officers, employee, agents, or by contractors or their agents shall be subject to penalties, sanctions, or other disciplinary actions.

RESOLUTION NO. 194-2016

## OF THE BOARD OF SUPERVISORS OF THE COUNTY OF EL DORADO

ADOPTING A REVISIED CONFLICT OR INT $\angle E S T$ CODE
WHEREAS, a section of the Political Reform Act, Governr at Ca $\$ 887300$, requires that each local agency must adopt a conflict of interest code overing th local agency's officers, employees, commissioners, etc, which shall have the see and effect oi $\quad y$, and

WHEREAS, Govemment Code $\$ 87306$ requires tha 'e' cal agency's conflict of interest code must be amended periodically to account for changed cumstances, including the creation of mew positions within the agency or the cha cuties ass ed to existing positions, and

WHEREAS, a regulation adopted by the Fai 'o' cal Praitices Commission, Title 2, California Code of Regulations, $\S 18730, \mathrm{p}^{\prime}$ as that t incorporation by reference of the terms of that regulation, along with an - incy-sy cific a ignation of employees and formulation of disclosure categories in an c. endix . *n anstate the adoption of a local conflict of interest code as required by Governme. D se $\$ 8730$ u or the amendment of a conflict of interest code as required by Govemm ${ }^{\prime}{ }^{13}$ e $\$ 8.76$, and

WHEREAS, the unty of El. orado has previously adopted a local conflict of interest code, and has previously 4 tated it, ar

WHEREAS, the County el Dorado has recently reviewed its current positions, the duties assigned to each position, the current conflict of interest code including its Appendix of Designated Employees and Disclosure Categories, and determined that changes to the current conflict of interest code are necessary and desirable, and

WHEREAS, the Conflict of Interest Code adopted by this resolution more accurately reflects the duties of each current position and the appropriate disclosure categories for each position,

NOW THEREFORE, BE IT RESOLVED, that Resolution 244-2014 be rescinded and superseded by this resolution.

NOW THEREFORE BE IT FURTHER RESOLVED that the County of El Dorado hereby adopts the following Conflict of Interest Code, including its Appendix of Designated Employees and Disclosure Categories.

## EL DORADO COUNTY CONFLICT OF INTEREST CODE

The provisions of Title 2, Califonmia Code of Regulations Section 18730 and any ameadments adopted by the Fair Polilical Practices Commission, incorporated herein by this reference, are hereby adopted as the conflict of interest code of El Dorado County in congliance with Govemment Code $\$ 87300$ ret seq.

The attached Appendix of Designated Employees and Disclosure Categories is adopted as part of the conflict of interest code Pant $A$ is the list of "designated employees" required by Title 2; Califomia Code of Regulations, section 18730(b)(2), with the disclosure category for each position. Part B is the description of each "disclosure op gory" required by Title 2, California Code of Regulations, section 18730(b)(3), indicatio we type of economic interest that must be disclosed.

PASSED AND ADOPTED by the Board of Supervisors of 4. County cil Dorado at a regular meeting of said
Board, heid the 6th $\qquad$ day of December $\qquad$ , 20 _16 , by the following vote of said Board:


# COUNTYOIT LLDORADO <br> CONIFLICT OT INTEREST CODE <br> APPRNDIX OE DESIGNATED TLAPLOYELS AND DISCLOSURE CATEGORTES <br> [Adopted os an appendix to the County conflict of interest code on December. 20109 

## PART A: DESIGNATED RMPLOYRIRS

Listed below are the "designated employees" for El Dorado County, and the disclosure category which the designated employee must use when compleing his or her statement of ecomomic interest. The instructions on the disclosure form provide guidar on what specifuc interests must be disclosed within each category.

## DIEPARTMENTPOSTTION

Administration
Asst. Chief Admiurstrative Officer Administrative Tcclinician (Asst. to CAO) Building/Grounds Superintendent: Buyer I/LI
Deputy Chief Administrative Officer Chief Fiscal Officer II
Department Aualyst
Economic \& Business Rela as Mau , an I
Facilities Manager I
Facilities Project Manamor I/II I
Parks Manager I
Principral Admi arative Anat. I
Procurement ani ontracts Ma ger I
Senior Buyer I
Senior Department At, st archasing) I
[CAO is reguired to file by Ga 1300]
Agriculture/Weights and Measures
Ag. Biologist/Standards Inspector I/II II
Ag. Commissioner/Sealer-Weights \& Measures I
Deputy Ag. Commissioner/Sealer
Senior Ag. Biologist/Standards Inspector Il
Asscssor
Appraiser l/L! I
Assessor 1
Assl. Assessor I
Auditor/Appraiser 1
Branch Supervising Appraiser I
Information Tech Department Coordinator I

