#### **MINUTES**

### **COMMISSION ON STATE MANDATES**

State Capitol, Room 126 Sacramento, California July 26, 2007

Present:

Member Michael Genest, Chairperson

Director of the Department of Finance

Member Francisco Lujano, Vice Chairperson

Representative of the State Treasurer

Member Richard Chivaro

Representative of the State Controller

Member John Fillmore

Representative of the Director of the Office of Planning and Research

Member J. Steven Worthley

County Supervisor Member Sarah Olsen Public Member

Absent:

Member Paul Glaab City Council Member

### CALL TO ORDER AND ROLL CALL

Chairperson Genest called the meeting to order at 9:39 a.m. Executive Director Paula Higashi noted that Member Glaab was unable to attend today's hearing.

### APPROVAL OF MINUTES

Item 1 May 31, 2007

Member Worthley made a motion to adopt the May 31, 2007 hearing minutes. With a second by Member Chivaro, the motion carried 6-0.

### PROPOSED CONSENT CALENDAR (Item 2)

HEARINGS AND DECISIONS ON CLAIMS, PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, CHAPTER 2.5, ARTICLE 7 (Gov. Code, §§ 17551 and 17559) (action)

### DISMISSAL OF WITHDRAWN TEST CLAIM

Item 4 In-Home Support Services, CSM 4314

Welfare and Institutions Code Sections 12301, 12302, and 12306;

Statutes 1981, Chapter 69 (Senate Bill 633); and

Department of Social Services Manual Letter No. 81-30 (Dated July 19, 1981) and Attached Interim Instruction notice dated

January 19, 1982

County of San Bernardino, Claimant

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

### A. ADOPTION OF PROPOSED PARAMETERS AND GUIDELINES

Item 10 Correction of Parameters and Guidelines Amendment Law Enforcement Agency Notifications, CSM-4505 Education Code Section 48902, Subdivision (c) Chapter 1117, Statutes of 1989 (SB 1275)

### B. PROPOSED AMENDMENTS TO CALIFORNIA CODE OF REGULATIONS

Item 11 Adoption of Proposed Regulatory Action - Parameters and Guidelines: Reasonable Reimbursement Methodologies and Statewide Cost Estimates
Proposed Amendments to California Code of Regulations, Title 2, Chapter 2.5, Article 3, sections 1183.1 through 1183.3.

Member Olsen made a motion to adopt items 4, 10, and 11 on the consent calendar. With a second by Member Chivaro, the items were unanimously adopted.

# APPEAL OF EXECUTIVE DIRECTOR DECISIONS PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, SECTION 1181, SUBDIVISION (C)

Item 3 Staff Report

There were no appeals to consider.

# HEARINGS AND DECISIONS ON TEST CLAIMS, PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, CHAPTER 2.5, ARTICLE 7 (Gov. Code, §§ 17551 and 17559) (action)

Ms. Higashi swore in the parties and witnesses participating in the hearing of the test claim items.

### **TEST CLAIMS**

Item 5 Domestic Violence Background Checks, 01-TC-29
Family Code Sections 6300 and 6306, Welfare and Institutions Code Section 213.5, Penal Code Section 273.75
Statutes 2001, Chapter 572 (SB 66); Statutes 2001, Chapter 713
(AB 1129)
County of Alameda, Claimant

Eric Feller, Senior Commission Counsel presented this item. Mr. Feller stated that this test claim alleges reimbursable state-mandated activities for courts, district attorneys, and prosecuting city attorneys to perform database searches on the backgrounds of persons who are charged with domestic violence or when considering domestic violence restraining orders. Staff finds that the test claim legislation imposes a reimbursable state mandate for specific activities upon any charge involving acts of domestic violence for the following activities:

- 1. Perform or caused to be performed, in specified electronic databases, a thorough investigation of the defendant's history, including, but not limited to, prior convictions for domestic violence, other forms of violence, or weapons offenses and any current protective or restraining order issued by any civil or criminal court.
- 2. Present the information for consideration by the court when setting bond, when releasing a defendant into his or own recognizance, and upon any consideration of a plea agreement.
- 3. Under specified conditions, send to another court, relevant information regarding orders issued when a protective or restraining order is issued by another criminal court involving the same or related parties.

Parties were represented as follows: Juliana Gmur representing the County of Alameda, Allan Burdick representing the CSAC SB 90 Service, and Carla Castaneda and Susan Geanacou with Department of Finance.

Ms. Gmur and Mr. Burdick concurred with the staff analysis and urged the Commission to support it. Ms. Castaneda also concurred with the staff analysis.

Member Worthley made a motion to adopt the staff recommendation to partially approve the test claim, which was seconded by Member Chivaro. The motion carried by a vote of 6-0.

Item 6 Proposed Statement of Decision

Domestic Violence Background Checks, 01-TC-29

See Item 5

Mr. Feller also presented this item. He stated that the sole issue before the Commission was whether the proposed Statement of Decision accurately reflected the Commission's decision on the *Domestic Violence Background Checks* test claim. Staff recommended that the Commission adopt the proposed Statement of Decision. Mr. Feller noted that minor changes, including those that reflect the hearing testimony and vote count, will be included in the final Statement of Decision.

Member Lujano made a motion to adopt the staff recommendation, which was seconded by Member Worthley. The motion carried by a vote of 6-0.

Item 7 Adult Education Enrollment Reporting, 02-TC-37
Statutes 1999, Chapter 50 (SB 160), line items 6110-156-0001 and 6110156-0890; Statutes 2000, Chapter 52 (AB 1740), line items
6110-156-0001 and 6110-156-0890; Statutes 2001, Chapter 106 (SB 739),
line items 6110-156-0001 and 6110-156-0890; Statutes 2002, Chapter 379
(AB 425), line items 6110-156-0001 and 6110-156-0890
Letters from California Department of Education (Dated July 6, 1999;
April 24, 2000; and August 1, 2002)
Berkeley and Sacramento Unified School Districts, Claimants

Kenny Louie, Commission Counsel presented this item. Mr. Louie stated that the test claim addresses statutes and executive orders that require K-12 school districts, which provide state and federally funded adult education programs, to collect and report certain adult education data to the Department of Education, and to implement TOPSpro, a data and accountability system used to collect and report this data. Mr. Louie explained that except for adult English and citizenship classes, the provision of adult education by K-12 school districts is discretionary. As a result, the

test claim statutes and executive order establish requirements that flow from the discretionary decision to provide adult education. And, prior to enactment of the test claim statutes, school districts were required to collect and report adult education data. In addition, school districts have available state funds to pay for the adult education program expenses. Therefore, staff recommends the Commission deny this test claim because it does not constitute a reimbursable state mandate within the meaning of article XIII B, section 6 of the California Constitution.

