

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

APPEARANCES

COMMISSIONERS PRESENT

CYNTHIA BRYANT (Commission Chair) Representative for ANA MATOSANTOS Director, State Department of Finance

RICHARD CHIVARO Representative for JOHN CHIANG State Controller

CATHLEEN COX Acting Director Director, Office of Planning & Research

> FRANCISCO LUJANO Representative for BILL LOCKYER State Treasurer

> > SARAH OLSEN Public Member

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

֎•••જ

COMMISSION STAFF PRESENT

PAULA HIGASHI Executive Director (Items 14 and 16)

NANCY PATTON Assistant Executive Director (Items 12 and 13)

> HEATHER HALSEY Commission Counsel (Items 3 and 4)

CAMILLE SHELTON Chief Legal Counsel (Items 5, 6, 7, 8, 9, and 15)

APPEARANCES

PUBLIC TESTIMONY

Appearing Re Items 3 & 4: For Claimant Clovis Unified School District: ART PALKOWITZ Stutz, Artiano, Shinoff & Holtz 2488 Historic Decatur Road, Suite 200 San Diego, California 92106 For Department of Finance DONNA FEREBEE Staff Counsel III Department of Finance 915 L Street Sacramento, California 95814 Appearing Re Items 5, 6, 7, and 8: KEITH B. PETERSEN President SixTen and Associates 5252 Balboa Avenue, Suite 900 San Diego, California 92117 For Controller's Office: JILL KANEMASU Chief, Bureau of Payments Division of Accounting and Reporting State Controller's Office 3301 C Street, Sacramento, California 95816 For Department of Finance DONNA FEREBEE Staff Counsel III Department of Finance

APPEARANCES

PUBLIC TESTIMONY

Appearing Re Items 5, 6, 7, and 8: continued For Department of Finance continued LENIN DEL CASTILLO Department of Finance 915 L Street Sacramento, California 95814 Appearing Re Item 9: For Claimant: JULIANA F. GMUR Manager, Financial Services MAXIMUS 3130 Kilgore Road, Suite 400 Rancho Cordova, California 95670 For Department of Finance: CARLA SHELTON Department of Finance 915 L Street Sacramento, California 95814 Appearing Re Public Comment ALLAN BURDICK California State Association of Counties SB-90 Service 4320 Auburn Boulevard, Suite 2000 Sacramento, California 95841 --000--

		ERRATA SHEET
Page	Line	Correction
		<u> </u>
		<u> </u>
		<u> </u>
		<u> </u>

Proceed	lings Page
I.	Call to Order and Roll Call 10
II.	Closed Executive Session 10
III.	Reconvene in Public Session 11
IV.	Report from Closed Executive Session 11
V.	Approval of Minutes Item 1 July 29, 2010
VI.	Proposed Consent Calendar (Item 10) 14
VII.	Appeal of Executive Director Decisions Pursuant to California Code of Regulations Title 2, Section 1181(c) Item 2 Appeal of Executive Director's Decision (None)
VIII.	Hearings and Decisions on Test Claim and Statement of Decision, Pursuant to California Code of Regulations, Title 2, Chapter 2.5, Article 7
	A. Test Claims
	Item 3 <i>California Environmental</i> <i>Quality Act (CEQA),</i> 03-TC-17 Clovis Unified School District. 15

Proceedings

VIII.	Sta Ca	atement of lifornia (d Decisions on Test Claim and E Decision, Pursuant to Code of Regulations, Title 2, , Article 7 <i>continued</i>
		Item 4	Proposed Statement of Decision: California Environmental Quality Act (CEQA), 03-TC-17 (See Item 3 above) 31
	в.	Incorrect	Reduction Claims
		Item 5	School Bus Safety I and II Fiscal Year 2002-2003 San Jose Unified School District, Fullerton Joint Union High School District, Sweetwater Union High School District, San Ysidro School District, Clovis Unified School District
		Item 6	Proposed Statement of Decision: School Bus Safety I and II Fiscal Year 2002-2003 (See Item 5 above) 40
		Item 7	School Crimes Reporting II Bonita Unified School District, Fullerton Joint Union High School District, San Ysidro School District, Castro Valley Unified School District, Encinitas Union Elementary School District, Carlsbad Unified School District, San Diego County Office of Education, and Rosedale Union Elementary School District 40
		Item 8	Proposed Statement of Decision: School Crimes Reporting II (See Item 7 above) 44