DEPARTMENTROSITION
In formation Tech. Department Coordinator I
Senior Auditom/Appraiser
Senior Appraiser
Supervisuing Auditor/Appiaiser I
Auditor/Controller
ArrditorfController II
Chief Asst. Auditor/Controller I
Board of Suppervisors
Cletts of the Board of Supervisors
Supervisors Assistants
[Board Members are required so fill by GC 3832001
Child Support Services
Deputy Director of Child Support Services
Director of Cluild Support Services
11
Program Manager
Revenue Recovery Officer I/II
Senior Revenue Recovery Officer
Staff Services Manager Il
Supervising Revenue Recove Office II
County Counsel
Associale County Coי‥-n I
Chief Asst. Count couns. I
Deputy County sunsel I
Principal Assisti County Cou sel I
Sr. Deputy County unsel I
[Coumy Comsel is requin 'o fi' , GC(\$87200]
Community Development Agency
Administrative Services Officer II
Airport Operations Supervisor II
Assistant Director of Administration and Finance [
Assistant Director of Community Development I
Assistant in Right of Way
Assistant Planner
Associate Planner
Associate Right of Way Ayent
Associat Right of Way Agent
Building Inspector I/[I/LII I
Chief Fiscal Officer II
Clerk of the Planing Commission II
Cocle Enforcement Officer [/II I
Department Analyst I/II II
Deputy Building Official 1
Depurty Dinector Developmental Seryiees

- Builldiag Official ..... II
Deputy Director of Engineering ..... 1
Dequity Director of Mainienance \& Operations ..... $I$
Development Services Division Director ..... I
Director of Community Development Agency ..... I
Disposal Site Superyisor ..... II
Eayironmentall Health Specialist I/LI ..... II
Environmental Mamagement Division Director ..... I
Favirommentan Management Programs Manager ..... II
Equipment Superiatendent ..... II
Fiscal Services Supervisor ..... II
Geologist
Hazardous Materiads/Recycling Specialist
Highway Superintendent ..... II
Office Services Supervisor ..... II
Operations SupervisorPrincipal Engineering TechPrincipal Planner$\stackrel{A}{\mathrm{I}}$
Right of Way Program ManagerRight of Way Supervisor
Sr. Accountant$\pi$
Sr. Civil Engincer
II
Sr. Department Analyst
II
II
Sr. Environmental Health $S$ ctalist
Sr. Environmental Health $S$ ctalist ..... I
Supervising Accountant/Audit. ..... II
Supervising Civil F ..... I
Supervising Cor cnforcemt Offu ..... I
Supervising De 'opment Teci ician ..... II
Supervising Envir nental He h Specialist I/Il ..... II
Supervising Waste St ialist ..... II
Traffic Engineer ..... II
Traffic Superintendent ..... II
Transportation Division Director ..... I
Transportation Planner ..... II
District Attorncy
Asst. District Attorney ..... 1
Clief Asst. District Attormey ..... I
Chief Invertigator ..... II
Deputy District Attorney I- IV ..... I[District dttornces is required to file bu GC $\$ 87200$ ]
Elections- Registrar of Voters (See Recorder/Clerk/Elections)


## DITPARTMENTPOSITION

| Health Se Human Serrices Agtncy |  |
| :---: | :---: |
| Administrative Services Officer | III |
| Alcohol and Drug Program Division Manager | III |
| Anmal Control Operations Manager | II |
| Assistant Ditector of Health Services | I |
| Assistant Dinector of llumman Services | 1 |
| Chief Anmmal Control Offficer | II |
| Chief Asst. Director Health \& Human Services Agency | I |
| Chief Fiscal Officer | 11 |
| Community Public Healh Nursing Division Man |  |
| Department Analyst HII |  |
| Deputy Director of Health \& Human Services Agency |  |
| Deputy Public Guardian [/il |  |
| Director of Healti \& Human Services Agency |  |
| Employment and Training Worker Supervisor |  |
| EMS Agency Administrator |  |
| EMS Agency Medical Director |  |
| Fiscal Services Supervisor |  |
| Health Program Manager |  |
| Manager of Mental Health Progiams |  |
| Meutal Health Medical Director III |  |
| Program Manager |  |
| Program Manager Protectiv |  |
| Public Health Laboratory Du tor III |  |
| Public Healdh Officer | II |
| Psychiatrist I/II/Ey |  |
| Senior Cilizen'r atorney I/Il ${ }^{\text {T }}$ |  |
| Social Services - ervisor I/Il |  |
| Staff Services Ana, III | II |
| Social Services Progra Mr ger | II |
| Social Worker I/II/[II/IV | II |
| Supervising Accountant/Auditor | II |
| Supervising Anmal Control Officer | II |
| Supervising Deputy Public Guardian | II |
| Si. Department Analyst | II |