The parties were represented as follows, David Scribner, Scribner Consulting, Inc., representing Berkeley Unified School District; and Russell Edwards and Donna Ferebee representing the Department of Finance. Mr. Scribner stated that he will stand on his pleadings and has no further comment. Ms. Ferebee stated that Department of Finance concurs with the staff analysis.

Member Worthley commented that while he concurs with the ultimate conclusion, he disagrees with one portion of the staff analysis regarding applying the *Kern* case to this test claim and considering it a discretionary act on the part of school districts to provide adult education.

Member Lujano made a motion to adopt the staff recommendation to deny the test claim. With a second by Member Chivaro, the motion carried unanimously.

Item 8 Proposed Statement of Decision

Adult Education Enrollment Reporting, 02-TC-37

See Item 7

Mr. Louie also presented this item, stating that the sole issue before the Commission was whether the proposed Statement of Decision accurately reflected the Commission's decision on the *Adult Education Enrollment Reporting* test claim. Staff recommended that the Commission adopt the proposed Statement of Decision. Mr. Louie noted that minor changes, including those that reflect the hearing testimony and vote count, will be included in the final Statement of Decision.

Member Olsen made a motion to adopt the staff recommendation, which was seconded by Member Lujano. The motion carried by a vote of 6-0.

RECONSIDERATION OF PRIOR FINAL DECISION PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, SECTION 1188.4

Item 9 In Home Supportive Services II, 00-TC-23
Government Code Section 16262.5; Welfare and Institutions Code
Sections 12301.3, 12301.4, 12301.6, 12301.8, 12302.25, 12302.7,
12303.4, 12306.1, 14132.95, 17600 and 17600.110
Statutes 1999, Chapters 90 (AB 1682) and 91 (SB 710); Statutes 2000,
Chapter 445 (SB 288)
County of San Bernardino, Claimant
Department of Social Services, Requestor

Katherine Tokarski, Commission Counsel, presented this item. Ms. Tokarski stated that the Department of Social Services requested reconsideration of the *In-Home Supportive Services* (*IHSS*) *II* Statement of Decision. Ms. Tokarski explained that the Commission decided this claim on April 16, 2007, partially approving the claim for county administrative activities necessary to establish an employer of record for IHSS care providers, and denying the claim for the cost of increased provider wages, benefits, and collective bargaining. The Commission may grant this request for reconsideration by a supermajority of five votes. At this hearing, the sole issue before the Commission is whether it will exercise its discretion to grant the request for reconsideration.

If the Commission does decide to reconsider, it will conduct a subsequent hearing on the merits of the request.

Department of Social Services requested that the Commission amend a portion of its decision to add cost-limiting language so that counties would only use the least-costly method of complying with the mandate. Ms. Tokarski stated that the legislation that required the counties to establish an employer of record did not require that the counties make their choice based on the least costly method, nor does any other statute require that the choice be made on the basis of cost alone. Social Services also requested that time-limiting language be added to another activity. Ms. Tokarski explained that the law requiring that activity has no statutory end date and remains valid law. Therefore staff recommended that the Commission deny the request for reconsideration, finding that the requestor has raised no errors of law that merit reconsideration.

Parties were represented as follows: Allan Burdick, representing the CSAC SB 90 Service, Jeanlaurie Ainsworth with Department of Social Services; and Susan Geanacou and Carla Castaneda with Department of Finance.

Ms. Ainsworth reiterated their request that the Statement of Decision be revised to require counties to use the least-costly method when implementing the mandate. Mr. Burdick asserted that the request is without merit and should be rejected by the Commission. Ms. Castaneda stated that Department of Finance defers to Department of Social Services, indicating that their request may have merit, and if the Commission decides to deny Social Services' request, Finance will pursue the issue of using the least costly method at the parameters and guidelines phase.

Member Worthley moved adoption of the staff recommendation. With a second by Member Lujano, the motion carried by a vote of 6-0.

### STAFF REPORTS

Item 12 Updates and Positions on Pending Mandate Reform Legislation (AB 1222)

Nancy Patton, Assistant Executive Director, presented this item. She reported that further clarifying amendments to the legislatively determined mandate section were drafted to address concerns raised by the Education Coalition. The latest amendments were submitted to Legislative Counsel for completion by August 1, 2007. She noted that the bill is set for hearing in Senate Appropriations Committee on August 20, 2007.

Chairperson Genest asked the Commission's legislative subcommittee about their position on AB 1222 or any other legislation. Member Lujano responded that the subcommittee agrees with staff, and noted that he attended several working group meetings, which were conducted in an efficient and cooperative manner.

Item 13 Chief Legal Counsel's Report (info)
Recent Decisions, Litigation Calendar

Camille Shelton, Chief Legal Counsel, discussed the *County of Los Angeles* case dealing with four test claims filed by the County of Los Angeles and cities within the County on permits that were issued by the Regional Water Quality Control Board. The Commission returned those test claims because Government Code section 17516 prohibited the Commission from accepting claims on permits issued by a Regional Water Quality Control Board. Ms. Shelton explained that the court of appeal found that Government Code section 17516 was unconstitutional, issued a writ directing the Commission to set aside the orders that return those test claims, and to hear

the test claims on the merits. Therefore, the September agenda will have an item to set aside the orders to return the claims.

Ms. Shelton also introduced the Commission's summer law clerk: Ben Himas from McGeorge Law School.

Item 14 Executive Director
Workload, Budget, and Next Hearing

Ms. Higashi discussed workload data for the last fiscal year, noting that the Commission completed 30 test claims, one reconsideration, five parameters and guidelines, 19 parameters and guidelines amendments, seven statewide cost estimates, and two rulemaking packages. She stated that the remaining workload includes 70 pending test claims and 118 incorrect reduction claims (IRCs). She also noted that shortly she will be presenting an ambitious work plan for the next fiscal year, assuming that all positions are filled and a significant amount of new litigation is not filed.

Ms. Higashi also noted that her report contains an overview of budget trailer bill issues that affect mandates and mandate reimbursement which are contained in SB 86, including repeal of outdated language regarding local government claims bills. Finally, she stated that the tentative agendas for the September and December hearings include a variety of test claims with an emphasis on worker's compensation issues.

Chairperson Genest asked for more details on IRCs and the pending IRC workload.

Ms. Higashi and Member Chivaro explained that when the State Controller's Office audits reimbursement claims and reduces the amount claimed and the claimant disagrees, the claimant may file an IRC with the Commission alleging that the reduction was incorrect.