Human Resources
Director of Human Resources I
Human Resources Manager I.
Fuman Resources Technician [I
Human Resources Analyst 1//I II
Principal Fruman Resources Aualyst II
Principal Risk Management Technician II
Risk Manager II
Scnior Human Resources Amalyst II

| Senior Risk Management Analyst . | [I |
| :---: | :---: |
| Training \& Organizational Developmen Specialist | II |
| Intormation Technology |  |
| Assistant Director of unformation Technology (IT) | 『 |
| Deparmental Systerss Analyst //II (T3) | H |
| Depmity Director of Enformation Technology | I |
| Director of Information Technology (IT) | I |
| Sr. Department System Analyst (IT) | II |
| Supervising [T Analyst (IT) |  |
| Library |  |
| Director of Library Services |  |
| IT Department Specialist |  |
| Museum Administrator |  |
| Supervising Librarian |  |
| Probation Department |  |
| Administrative Services Officer |  |
| Chief Fiscal Officer |  |
| Chief Probation Officer | I |
| Department Analyst | II |
| Depuly Chicf Probation Of | II |
| Sr. Department Analyst | II |
| Sr. Information Teclunanoy De, tment Coordinator | II |
| Public Defend |  |
| Administrative A $^{\text {a }}$ ices Officei | II |
| Asst. Public Defenu. | I |
| Chief Asst. Public Des ter | I |
| Public Defender | I |
| Recorder/CleridElections |  |
| Asst. County Recorder | 1 |
| Asst. Registrar of Voters | I |
| Recorder/Clerk/Registrar of Voters | 1 |
| Sheriff-Coroner-Public Administrator |  |
| Assistant Public Administrator | I |
| Chief Piscal Officer | 11 |
| Correctional Lieutenant | 1 |
| Senior Department Analyst | 11 |
| Sheriff | 1 |
| Sheriff's Captain | 1 |
| Sheriff-Coroner-Public Administrator | I |
| Sherift's Communication Manager | 11 |

## DEPARTMTENTPOSITION


*Consultants are those persons defined by Tille 2, California Code of Regulations, Section 1870 (a)(2), who contract with the County through any County Department. Disclosure Category V describes the process to be used to identify those contractors who meet the definition of consultant and thus must file a statement of economic interests.

# APPENDIX OFDESIGNATED EMPLOYEES ANH DISCLOSURE CATEGORIBS 

## PART B: DISCLOSUR

## CATEGORYI

Persons who are designated in this category must disclose all sources of income, interests in real property located in El Dorado County, investments in basiaess entities, and positions held in business entities, located in or doing busimess in El Dorado County.

CATEGORYII

Persons who are designated in this category must disclose $y^{\prime \prime}$, es of income, investments in business entities and positions held in business entilies, loca.ed in o. 'oing business in El Dorado County.

## CATBGC HI

Persons who are designated in this category must a. Tose inyestments in business entities, positions held in business entities, and so wincome, m providers of health care services or equipment, including but not linited to f arman. -hysic.aus, suppliers of equipment, etc.

Persons who are designated in t' egory at also disclose investments in business entities, positions held in business ent ${ }^{\circ} s_{2}$ an source $f$ income, from those persons or entities which may be the recipient of pat: at referr, for the c ivery of health care services or supplies by the county or any county-related tity

Persons who are $d$ gnat ith. ztegory must also disclose investments in business entities, positions heid: ousiness el. ies, a sources of income, which are of the type that provide consultant serv. s to any bu ness entity or nonprofit corporation made reportable by this disclosure category

## CATEGORYIV

Persons who are designated in this category must disclose any sources of income who are employees of the county.

## CATEGORY Y <br> (CONSULTANTS)

Those persons who meet the criteria to be considered "consultants" as defined in Title 2 , California Code of Regulations, $\$ 18701$ (a)(2), shall file a statement of economic interesis. At the time the contact with the consultant is made, the County contract administrator shall make an initial determination whether or not the consultant meets the criteria of 2 CCR $\$ 18702$ (a)(2) (quoted below). If the County Contract Administrator determines that the consultant meets the criteria, he or she shall notify the Chicf Administrative Officer who shall then make a final determination. If the CAO determines that the consultant meets the criteria, the CAO shall make a written determination including a descripsion of the consultant's duties and, based upan that
description, a statement of the extent of disclosare requirements. Such detemination shall be a pulbic record.

The cuntent wersion of Title 2, Califomia Code of Regalations, \$18701 (a)(2), rearls as follows:
"Consultank" nreans an individual who, puswand to a contract with a state or lacal gosemment agency:
(A) Mickies a goverfunental decision whether to:
(i) Approve a rate, rule, or regulation;
(ii) Adopt or enforce a law:
(iii) Issue, deny suspend, or rewoke any pernit, licey . apptication, contificale. approval, osder, or smilar authorization or entiv cent;
(iw) Authorize the agency to enter into, modify, sw a contract promided it is the lype of contract that requires agency apon not;
(v) Grant agency approval to a contract Arequines as zupprosal and to which the agency is a purty, or to the -cificalions for suc, contracl;
(vi) Grani agency approval to a pla. tesigh porh, sludy, or similar item; (wii) Adopt, or gram agency approval. o cies, standasds, or gaidelines for the agency. or for any subdivision thereof; or
(B) Serves in a sto/f capacity wilh $t$......y und in, at capacity participates in making a governmental decision as defined Regun , 187.2 .2 or performs the same or substantially all the same duties for in ag cy tru nould otherwise be performed in an individual holding a posir" "cified ne agency's Conflict of Inlevest Code under Govermment Code Sec a 8730

## 2 CCR $\$ 18730$

## \$18730. Provisinms of Conflict of Interest Codes.

(a) fmcorporation by meference of the terms of this regulation allong with tine designation of employees and une formulation of disclosare categories in the Appendix referved to below constitulte the axloption and promulgation of a conflict of interest code whthin the meaning of Section 87300 or the amendment of a conflict of interest code within the meaning of Section 87306 if the terman of this regulation are substituled for terms of a conaflicl of interest code already in effect. A code so amended or adopted and promulgated requires the reporting of reportable items in a manner substantially equivalen to the requirements of arlicle 2 of chapter 7 of the Political Reform Act, Sections 81000 , et seq. The requiremers of a conflict of interest code are in addition to other reguarements of the Political Reform ch, such as the general prohibition against conflicts of interest contained in Section 87 , and to other state or local laws pertaining to conflicts of interest
(b) The terms of a conflict of interest code amended or apted and pron pated pursuant to this regulation are as follows:
(1) Section Definitions.

The definitions contained in the Political $\operatorname{Rr}^{-} \mathrm{mm}$ Act of 1.1 , regulations of the Fair Political Practices Commission 《Regulations 18110, Sey and any. endments to the Act or regulations, are incorporated by reference int this " at finterest code.
(2) Section 2. Designater mph ees.

The persons holding position asted in e Appei ix are designated employees. It has been determined that these persons ake pun in the making of decisions which may foreseeably have a material effec a economic interests.
(3) Sectior Disclosu Cateb, ies.

This code does no. stablishany isclosure obligation for those designated employees who are also specified in Sec. $787200^{\circ}$ they are designated in this code in that same capacity or if the geographical jurisdictio. Ft agency is the same as or is wholly included within the jurisdiction in which those, rsons must report their economic interests pursuant to article 2 of chapter 7 of the Political Reform Act, 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, 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
kinuls of economic unterests are reprontable. Such a designaled employee shall disclose in his or ther statement of economic interesls those economic interests lac or she bas which are of the kind described ina the disclosure categories to which he or she is assigned in the Appendix. It has been deteramined that the economic interests set forth in a designated employee's disclosure categories are the kinds of economic interests which he or she foreseeably can alfect materially through the conduct of his or her office.
(4) Section 4. Statements of Economic Interests: Place of filing. The code revjewing body shall instruct all designated employees within its code to fole 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. ${ }^{2}$
(5) Section 5. Statements of Economic Interests: Time of ${ }^{r}$ ang.
(A) Initial Statements. All designated employees em yeo the agency on the effective date of this code, as originally adopted, promulgat 1 and appra d by the code reviewing body, shall file statements within 30 days after effective date this code. Thereafter, eacha person already in a position when it is signater y an amenoment to this code shall file an initial statement within 30 days a rth effective date of the amendment.
(B) Assuming Office Statements. A ${ }^{\prime}$ nersons assu. ing designated positions after the effective date of this code shall files ter. withit, $?$ days after assuming the designated positions, or if subject to : te $S^{*}$ an Firmation, 30 days after being nominated or appointed.
(C) Annual Statements dl desi rated el loyees shall file statements no later than April I. If a person reports mility ane defined in the Servicemember's Civil Relief Act, the deadline for the -d statement of economic interests is 30 days following his or her return tr orol ad the person, or someone authorized to represent the person's int sts, notis the ing officer in writing prior to the applicable filing deadline, the or she is ibject to that federal statute and is unable to meet the applicable a thine, and ovides the filing officer verification of his or her military status.
(D) Leaving Office statements. All persons who leave designated positions shall file statements within 30 days after leaving office.
(5.5) 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 or she did not make or participate in the making of, or use his or her position to influence any decision and did not receive or become entilled to receive any form of payment as a result of his or 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 writtern resignation with the appointing power; and
(2) File a writher statement with the Fhing officer declaring under penally of perjury that during the period between appointment and resignation he or she did mot make, paticipate in the naking, or ase the position to anfluenoe any decision of the agency or receive, or become entitled to seceive, any form of payment by wirtue of being appointed to the position.
(6) 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 eceived during the 12 months prior to the effective date of the code.
(B) Contents of Assuming Office Statements.

Assuming office statements shall disciose any reportabl ivestments, erests in meal property and business positions held on the date of assuming s ce or, if subject to tate Senate confirmation or appointment, on the date of nomir on, and come received during the 12 months prior to the date of assuming office or the dat F", ing appointed or nominated, respectively.
(C) Contents of Annual Statements. Inual ments shall disclose any reportable investments, interests in real property, incoms nr asiness positions held or received during the previous calendar year provided.' on that eperiod covered by an employee's first annual statement shall begin on the $e^{f^{\prime}}$ dive $d$ : zof the ode or the date of assuming office whichever is later, or for a board or con ission ,...har sub, ect to Section 87302.6, the day after the closing date of the most recent. ", rent filea wy the member pursuant to Regulation 18754.
(D) Contentr Lear Of. Statements.