Member Olsen asked for clarification on September and October hearing dates. Ms. Higashi clarified that the September hearing is on September 27, and there is no October hearing.

#### PUBLIC COMMENT

There was no public comment.

# **CLOSED EXECUTIVE SESSION PURSUANT TO GOVERNMENT CODE SECTIONS** 11126 and 17526 (action)

### A. PERSONNEL

Report from Personnel Subcommittee and to confer on personnel matters pursuant to Government Code sections 11126, subdivision (a) and 17526.

### **B. PENDING LITIGATION**

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

- 2. State of California, Department of Finance v. Commission on State Mandates, et al., Sacramento Superior Court Case No. 03CS01432, CSM Case No. 03-L-02 [Behavioral Intervention Plans]
- 3. County of Los Angeles, et al. v. Commission on State Mandates, et al., Second District Court of Appeal; Case Number B183981, CSM Case No. 04-L-03,

- (Los Angeles Superior Court Nos. BS089769, BS089785) [Transit Trash Receptacles, et al./Waste Discharge Requirements]
- 4. County of San Bernardino v. Commission on State Mandates, et al.,
  Los Angeles County Superior Court, Case No. BS106052; San Bernardino
  County Superior Court, Case No. SCVSS 138622 [Standardized Emergency
  Management Systems (SEMs)]
- 5. California School Boards Association, Education Legal Alliance; County of Fresno; City of Newport Beach; Sweetwater Union High School District and County of Los Angeles v. Stat of California, Commission on State Mandates and Steve Westly, in his capacity as State Controller, Third District Court of Appeal, Case No. C055700; [AB 138; Open Meetings Act, Brown Act Reform, Mandate Reimbursement Process I and II; and School Accountability Report Cards (SARC) I and II]
- 6. Department of Finance v. Commission on State Mandates, Sacramento County Superior Court, Case No. 07CS00079, CSM 06-L-02, [Peace Officer Procedural Bill of Rights]
- 7. Department of Finance and California Integrated Waste Management Board v. Commission on State Mandates, Santa Monica Community College District, and Lake Tahoe Community College District, Sacramento County Superior Court, Case No. 07CS00355, CSM 06-L-03 [Integrated Waste Management]
- 8. San Diego Unified School District v. Commission on State Mandates and California Department of Finance, San Diego County Superior Court, Case No. 37-2007-00064077-CU-PT-CTL, CSM 06-04 [Emergency Procedures: Earthquake Procedures and Disasters]

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

Based on existing facts and circumstances, there is a specific matter which presents a significant exposure to litigation against the Commission on State Mandates, its members and/or staff (Gov. Code, § 11126, subd. (e)(2)(B)(i).)

Hearing no further comments, Chairperson Genest adjourned into closed executive session pursuant to Government Code section 11126, subdivision (e), to confer with and receive advice from legal counsel for consideration and action, as necessary and appropriate, upon the pending litigation listed on the published notice and agenda.

### REPORT FROM CLOSED EXECUTIVE SESSION

Chairperson Genest reported that the Commission met in closed executive session pursuant to Government Code section 11126, subdivision (e), to confer with and receive advice from legal counsel for consideration and action, as necessary and appropriate, on personnel matters and the pending litigation listed on the published notice and agenda.

### **ADJOURNMENT**

Hearing no further business, Chairperson Genest adjourned the meeting at 10:12 a.m.

PAULA HIGASHI Executive Director



### PUBLIC HEARING

### COMMISSION ON STATE MANDATES

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TIME: 9:39 a.m.

DATE: Thursday, July 26, 2007

PLACE: State Capitol, Room 126

Sacramento, California

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### REPORTER'S TRANSCRIPT OF PROCEEDINGS

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# ORIGINAL

Reported by:

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

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

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

### APPEARANCES

### COMMISSIONERS PRESENT

MICHAEL GENEST (Commission Chair) Director, State Department of Finance

RICHARD CHIVARO
Representative for JOHN CHIANG
State Controller

JOHN FILLMORE
Representative for SEAN WALSH
Director, Office of Planning & Research

FRANCISCO LUJANO
Representative for PHILIP ANGELIDES
State Treasurer

SARAH OLSEN Public Member

J. STEVEN WORTHLEY
Supervisor and Chairman of the Board
County of Tulare

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### APPEARANCES

### COMMISSION STAFF PRESENT

PAULA HIGASHI
Executive Director
(Item 14)

NANCY PATTON
Assistant Executive Director
(Item 12)

CAMILLE SHELTON
Chief Legal Counsel
(Item 13)

ERIC FELLER
Senior Commission Counsel
(Items 5 and 6)

KATHERINE TOKARSKI Commission Counsel (Item 9)

KENNY LOUIE Commission Counsel (Items 7 and 8)

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### PUBLIC TESTIMONY

### Appearing Re Item 5:

For Claimant County of Alameda:

JULIANA F. GMUR Manager, Cost Services MAXIMUS 4320 Auburn Boulevard, Suite 2000 Sacramento, California 95841

For California State Association of Counties SB-90 Service:

ALLAN BURDICK California State Association of Counties SB 90 Service 4320 Auburn Boulevard, Suite 2000 Sacramento, California 95841

For Department of Finance:

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

CARLA CASTAÑEDA
Principal Program Budget Analyst
Department of Finance
915 L Street
Sacramento, California 95814

### APPEARANCES

### PUBLIC TESTIMONY

### Appearing Re Item 7:

For Berkeley Unified School District

DAVID E. SCRIBNER
President/CEO
Scribner Consulting Group, Inc.
3840 Robin Court, Suite 190
Sacramento, California 95834

For Department of Finance:

RUSS EDWARDS
Department of Finance
915 L Street
Sacramento, California 95814

DONNA FEREBEE Staff Counsel III Department of Finance 915 L Street Sacramento, California 95814

### Appearing Re Item 9:

For Department of Social Services

JEANLAURIE AINSWORTH Department of Social Services 744 P Street, MS 4-161 Sacramento, California 94814

For California State Association of Counties SB-90 Service:

ALLAN BURDICK California State Association of Counties SB 90 Service

### APPEARANCES

### PUBLIC TESTIMONY

Appearing Re Item 9: continued

For Department of Finance:

SUSAN GEANACOU Senior Staff Attorney Department of Finance

CARLA CASTAÑEDA Principal Program Budget Analyst Department of Finance

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| 1  | BE IT REMEMBERED that on Thursday, July 26,            |
|----|--|
| 2  | 2007, commencing at the hour of 9:39 a.m., thereof, at |
| 3  | the State Capitol, Room 126, Sacramento, California,   |
| 4  | before me, DANIEL P. FELDHAUS, CSR #6949, RDR and CRR, |
| 5  | the following proceedings were held:                   |
| 6  | 000  |
| 7  | CHAIR GENEST: Okay, the meeting is called to           |
| 8  | order. Let's have roll call.                           |
| 9  | MS. HIGASHI: Mr. Chivaro?                              |
| 10 | MEMBER CHIVARO: Present.                               |
| 11 | MS. HIGASHI: Mr. Fillmore?                             |
| 12 | MR. FILLMORE: Present.                                 |
| 13 | MS. HIGASHI: Mr. Lujano?                               |
| 14 | MEMBER LUJANO: Present.                                |
| 15 | MS. HIGASHI: Ms. Olsen?                                |
| 16 | MEMBER OLSEN: Here.                                    |
| 17 | MS. HIGASHI: Mr. Worthley?                             |
| 18 | MEMBER WORTHLEY: Here.                                 |
| 19 | MS. HIGASHI: Mr. Genest?                               |
| 20 | MEMBER GENEST: Here.                                   |
| 21 | MS. HIGASHI: Mr. Glaab was unable to be here           |
| 22 | today.   |
| 23 | CHAIR GENEST: Okay.                                    |
| 24 | MS. HIGASHI: The first item on the agenda is           |
| 25 | Adoption of the Minutes.                               |

| 1  | CHAIR GENEST: Are there any objections or                |
|----|--|
| 2  | corrections?   |
| 3  | MEMBER WORTHLEY: Move approval, Mr. Chairman.            |
| 4  | MEMBER CHIVARO: Second.                                  |
| 5  | CHAIR GENEST: Without objection, those are               |
| 6  | adopted.   |
| 7  | MS. HIGASHI: The next item is the proposed               |
| 8  | Consent Calendar. That is a blue sheet of paper that you |
| 9  | have before you.   |
| 10 | The items on the Consent Calendar are: Item 4,           |
| 11 | Dismissal of a Withdrawn Test Claim on In-Home Support   |
| 12 | Services; Item 10, Adoption of a Parameters and          |
| 13 | Guidelines Amendment it's a correction, actually, for    |
| 14 | Law Enforcement Agency Notifications and Item 11,        |
| 15 | Adoption of Proposed Regulatory Action, Parameters and   |
| 16 | Guidelines, Reasonable Reimbursement Methodologies and   |
| 17 | Statewide Cost Estimates.                                |
| 18 | CHAIR GENEST: Are there any objections or                |
| 19 | corrections?   |
| 20 | MS. OLSEN: Move adoption.                                |
| 21 | MEMBER CHIVARO: Second                                   |
| 22 | CHAIR GENEST: Without objection, those are               |
| 23 | adopted.   |
| 24 | MS. HIGASHI: This brings us to the hearing               |
| 25 | portion of the meeting.                                  |

| 1  | And I'd like to ask all of the parties and                |
|----|---|
| 2  | witnesses and their representatives who intend to testify |
| 3  | on these items, please stand for the swearing in of       |
| 4  | witnesses.  |
| 5  | (Several persons stood.)                                  |
| 6  | MS. HIGASHI: Do you solemnly swear or affirm              |
| 7  | that the testimony which you are about to give is correct |
| 8  | based upon your personal knowledge, information or        |
| 9  | belief?   |
| 10 | (A chorus of "I do's" was heard.)                         |
| 11 | MS. HIGASHI: Thank you very much.                         |
| 12 | Our first test claim item will be presented by            |
| 13 | Senior Commission Counsel Eric Feller. That is Item 5.    |
| 14 | MR. FELLER: Good morning. This is the                     |
| 15 | Domestic Violence Background Checks test claim, which     |
| 16 | alleges reimbursable state-mandated activities for        |
| 17 | courts, district attorneys, and prosecuting city          |
| 18 | attorneys to perform database searches on backgrounds of  |
| 19 | persons who are charged with domestic violence or when    |
| 20 | considering domestic-violence restraining orders.         |
| 21 | Staff finds that the test claim legislation               |
| 22 | imposes a reimbursable state mandate for the following    |
| 23 | activities upon any charge involving acts of domestic     |
| 24 | violence:   |
| 25 | First, perform or cause to be performed, in               |

specified electronic databases, a thorough investigation of the defendant's history, including, but not limited to, prior convictions for domestic violence, other forms of violence, or weapons offenses and any current protective or restraining order issued by any civil or criminal court.

Second, present the information for consideration by the court when setting bond or when releasing a defendant on his or her own recognizance at the arraignment if the defendant is in custody and upon any consideration of any plea agreement.

And, third, if a protective or restraining order is issued in the current criminal proceeding and if the investigation reveals a current civil protection or restraining order issued by another criminal court involving the same or related parties, the district attorney and prosecuting city attorney sends relevant information regarding the contents of the order issued in the current criminal proceeding and any other information regarding the conviction of the defendant to the other court immediately after the order has been issued.

As indicated on pages 16 and 17 of the analysis, staff also found that Penal Code 273.75 does not create a new crime or infraction, eliminate a crime or infraction, or change the penalty for a crime or

| 1  | infraction. So Government Code 17556 does not preclude    |
|----|---|
| 2  | reimbursement.  |
| 3  | Both claimant and the Department of Finance               |
| 4  | have submitted letters concurring with the draft staff    |
| 5  | analysis, which is substantively the same as the final    |
| 6  | staff analysis before you.                                |
| 7  | Would the parties and witnesses please state              |
| 8  | your names for the record?                                |
| 9  | MS. GMUR: Juliana Gmur on behalf of the County            |
| 10 | of Alameda.   |
| 11 | MR. BURDICK: Allan Burdick on behalf of the               |
| 12 | CSAC SB 90 Service.                                       |
| 13 | MS. GEANACOU: Susan Geanacou, Department of               |
| 14 | Finance.  |
| 15 | MS. CASTAÑEDA: Carla Castañeda, Department of             |
| 16 | Finance.  |
| 17 | CHAIR GENEST: Mr. Burdick, do you want to                 |
| 18 | start?  |
| 19 | MR. BURDICK: Actually, Ms. Gmur will start.               |
| 20 | MS. GMUR: Good morning, Commissioners. The                |
| 21 | County of Alameda is pleased with what the staff has done |
| 22 | in its analysis. They concur with and support the         |
| 23 | staff's analysis.   |
| 24 | MR. BURDICK: CSAC would like also Mr. Chair               |
| 25 | and Members Allan Burdick on bobalf of the California     |