Leaving office st ments shalt sclos reportable investments, interests in real property, income and business posit. sheld or te ived during the period between the closing date of the last statement filed and th ate of ving office.
(7) Section 7. Manner of Ruporting.

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) Investment and Real Property Disclosure.

When an investment or an interest in real property ${ }^{3}$ is required to be reported, ${ }^{4}$ the statement shall contain the following:
I. 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 descriplion of the business activity in which the business entity is engaged;
3. The address or other precise location of the real property;
4. A stalement whether the fast mariket walue of the investment or intenest in real property equals or exceeds $\$ 2,000$, exceeds $\$ 10,000$, exceeds $\$ 100,000$, or exceeds $\$ 1,000,000$.
(B) Personail Income Disclosure. When personal income is required to be neported, ${ }^{5}$ the statemeat shall comtain:

1. The name and address of each source of income aggregating $\$ 500$ or more in value, or $\$ 50$ or more in value if the income was a gift, and a general descriphion of the business activity, if any, of each somuce;
2. A statement whether the aggregate yalue of income from each source, or in the case of aloan, the highest amount owed to each source, was $\$ 1,000$ or less, greater than $\$ 1,000$, greater than $\$ 10,000$, or greater than $\$ 100,000$;
3. A description of the consideration, if any, for which the in or vas received;
4. In the case of a gifi, the name, address and business ar ity of the 4 or and any intermediary through which the gift was made; a description of the at; the amount or lue 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. urity, if any, given for the loan and the term of the Joan.
(C) Business Entity Income Disclosu Wh me of a business entity, including income of a sole proprietorshin is reqt co be reported, ${ }^{6}$ the statement shall contain:
6. The name, address, and a ge cral des ipption the business activity of the business entity;
7. The name of every person ti $y$ om the -. Imess entity received payments if the filer's pro rata share of gross rece:- Froms 1 person was equal to or greater than $\$ 10,000$.
(D) Busin . Position $L$ closu . When business positions are required to be reported, a designatec $\quad$ ployce sha list the name and address of each business entity in which he or she is a dir 'or, offic , partner, trustee, employee, or in which he or she holds any position of maria me, a description of the busimess activity in which the business entity is engaged, a. 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.
(8) 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 honorarimm trom any source, if the member or employee would be required to report the receipt of income or gifts from that source on his or 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 Section 89501 shall apply to the probibilions in whis section.
This section shall not limit or prohibit payments, advances, or yeimbursements for travel and related lodging and subsistence authorized by Section 89506.
(8.1) Section 8. 1. Prohibition on Reccipl of Gifts in Excess of $\$ 460$.
(A) No member of a state board or commission, and no designated employee of a state or local govermment agency, shall accept gifts with a total yalue of more than $\$ 460$ in a calendar year from any single source, if the member or employee would be required to report the receipt of income or giffs from that source on his or her staternent 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 memt is also an elected official. Subdivisions (e), (f), and (g) of Section 89503 shall apply to the ohibitions in this section.

## (8.2) Section 8.2. Loans to Public Officials.

(A) No elected officer of a state or local gover aent agency shal, Tom the date of his or her election to office through the date that ! or she ates office, receive a personal loan from any officer, employer, member, or in ant of the state or local government agency in which the elected officer holds office. ver which the elected officer's agency has direction and control.
(B) No public official who is exempt om" "st civil service system pursuant to subdivisions (c), (d), (e), (f) (g) of ction 4 of Article VII of the Constitution shall, white he or she holds of' $e^{\prime}$, rec ve a p ional loan from any officer, employee, member, or consultant of the s.c or loc governn nt agency in which the public official holds office or over which th, rub' orsu. dgency has direction and control. This subdivision shall mol app, oloans made to a public official whose duties are solely secretarial, $r$ ncal, nanu.
(C) No el ed officer ol state or local government agency shall, from the date of his or her election. .effice the gh the date that he or she vacates office, receive a personal loan from any $p$, on to has a contract with the state or local government agency to which that elected acer 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 or 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
availlable to mernbers of the public whithout regand to the ellected officer's official status. This subdivision shall not apply to Ioans made lo a publice official whose duties ane solely secretariel, clerical, or manisat.
(E) This section shall mat apply to the following:

1. Loans made to the campaign commitlee of an elected officer or candidate for elective offace.
2. Loans made by a public official's spouse, chald, parent, gravdparenh, grandchild, brother, sister, parent-in-law, brother-in-daw, sister-in-law, nephew, niece, aunt, uncle, or first cousin, or the spouse of any such persons, provided that the person makirg the loan is mot acting as an agent or intermedlany for any person not otherwise exempted under this section.
3. Loans from a person which, in the aggregate, do not exceed 5 at any given time.
4. Loans made, or offered in whiting, before January 1, 199:
(8.3) Section 8.3. Loan Terms.
(A) Except as set forth in subdivision (B), the ecter Jficer of a state or local government agency shall, from the date of his a celection to office through the date he or she vacates office, receive a persr loan of \$ or more, except when the loan is in writing and clearly states the terms tho inclu $g$ the parties to the loan agreement, date of the loan, amount o the $1 r, \quad$ of the loan, date or dates when payments shall be due on thr 'an and r mount of the payments, and the rate of interest paid on the loan
(B) This section shal $t$ app' . follwwing types of loans:
5. Loans made to the $r$ inn ec nittee of the elected officer.
6. Loans made to e elected of er by ais or her spouse, child, parent, grandparent, grandchild, brother, sister, pan t-in-law, bre ter-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin, or the spouse 'any suc' person, provided that the person making the loan is not acting as an agent or intermed. . fr any person not otherwise exempted under this section.
7. Loans made, or offered in writing, before January J, 1998.
(C) Nothing in this section shall exempl any person from any other provision of Title 9 of the Government Code.
(8.4) 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:
8. If the loan has a defined date or dates for repayment, when the statute of limitations for filing an action for default has expired.
9. If the lloan 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 lasl payment of $\$ 100$ or more was made on the Ioan.
c. The date upon which the debtor has made paynesits on the foan aggregating to less than $\$ 250$ during the previous 12 months.
(B) This section shall not apply to the following lypes of loans:
10. A loan made to the campaign committee of an elected officer or mandidate for elective office.
11. A loan that would otherwise not be a gift as defined in this if
12. A loan that would otherwise be a gift as set forth under cuodivisio. '4), but on which the creditor has taken reasonable action to collect the balar due.
13. A loan that would otherwise be a gift as set forth der st avision (A), but on which the creditor, based on reasonable business considerations, ol undertaken collection action. Except in a criminal action, a creditor who rlaims that a $\quad \eta$ is not a gift on the basis of this paragraph has the burden of proving that th ou in for no aking collection action was based on reasonable business considerations.
14. A loan made to a debtor who b. for ba ruptey and the loan is ultimately discharged in bankruptcy.
(C) Nothing in this sec na st Enu... any person from any other provisions of Title 9 of the Governmen Code.

## (9) Section 9. Dise alification.

No designated emp. ee shall m ce, participate in making, or in any way altempt to use his or her official position to fluenr die making of any governmental decision which he or she knows or has reason to $k$. will have a reasonably foreseeable material funancial effect, distinguishable from its effect on the public generally, on the official or a member of his or her immediate fanily or on:
(A) Any business entity in which the designated employee has a direct or indirect investment worth \$2,000 or more;
(B) Any real property in which the designated employee has a direct or indirect interest worth \$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 $\$ 500$ 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 entily in which the designated employee is a dinector, officer, partner, trastee, employee, or loolds any position of management; or
(E) Any donor of or any inlemnediary or agent for a donor of, a mifi or gifis aggregating $\$ 460$ or more provided to, receiryed by, or promised to the designated employee winh 12 months prior to the ime when the decision is made.

## (9.3) 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 or her participation is legally required for the decision to be nexade. The fact that the wote of a designared employee who is on a voting body is needed to break a lie does not make his or her participation legally required for pupposes of th section.

## (9.5) Section 9.5. Disqualification of State Officers and Emplr

In addition to the general disqualification provisions of $s^{5}$ ion $9, n 0 s_{2}$ administrative official shall make, participate in making, or use his or her off al position to int. nce any govemmental decision direchly relating to any contr where e state administrative official knows or has reason to know that any party to the cos. ct a person with whom the state administrative official, or any member of his or her innm, ate family has, within 12 months prior to the time when the official action is aken:
(A) Engaged in a business transaction tra dow on terms not available to members of the public, regarding any stment aterest in real property; or
(B) Engaged in a busir strans cion or $t$ nsactions on terms nol available to members of the public regardin ${ }_{t}$ he rep ranods or services tolaling in value $\$ 1,000$ or more.
(10) Section 10. Dir osure o, isqui ving Interest. When a designak employee de rmines that he or she should not make a governmental decision because he or she lie a disqualif ng interest in it, the determination mot to act may be accompanied by disclo e of ${ }^{\prime}$ disqualifying interest.
(11) Section 11 . Assistance of the Commission and Counsel.

Any designated employee who is unsure of his or her duties under this code may request assistance from the Fair Political Practices Commission pursuant to Section 83114 and Regulations 18329 and 18329.5 or from the attomey for his or her agency, provided that nothing in this section requires the attorney for the agency to issue any formal or informal opinion.
(12) 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, Sections $81000-91014$. In addition, a decision in relation to which a violation of the disqualification provisions of this code or of Section 87100 or 87450 has occurred may be set aside as void pursuant to Section 91003.
> ${ }^{3}$ Designated employees who are required to file statements of economic interests under any other agency's conflict of materest code, or under article 2 for a different jurisdiction, anay expand their statement of economic interests to cover reportable interests in both jurisdictions, and fille copies of this expanded statement with both entities in lieu of filing separate and distinct statements, provided that each copy of such expanded statement flled in place of an original is signed and verified by the designated enmployee as if it were an original. See Section 81004.
> ${ }^{2}$ See Section 81010 and Regulation 18115 for the duties of filang officers and persons in agencies who make and retain copies of statements and forward thr riginals to the filing officer.
> ${ }^{3}$ For the purpose of disclosure only (not disqualification), an ; Tin real property does not include the principal residence of the filer.