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1
      State Association of Counties, and we'd like to concur
 2
      with the staff analysis and urge your support.
 3
                Thank you.
 4
                MS. CASTAÑEDA: Carla Castañeda, Department of
 5
      Finance.
                We also concur with the Staff Analysis.
 6
                CHAIR GENEST: Any questions from the members?
 7
                MEMBER WORTHLEY: Move approval, Mr. Chairman.
 8
                MEMBER CHIVARO:
                                 I second.
 9
                CHAIR GENEST: All those in favor?
10
                (A chorus of "ayes" was heard.)
                CHAIR GENEST: Okay, that's adopted. The staff
11
12
      analysis is adopted.
13
                MS. HIGASHI: Item 7 is the proposed Statement
14
      of Decision.
15
                MR. FELLER: Right. Unless there's objection,
16
      staff recommends that the Commission adopt the Proposed
17
      Statement of Decision --
18
                MS. HIGASHI: I mean, Item 6.
19
                MR. FELLER: Thank you -- Item 6, which
20
     accurately reflects the Commission's decision to
21
     partially approve the test claim.
22
                Staff also recommends the Commission allow
23
     minor changes to be made to the Statement of Decision,
24
     including reflecting the witnesses, hearing testimony,
     and the vote count that we included in the final
25
```

| 1  | Statement of Decision.                                    |
|----|---|
| 2  | CHAIR GENEST: Do we have a motion on that?                |
| 3  | MEMBER LUJANO: Move approval.                             |
| 4  | CHAIR GENEST: And a second?                               |
| 5  | MR. WORTHLEY: Second.                                     |
| 6  | CHAIR GENEST: So without objection, that's                |
| 7  | adopted unanimously                                       |
| 8  | Now, we can go to Item 7.                                 |
| 9  | MS. HIGASHI: This brings us to Item 7.                    |
| 10 | MS. GMUR: Thank you, Commissioners. Thank you             |
| 11 | very much.  |
| 12 | CHAIR GENEST: Commission Counsel Kenny Louie              |
| 13 | will present the test claim on Item 7.                    |
| 14 | MR. LOUIE: This is Adult Education Enrollment             |
| 15 | Reporting. This test claim addresses statutes and         |
| 16 | executive orders  |
| 17 | CHAIR GENEST: Is your microphone on?                      |
| 18 | MR. LOUIE: I believe so.                                  |
| 19 | CHAIR GENEST: I couldn't hear you.                        |
| 20 | MR. LOUIE: This is Adult Education Enrollment             |
| 21 | Reporting. This test claim addresses statutes and         |
| 22 | executive orders that require K through 12 school         |
| 23 | districts which provides state and federally funded adult |
| 24 | education programs to collect and report certain adult    |
| 25 | education data, and to report it to the Department of     |

Education, and to implement TOPSpro, a data and accountability system used to collect and report this information.

In general, the provision of adult education by K through 12 school districts is not required by law. As a result, the test claim statutes and executive order establish requirements that flow from the discretionary decision of school districts to provide adult education. In specified situations, however, K through 12 school districts are required to provide adult English and citizenship classes. In these situations, the test-claim statutes require school districts to collect and report adult education data and the executive order requires the implementation of the TOPSpro system.

However, prior to the enactment of the test-claim statutes, school districts were required to collect and report adult education data. In addition, school districts have had available state funds to pay for required adult education program expenses. And there is no evidence in the record that this amount is not enough to cover the costs of implementing the TOPSpro system.

On May 29th, 2007, staff issued the draft staff analysis and notice of hearing. And to date, staff has received no written comments from the State or claimants.

| 1  | As a result, staff recommends the Commission              |
|----|---|
| 2  | deny this test claim because it does not constitute a     |
| 3  | reimbursable state-mandated program within the meaning of |
| 4  | Article XIIIB, Section 6 of the California Constitution.  |
| 5  | Will the parties and witnesses state their                |
| 6  | names for the record?                                     |
| 7  | MR. SCRIBNER: Good morning. David Scribner                |
| 8  | for Berkeley Unified School District.                     |
| 9  | MR. EDWARDS: Russell Edwards, Department of               |
| 10 | Finance.  |
| 11 | MS. FEREBEE: Donna Ferebee, Department of                 |
| 12 | Finance.  |
| 13 | CHAIR GENEST: Mr. Scribner, do you want to                |
| 14 | start?  |
| 15 | MR. SCRIBNER: Well, you're going to be happy              |
| 16 | to know that we're going to stand on our pleadings as     |
| 17 | submitted and move on.                                    |
| 18 | Thank you.  |
| 19 | CHAIR GENEST: Very well.                                  |
| 20 | MS. FEREBEE: The Department of Finance concurs            |
| 21 | with the final staff analysis to deny the test claim.     |
| 22 | CHAIR GENEST: Are there any questions from the            |
| 23 | Members?  |
| 24 | MEMBER WORTHLEY: I just have a comment,                   |
| 25 | Mr. Chairman.   |

I concur with the ultimate conclusion. 1 2 continue to disagree with one portion of the analysis, 3 and that has to do with the Kern County case application 4 to this situation, where this is considered a 5 discretionary act on the part of the school district. 6 In the Kern case, the issue there had to do 7 with ancillary type services, advisory boards, and that 8 sort of thing. Here, the purpose of schools is to 9 educate. We treat that as discretionary. You don't have 10 to educate adults, if you don't want to. To me, that 11 just seems to fly in the face of what they exist to do. 12 And other than that, the rest of the analysis in my mind 13 makes perfectly good sense. But that's sort of an 14 initial -- I'd be writing a concurring opinion if I were 15 writing a decision on this sort of thing, but I would 16 concur with the final analysis by staff. 17 CHAIR GENEST: Any other questions or comments? 18 (No audible response) 19 CHAIR GENEST: Can we get a motion on the staff 20 recommendation? 21 MEMBER LUJANO: Move approval. 22 MEMBER CHIVARO: Second. 23 CHAIR GENEST: All those in favor? 24 (A chorus of "ayes" was heard.) 25 CHAIR GENEST: That's unanimous.

| 1  | And we'll go to the decision.                             |
|----|---|
| 2  | MS. HIGASHI: The Proposed Statement of                    |
| 3  | Decision is Item 8.                                       |
| 4  | MR. LOUIE: The only issue before the                      |
| 5  | Commission is whether the proposed Statement of Decision  |
| 6  | accurately reflects the Commission's decision on the      |
| 7  | Adult Education Enrollment Reporting test claim. Staff    |
| 8  | will make minor changes in the final Statement of         |
| 9  | Decision reflecting the witnesses testifying and the vote |
| 10 | count.  |
| 11 | MS. OLSEN: Move approval.                                 |
| 12 | CHAIR GENEST: Second? Anybody have a second?              |
| 13 | MEMBER LUJANO: Second.                                    |
| 14 | CHAIR GENEST: All in favor?                               |
| 15 | (A chorus of "ayes" was heard.)                           |
| 16 | CHAIR GENEST: Okay, unanimous again.                      |
| 17 | Number 9.   |
| 18 | MS. HIGASHI: This brings us to Item 9, a                  |
| 19 | request for reconsideration. This item will be presented  |
| 20 | by Commission Counsel Katherine Tokarski.                 |
| 21 | MS. TOKARSKI: The Department of Social                    |
| 22 | Services timely filed a request for reconsideration on    |
| 23 | the In-Home Supportive Services II Statement of Decision. |
| 24 | The test-claim statutes, in part, address the form in     |
| 25 | which the TUCC care providers are employed. Dulan law     |

did not require the designation of an employer of record for individual providers.

The Commission heard this test claim on April 16th, 2007, and, by a vote of 4 to 3, partially approved the claim for one-time county administrative activities necessary to establish an employer of record and for an ongoing IHHS advisory committee. Activities and costs for increased provider wages, benefits, and collective bargaining were denied.

The law grants the Commission discretion to reconsider a prior final decision within the statutory time frames. A supermajority of five votes is required to grant the request for reconsideration.

At this hearing, the sole issue before the Commission is whether it will exercise its discretion to grant the request for reconsideration. If it does, a subsequent hearing on the merits will be required to determine if the earlier decision is contrary to law and to correct an error of law. Again, a supermajority of five votes is then required to change the prior final decision.

DSS requests that the Commission reconsider and amend a portion of its decision to clarify what costs are reimbursable and establish an equitable level of reimbursement.

Regarding the request to add cost-limiting 1 2 language to one approved activity, the Commission is 3 required to construe Article XIIIB, Section 6, strictly and not extend its provisions to include matters not 4 5 covered by the language used or as an equitable remedy 6 to cure the perceived unfairness resulting from political 7 decisions on funding priorities. 8 The legislation that required the counties to 9 establish an employer of record did not require that the 10 counties make their choice based on the least costly 11 method, nor does any other statute require that the 12 choice be made on the basis of cost alone. 13 Regarding the request to add time-limiting 14 language to another activity, staff finds that the law 15 requiring that activity has no statutory end date and 16 remains valid law. 17 Staff recommends that the Commission deny the 18 request for reconsideration, finding that the requestor 19 has raised no errors of law that merit reconsideration at 20 this time. 21 CHAIR GENEST: Do we have witnesses? 22 MR. BURDICK: Allan Burdick on behalf of the 23 CSAC SB 90 Service. 24 MS. AINSWORTH: Jeanlaurie Ainsworth, 25 Department of Social Services.

1 MS. GEANACOU: Susan Geanacou, Department of 2 Finance. 3 MS. CASTAÑEDA: Carla Castañeda, Department of 4 Finance. 5 CHAIR GENEST: Mrs. Ainsworth? 6 MS. AINSWORTH: What we have requested is a 7 small modification with regards to what is a state 8 mandate. I know that this argument was made very briefly 9 and very quickly during the hearing, which is that the 10 state mandate is really the least -- since there's so 11 much flexibility -- the least expensive way to achieve 12 the result which is becoming the employer of record. Our modification is -- it's in the pleadings --13 14 is a very minor one; and we think that it would be 15 helpful since this is a test claim for future claims. 16 MR. BURDICK: Mr. Chairman and Members, Alan 17 Burdick. 18 We should be here actually supporting the 19 reconsideration, since we did not really support the 20 finding of the Commission in this particular case, 21 feeling that it was far too narrow. However, our 22 analysis of the request, we find, is without merit and 23 should be considered by the Commission. We urge you to 24 reject it and to support the staff's analysis. 25 Thank you.

| 1  | MS. CASTAÑEDA: Carla Castañeda, the Department            |
|----|---|
| 2  | of Finance.   |
| 3  | We defer to the Department regarding the                  |
| 4  | interpretation and administration of this particular      |
| 5  | Welfare and Institutions Code subdivision (a). The        |
| 6  | statute is clear in the time limitation for the           |
| 7  | establishment of an employer for the in-home supportive   |
| 8  | services, but we feel that it's reasonably interpreted to |
| 9  | apply to the entire subdivision, since the piece limited  |
| 10 | to more than 500 is within the same subdivision.          |
| 11 | With regards to the cost request, we believe              |
| 12 | the Department's request to include language limiting the |
| 13 | reimbursement to the least costly mode has merit. And if  |
| 14 | the Commission decides to deny this request, we wish to   |
| 15 | pursue that issue during Parameters and Guidelines.       |
| 16 | CHAIR GENEST: Do we have any questions from               |
| 17 | the Members?  |
| 18 | (No audible response)                                     |
| 19 | CHAIR GENEST: Now, do we need a motion to                 |
| 20 | adopt the staff recommendation, or can we                 |
| 21 | MS. HIGASHI: Yes.   |
| 22 | CHAIR GENEST: We do?                                      |
| 23 | MEMBER WORTHLEY: I would move adoption of the             |
| 24 | staff recommendation?                                     |
| 25 | MEMBER LILIANO: Second                                    |

| 1  | CHAIR GENEST: All in favor?                               |
|----|---|
| 2  | (A chorus of "ayes" was heard.)                           |
| 3  | CHAIR GENEST: Okay, that carries unanimously.             |
| 4  | MS. HIGASHI: One quick question. I just                   |
| 5  | wanted to be sure that this was a unanimous vote.         |
| 6  | CHAIR GENEST: Yes, I think I said that just as            |
| 7  | I was coughing. It was unanimous.                         |
| 8  | MS. HIGASHI: Okay, thank you.                             |
| 9  | This brings us to Item 12. This is our Update             |
| 10 | on Mandate Reform.  |
| 11 | Assistant Executive Director Nancy Patton will            |
| 12 | present this item.  |
| 13 | MEMBER PATTON: Good morning.                              |
| 14 | I just wanted to update you since the release             |
| 15 | of the item in the binder.                                |
| 16 | Further amendments were drafted to the Mandate            |
| 17 | Reform Proposal to clarify the legislatively determined   |
| 18 | mandate sections in response to concerns raised last week |
| 19 | by the education coalition. The latest amendments have    |
| 20 | been submitted to legislative counsel who must complete   |
| 21 | amendments by August 1 to meet the Senate Appropriations  |
| 22 | Committee deadline, and the bill is set for hearing in    |
| 23 | Senate Appropriations on August 20th.                     |
| 24 | And as soon as those amendments come back from            |
| 25 | leg. counsel, they will be posted on our Web site and we  |

| 1  | can got them to you                                      |
|----|--|
|    | can get them to you.                                     |
| 2  | CHAIR GENEST: Is there anyone else who wants             |
| 3  | to speak to this?  |
| 4  | (No audible response)                                    |
| 5  | CHAIR GENEST: Is this a report?                          |
| 6  | MEMBER PATTON: That's it.                                |
| 7  | CHAIR GENEST: Okay.                                      |
| 8  | MS. HIGASHI: Very good.                                  |
| 9  | CHAIR GENEST: Shall we hear from our                     |
| 10 | legislative committee?                                   |
| 11 | MS. HIGASHI: Sure.                                       |
| 12 | CHAIR GENEST: As to their position on this or            |
| 13 | any other legislation?                                   |
| 14 | MEMBER LUJANO: Well, actually we agreed with             |
| 15 | the staff. I just wanted to say that the work group      |
| 16 | meetings that I attended, they were very well run and    |
| 17 | they were very efficient and everyone cooperated. So it  |
| 18 | was really interesting watching this process.            |
| 19 | CHAIR GENEST: Good.                                      |
| 20 | I noted an amendment in there that I think has           |
| 21 | no actual meaning. I'm not sure why it was put there,    |
| 22 | but I guess I'm not raising an objection to it. But      |
| 23 | there's an amendment now in the bill that says that if a |
| 24 | mandate has been suspended by operation of the new       |
| 25 | provisions that were put into the Constitution by        |

| 1  | Proposition 1A, that local governments can, in any event, |
|----|---|
| 2  | even so, file a test claim. And I don't know why you      |
| 3  | would file a test claim for a mandate that had been       |
| 4  | suspended. I'm not sure of the meaning of that. But I     |
| 5  | think we're in Finance, I think we're not objecting to    |
| 6  | it because we think it's essentially meaningless. It      |
| 7  | doesn't do anything.                                      |
| 8  | Do you know what that's about, Nancy? Why that            |
| 9  | is in there?  |
| 10 | MS. HIGASHI: Which version was that in?                   |
| 11 | CHAIR GENEST: Well, it's the version I last               |
| 12 | saw. If Mr. Dithridge is here, he can probably tell me    |
| 13 | what date that was.                                       |
| 14 | I know the date that I saw it. I don't know               |