> 4 Hnvestments and interests in real property which hay fair market wall f less than $\$ 2,000$ are not investments and interests in real property withi ne mear ag of the Political Reform Act. However, inyestments or interests in real property on ir vidual include those held by the individual's spouse and dependent children as well as a, rata share of any investment or interest in real property of any business eni , rust in whe the individual, spouse and dependent children own, in the aggregate, a rect " "ect on seneficial interest of 10 percent or greater.
> ${ }^{5}$ A designated employees incor -inch es his her community property interest in the income of his or her spouse but does d inclur salary o eimbursement for expenses received from a state, local or federal governi. topr wy.
> ${ }^{6}$ Income of a businer shep the if the direct, indirect or beneficial interest of the filer and the filer's spo - in the bu. esst ity aggregates a 10 percent or greater interest. In addition, the disc. ure of perso who are clients or customers of a business entity is required only if the clients of stomers; ; within one of the disclosure categories of the filer.

> Note: Authority cited: St .83112, Government Code. Reference: Sections 87103 (e), 8730087302, 89501, 89502 and 84503, Govermment Code.

## HISTORY

1. New section filed 4-2-80 as an emergency; effective upon filing (Register 80, No. 14). Certificate of Compliance included.
2. Editorial correction (Register 80, No. 29).
3. Amendment of subsection (b) filed 1-9-81; effective thirtieth day thereafter (Register 81, No. 2).
4. Amendment of subsection (b)(7)(B)1. Filed 1-26-83; effective thirtieth day thereafter (Register 83, No. 5).
 83, No. 46).
5. Ameadment filed 4-13-87; operaliwe 5-13-87 (Register 87, No. 10).
6. Amendment of subsection (b) filled 10-21-88; operative 11-20-88 (Register 88, No. 46).
7. Amendment of subsections (b)(8)(A) and (b) (8)(B) and numerous editorial changes fillod 8-2890; operative 9-27-90 (Reg. 90, No. 42).
8. Amendment of subsections (b)(3), (b)(8) and renumbering of following subsections and amendment of Note filed 8-7-92; operative 9-7-92 (Register 92, No. 32).
9. Amendment of subsection (b)(5.5) and new subsections (b)(5. A)-(A)(2) Filed 2-4-93; operative 2-4-93 (Register 93, No. 6).
10. Change without regulatory effect adopting Conflict of Imerest © for Califormia Mental Health Planning Council filed 11-22-93 pursuant to lith , section 100 , 'alifornia Code of Regulations (Register 93, No. 48). Approved by Fay olitical Practices C. nmission 9-21-93.
11. Change without regulatory effect redesignating on af $^{-}$- of Interest Code for California Mental Health Planning Council as chapter 62, section : 00 Filed 1-4-94 pursuant to title 1, section 100, California Code of Regalation ineter 94, 1).
12. Editorial correction adding History II an 12-ddt...ng duplicate section number (Register 94, No. 17).
13. Amendment of subsectio 0$)(8)$, 0 ignation f subsection (b)(B)(A), new subsection (b)(8)(B), and amendment of bsec' $\quad$-(b) (8.1)(B), (b)(9)(E) and Note filed 3-14-95; . operative 3-14-95 pursuant to G imment Code section I1343.4(d) (Register 95, No. II).
14. Editorial corre on insert, inaa tently omitted language in footnote 4 (Register 96, No. 13).
15. Amendment of su ctions $\rho(8)(A)-(B)$ and $(b)(8.1)(A)$, repealer of subsection $(b)(8 . I)(B)$, and amendment of subsc ${ }^{\circ}$ (b)(12) filed 10-23-96; operative 10-23-96 pursuant to Govermment Code section 1343.4(d) (Register 96, No. 43).
16. Amendment of subsections (b)(8.1) and (9)(E) filed 4-9-97; operative 4-9-97 pursuant to Government Code section 11343.4(d) (Register 97, No. 15).
17. Amendment of subsections $(b)(7)(B) 5$., new subsections $(b)(8.2)-(b)(8.4)(C)$ and amendment of Note filed 8-24-98; operative 8-24-98 pursuant to Government Code section 11343.4 (d) (Register 98, No. 35).
18. Editorial correction of subsection (a) (Register 98, No. 47).
19. Amendment of subsections $(b)(8.1)_{7}(b)(8.1)(A)$ and $(b)(9)(E)$ filed 5-11-99; operative 5-1199 pursuant to Government Code section 1/343.4(d) (Register 99, No. 20).
20. Amendment of subsections (b)(8.1)-(b)(8.1)(A) and (b) (9)(E) filed 12-6-2000; operative 1-12001 pursuant to the 1974 wersion of Gowernment Code section 113802 and Thile 2. Califomia Code of Regulations, section 18312 (d) and (e) (Register 2900, No. 49 ).
21. Amendment of subsections (b)(3) and (b)(10) filed 1-10-2001; operative 2-1-2001. Submitted to OAl for Filung pursuant to Fair Political Practices Comumission v. Office of Adrainistrative Law, 3 Civil C010924, Califorma Cout of Appeal, Thiud Appellate Distrio, nompublished decision, April 27, 1992 (FPPC regulations only subject to 1974 Administrative Procedure Act rulemaking requirements) (Rcgister 2001, Mo. 2).
22. Amendment of subsections (b)(7)(A)4., (b)(7)(B)1.-2., (b)(8.2)(E)3., (b)(9)(A)-(C) and footnobe 4. filed 2-13-200月. Submitted to OAL for filing pursuant to Fair Political Practices Commission v. Office of Administrative Law, 3 Civil C010924, C Momia Court of Appeal, Thund Appellate District, nonpublished decision, April 27, 1992 PPC regulations only subject to 1974 Administrative Procedure Acl rulemaking requiremip of (sister 2001, No. 7).
23. Amendment of subsections (b)(8.1)-(b)(8.1)(A) file -16-2003; op. tive 1-1-2003. Submitted to OAL for filing pursuant to Fair Politica racticec Commissta v. Office of Administrative Law, 3 Civil C010924, California C. tof peal, Third Appellate District, nompublished decision, Apri3 27, 1992 (FPPC regulatic Aly subject to 1974 Administrative Procedure Act rulemaking requirements) (Rraister 2003, 3).
24. Editorial correction of History 24 (Regis 200. 12).
25. Editorial correction removing pous $p$. we in subsection (b)(9.5)(B) (Register 2004; No. 33).
26. Amendment of subsection b)(2) $\quad(b)(6)(C),(b)(8.1)-(b)(8.1)(A),(b)(E)$ and (b)(11)-(12) filed 1-4-2005; opet a 1-1-2005 pursuant to Government Code section 11343.4 (Register 2005, No. 1
27. Amendment A ubsection ( t 7)(A)4. Filed 10-11-2005; operative 11-10-2005 (Register 2005, No. 41).
28. Amendment of subse $\quad$ (a), (b)(l), (b)(3), (b)(8.1), (b)(8.1)(A) and (b)(9)(E) filed 12-182006; operative 1-1-2007. Sabmitted to OAL pursuant to Fair Political Practices Commission v. Office of Administrative Law, 3 Civil C010924, California Court of Appeal, Third Appellate District, nonpublished decision, April 27, 1992 (FPPC regulations only subject to 1974 Administrative Procedure Act rulemaking requirements) (Register 2006, No. 51).
29. Amendment of subsections (b)(8.1)-(b)(8.1)(A) and (b)(9)(E) Filed 10-31-2008; operative II-30-2008. Submitted to OAL for filing pursuant to Fair Political Practices Commission v. Office of Administrative Law, 3 Civil C010924, Califomia Court of Appeal, Third Appellate District, nonpublished decision, April 27, 1992 (FPPC regulations only subject to 1974 Administrative Procedure Act rulemaking requirements and not subject to procedural or substantive review by OAL) (Register 2008, No. 44).
30. Amendment of section heading and section filled H1-15-2010; operative 12-15-2010. Submitted to OAL for filing pursuant to Fair Political Practices Commission v. Office of Adeministrative Law, 3 Civil C010924, California Court of Appeal, Third Appellate Disurict, nonpublished decision, April 27, 1992 (FPPC regulaxions only subject to 1974 Administralive Procedure Act rulemaking requirements and not subject to procediral or substantive review by OAL) (Register 2010, No. 47).
31. Amendment of section heading and subsections (a)-(b)(1), (b)(3)-(4), (b)(5)(C), (b)(8.1)(b)(B.I)(A) and (b)(9)(E) and amendment of footnote if fited 1-8-2013; operative 2-7-2013. Submitted to OAL for filing pursuant to Fair Political Practices Commission y. Office of Administrative Law, 3 Civil C010924, Califomia Court of Appeal, Third Appeflate Districl, monpublished decision, April 27, 1992 (FPPC regulations only subje to 1974 Administrative Procedure Act rulemaking requirements and not subject to proces, al or substantive review by OAL) (Register 2013, No. 2).
32. Amendment of subsections (b)(8.1)-(b)(8.1)(A), (b)(8)(E)3. ana $)(9)(E)$ filed 12-15-2014; operative $1-1-2015$ pursuant to section $18312(e)(1)(A)$ de 2, Californic nde of Regulations. Submitted to OAL for filing and printing pursuant - air Pol"cal Practices Commission v. Office of Administrative Law, 3 Civill C010924, Cal. mir ,ourt of Appeat, Third Appellate District, nonpublished decision, April 27, 1992 (FPPC, tlations only subject to 1974 Administrative Procedure Act rulemaking : "rements) (ister 2014, No. 51).
This database is current through $10 / 28 / 16 \mathrm{Re}_{\mathrm{s}} \mathrm{ster}^{-} \mathrm{N} .44$.
2 CCR § 18730,2 CA ADC§ 18