| 15 | the date of the amendment. The date I saw it was two      |
| 16 | days ago.   |
| 17 | MS. HIGASHI: The drafts have been changed so              |
| 18 | often and so frequently.                                  |
| 19 | CHAIR GENEST: Well, this was something I saw              |
| 20 | two days ago.   |
| 21 | MS. CASTAÑEDA: Carla Castañeda, the Department            |
| 22 | of Finance.   |
| 23 | That was the July 24th draft of the proposed              |
| 24 | amendments. And the proposed section 17574,               |
| 25 | subdivision (c), authorizes the alternative methods, or   |

| 1  | situations when a test claim for statutes that have been  |
|----|---|
| 2  | approved by the Legislature as mandates would be eligible |
| 3  | for filing at the Commission.                             |
| 4  | CHAIR GENEST: So it says you can file a test              |
| 5  | claim for a mandate that's no longer a mandate?           |
| 6  | MS. CASTAÑEDA: Right. A legislatively                     |
| 7  | determined mandate that has been suspended.               |
| 8  | MS. HIGASHI: That doesn't sound familiar to               |
| 9  | me. I'll check into it, if it was read that way.          |
| 10 | CHAIR GENEST: If I were a purist about                    |
| 11 | statutory drafting, I would want to see that out. But     |
| 12 | since I don't see that it has any effect on anything and  |
| 13 | the bill is moving nicely through the process, I'm not    |
| 14 | going to worry about it.                                  |
| 15 | MEMBER PATTON: We can check on that. The                  |
| 16 | amendments are still being drafted over at leg. counsel,  |
| 17 | so I think there's opportunity to fix it, if it needs it, |
| 18 | once we check it out.                                     |
| 19 | MS. HIGASHI: It just doesn't sound familiar as            |
| 20 | something that was intended.                              |
| 21 | CHAIR GENEST: That seems odd to me, unless                |
| 22 | there's something about it that I'm not catching. But     |
| 23 | we've looked at it, and we don't really know what it      |
| 24 | means.  |
| 25 | MS. HIGASHI: Okay.  |

CHAIR GENEST: With that aside, where do we go 1 2 next? 3 MS. HIGASHI: We go to Ms. Shelton's report, 4 Item 13. 5 MS. SHELTON: I do have a couple of things this 6 morning. 7 First, we did receive the remittitur in the 8 County of Los Angeles case. That was a case dealing with 9 four test claims filed by the County of Los Angeles and 10 cities within the Los Angeles region on permits that were 11 issued by the Regional Water Quality Control Board down 12 there. As you recall, the court of appeal did find 13 that Government Code section 17516 was unconstitutional. 14 15 So we now are operating under the writ. And the writ 16 directs the Commission to set aside the orders that 17 return those test claims, and then to put those test 18 claims back into the process for hearing on the merits. 19 So for September, we will have an item on the 20 agenda to set aside those orders to return the claims. 21 Secondly, I wanted to introduce our law clerk 22 for the summer. Ben Himust is from McGeorge. He is a 23 second-year law student. Unfortunately, we're losing him 24 tomorrow. He has to go back to school already. But he 25 has been a large help this summer in a lot of the

1 research for these test claims. So we just wanted to 2 thank him publicly. 3 CHAIR GENEST: We welcome you, thank you, and 4 good-bye. 5 MS. SHELTON: That's all I've got. 6 MS. HIGASHI: Item 14 is my report. The very 7 last couple pages of the binder. 8 I've given you a workload update for the 9 workload that was completed during the last fiscal year. 10 Thirty test claims were completed and one 11 reconsideration, five Parameters and Guidelines, 12 19 Parameters and Guidelines amendments, seven statewide 13 cost estimates, and two rulemaking packages. 14 Even with all of that work, we still have 15 70 pending test-claim decisions, and we still have 16 118 incorrect-reduction claims. 17 And what we'll be doing is presenting plans to 18 you for the next fiscal year, much more detailed work 19 plans in terms of what we hope to achieve this year. 20 I'd like to also acknowledge that in my report, 21 I have just a quick overview of some of the budget 22 trailer-bill issues that affected mandates and mandate 23 reimbursement. And they're contained in SB 86 for those 24 who want to track this. But they have to do with the 25 mandate-reimbursement process, filing dates.

finally, language that has not been implemented for several years relating to the local government claims bill is finally being cleaned out and deleted from the Government Codes.

The tentative agendas for the September and December hearings include a variety of test claims.

There is an emphasis in September on issues related to workers' compensation, and that's because we have a legislative order to reconsider two cases, and the September hearing is when they need to be scheduled in order to meet the deadline.

And then also we have a number of related cases on workers' comp presumptions. So we'll be taking all of those up at the same hearing.

We have a variety of other cases that we're working on. Drafts will be posted on our Web site as they're issued. So if members wish to get a preview of what's out there and what's coming, you can always go to our Web site and see what's up on the "for public comment" section.

But we have an ambitious agenda for the next year. And assuming that all of our positions are filled and that we don't receive any new litigation that takes time away from the test claim workload, we should be able to meet some of these projections.

| 1  | The December hearing is set for December 6th.             |
|----|---|
| 2  | And just a reminder, we don't meet in November because of |
| 3  | the holiday season. And with some of the statewide        |
| 4  | association meetings, it's been a difficult month to      |
| 5  | schedule.   |
| 6  | Are there any questions or comments?                      |
| 7  | CHAIR GENEST: I just have a question.                     |
| 8  | Can you explain what an incorrect-reduction               |
| 9  | claim is, and why it seems to be a steady number there,   |
| 10 | as far as the number in-house?                            |
| 11 | MS. HIGASHI: An incorrect reduction claim                 |
| 12 | Mr. Chivaro can comment, too                              |
| 13 | CHAIR GENEST: Is what?                                    |
| 14 | MEMBER CHIVARO: It results from audits.                   |
| 15 | MS. HIGASHI: It's when the State Controller's             |
| 16 | Office audits or reviews a claim and reduces the amount   |
| 17 | claimed, and the claimant disagrees, then the claimant    |
| 18 | files what is termed an "incorrect-reduction claim,"      |
| 19 | alleging that the State Controller's reduction was        |
| 20 | incorrect.  |
| 21 | CHAIR GENEST: So is this a sort of constant               |
| 22 | flow and we always  |
| 23 | (Interruption by cell phone)                              |
| 24 | CHAIR GENEST: They've landed.                             |
| 25 | Oh, it's your phone?                                      |

| 1  | MS. OLSEN: It's my cell phone.                            |
|----|---|
| 2  | MEMBER CHIVARO: It's too close to the                     |
| 3  | microphone, when it goes off.                             |
| 4  | CHAIR GENEST: So that's not the same claims?              |
| 5  | It's just we get about 115, 116 a year?                   |
| 6  | MS. HIGASHI: They are the same ones. We have              |
| 7  | not worked on them. We have a statutory mandate to work   |
| 8  | on test claims first. And so we do the test claims. And   |
| 9  | we're hoping to start working on these next fiscal year.  |
| 10 | They tend to come in batches, though, because             |
| 11 | sometimes the Controller's office audits on the basis of  |
| 12 | a program. So if one program has several audits           |
| 13 | conducted, we could end up with several claimants for the |
| 14 | same program, filing incorrect-reduction claims.          |
| 15 | CHAIR GENEST: Well, that statistic sort of                |
| 16 | jumps out. It would be nice to find a way to knock those  |
| 17 | out.  |
| 18 | MS. HIGASHI: Exactly. I absolutely agree with             |
| 19 | you, and we are working on putting a plan together for    |
| 20 | dealing with them.  |
| 21 | CHAIR GENEST: Excellent.                                  |
| 22 | Other questions?  |
| 23 | Sarah?  |
| 24 | MS. OLSEN: You specified that the                         |
| 25 | December hearing is December 6th.                         |

```
Can you tell us when the September and
1
2
     October hearing dates are?
3
                MS. HIGASHI: I'm sorry, September 27th.
                                                          And
4
     there is no October hearing.
5
                MS. OLSEN: There's no October hearing?
6
                CHAIR GENEST: No October or November.
7
                MS. HIGASHI: Correct. We are budgeted for
8
     seven or eight hearings a year.
9
                CHAIR GENEST: I'm sure Mr. Dithridge knows
10
     that.
11
               MS. HIGASHI: We used to be budgeted for
12
     monthly hearings, and we've cut that back.
13
                CHAIR GENEST: Okay, is that it for the day?
14
                MS. HIGASHI: Closed session.
15
                CHAIR GENEST: We have to go to closed session.
16
     So I have to read this thing again. I'd like to delegate
17
     the reading of this sometime.
18
                Can we have a rule that allows me to delegate
19
     the reading?
20
               MS. HIGASHI: You can have the vice-chair read
21
     it.
22
               CHAIR GENEST: Who is the vice-chair?
23
               MS. HIGASHI: Mr. Lujano.
24
               CHAIR GENEST: Do you care to read today?
25
                I'll do it today. But be advised, I'm running
```

out of breath for this.

Maybe next time.

The Commission will meet in closed executive session pursuant to Government Code section 11126, subdivision (e), to confer with and receive advice from legal counsel for consideration and action, as necessary and appropriate, upon the pending litigation listed on the published notice and agenda; and to confer with and receive advice from legal counsel regarding potential litigation; and pursuant to Government Code sections 11126, subdivision (a), and 17526, the Commission will also confer on personnel matters listed on the published notice and agenda.

We will reconvene in open session at this location in approximately ten minutes.

(The Commission met in closed executive session from 10:05 a.m. to 10:12 a.m.)

CHAIR GENEST: The Commission met in closed executive session pursuant to Government Code section 11126, subdivision (e), to confer with and receive advice from legal counsel for consideration and action, as necessary and appropriate, upon the pending litigation published on the notice and agenda and potential litigation; and Government Code section 11126, subdivision (a), and 17526, to confer on personnel

Daniel P. Feldhaus, CSR, Inc. 916.682.9482

# Commission on State Mandates – July 26, 2007

| 1  | matters listed on the published notice and agenda.        |
|----|---|
| 2  | All required reports from the closed session              |
| 3  | having been made and with no further business to discuss, |
| 4  | we will now adjourn.                                      |
| 5  | MS. HIGASHI: Thank you very much.                         |
| 6  | (Proceedings concluded at 10:12 a.m.)                     |
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#### REPORTER'S CERTIFICATE

I hereby certify that the foregoing proceedings were duly reported by me at the time and place herein specified;

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

I further certify that I am not of counsel or attorney for either or any of the parties to said deposition, nor in any way interested in the outcome of the cause named in said caption.

In witness whereof, I have hereunto set my hand on August 10, 2007.

Daniel P. Feldhaus California CSR #6949

Registered Diplomate Reporter Certified Realtime Reporter