Page			
		edings	Procee
	national Hearing Pursuant to California of Regulations, Title 2, Chapter 2.5, e 8		IX.
	oposed Amendments to Parameters and idelines	=	
44	em 9 Crime Statistics Reports for the Department of Justice Amended 02-TC-04, 02-TC-11, 07-TC-10 City of Newport Beach and County of Sacramento	Item 9	
	loption of Proposed Regulation mendments	-	
14	em 10* General Cleanup Provisions (<i>Consent calendar item</i>)	Item 10*	
	s on County Applications for Findings ificant Financial Distress Pursuant to and Institutions Code Section 17000.6 ifornia Code of Regulations, Title 2, 6.5	of Significar Welfare and I	Х.
47	em 11 Assignment of County Application to Commission, a Hearing Panel of One or More Members of the Commissions or to a Hearing Officer (<i>None</i>)	Item 11	
		Reports	XI.
47	m 12 Final Report to State Auditor Implementation of Recommendations from Bureau of State Audits	Item 12	
49	m 13 Legislative Update	Item 13	
49	m 14 Budget Trailer-Bill Language (If 2010-2011 Budget Enacted)	Item 14	
	<pre>Midelines Mem 9 Crime Statistics Reports for the Department of Justice Amended 02-TC-04, 02-TC-11, 07-TC-10 City of Newport Beach and County of Sacramento Noption of Proposed Regulation Mendments Mem 10* General Cleanup Provisions (Consent calendar item) Mem 10* General Cleanup Provisions (Consent calendar item) Mem 12 Final Report of County Application from Bureau of State Auditor from Bureau of State Audits Mem 13 Legislative Update Mem 14 Budget Trailer-Bill Language</pre>	Guidelin Item 9 B. Adoption Amendmen Item 10* Hearings on C of Significan Welfare and I And Californi Article 6.5 Item 11 Reports Item 12 Item 13	

Proceed	lings															Pag
XI.	Reports	cont	inued													
	Item	15	Chie: Deci:	-	-									ır	•	49
	Item	16	Execu Budge Meet:	et, 1	New	Pra	act	ic	es	,	an	d	Ne	ext		51
XII.	Public Co	ommer	nt .		•				•	•	•	•	•	•		56
Adjourr	ıment	•			•	• •	•	•	•	•	•	•	•	•	•	57
Reporte	er's Cert	ifica	ate		•	•••	•	•	•	•	•	•		•	•	58
				0(00-	_										

1	BE IT REMEMBERED that on Thursday,
2	September 30, 2010, commencing at the hour of 10:33 a.m.,
3	thereof, at the State Capitol, Room 447, Sacramento,
4	California, before me, DANIEL P. FELDHAUS, CSR #6949, RDR
5	and CRR, the following proceedings were held:
6	000
7	CHAIR BRYANT: The meeting of the Commission on
8	State Mandates will come to order.
9	Paula, will you call the roll?
10	MS. HIGASHI: Mr. Chivaro?
11	MEMBER CHIVARO: Rick Chivaro here for John
12	Chiang, State Controller.
13	MS. HIGASHI: Mr. Glaab is absent today.
14	Ms. Cox?
15	MEMBER COX: Here.
16	MS. HIGASHI: Mr. Lujano?
17	MEMBER LUJANO: Here.
18	MS. HIGASHI: Olsen?
19	MEMBER OLSEN: Here.
20	MS. HIGASHI: Worthley?
21	MEMBER WORTHLEY: Here.
22	MS. HIGASHI: Bryant?
23	CHAIR BRYANT: Here.
24	The Commission will now meet in closed
25	executive session pursuant to Government Code section

Г

1	11126, subdivision (e), to confer with and receive advice
2	from legal counsel for consideration and action, as
3	necessary and appropriate, upon the pending litigation
4	listed on the public notice and agenda, and to confer
5	with and receive advice from legal counsel regarding
6	potential litigation.
7	The Commission also will confer on personnel
8	matters and a report from the personnel subcommittee
9	pursuant to Government Code section 11126, subdivision
10	(a).
11	We will reconvene in open session in about
12	30 minutes.
13	(The Commission met in executive closed
14	session from 10:34 a.m. to 11:10 a.m.)
15	CHAIR BRYANT: All right, we're back in open
16	session.
17	The Commission met in closed executive session
18	pursuant to Government Code section 11126, subdivision
19	(e), to confer with and receive advice from legal counsel
20	for consideration and action, as necessary and
21	appropriate, upon the pending litigation listed on the
22	public notice and agenda, and to confer with and receive
23	advice from legal counsel regarding potential litigation.
24	The Commission also met in closed session
25	pursuant to Government Code section 11126, subdivision

	Commission on State Mandates – September 30, 2010
1	(a)(1), to confer on personnel matters and a report from
2	the personnel subcommittee as listed on the published
3	notice and agenda.
4	And it is with a certain amount of sadness, but
5	happiness at the same time, that I announce that we heard
6	from our executive director, Paula Higashi, that she
7	intends to retire after a long and distinguished career
8	with the State.
9	We are going to post the job announcement
10	within a week and kind of wrap things up probably by the
11	end of the year.
12	I just wanted to say a few good things about
13	Paula.
14	She began her state career in 1975; and during
15	her 35 years in state service, she has worked for the
16	Agricultural Labor Relations Board, Department of
17	Consumer Affairs, and the Public Employee Relations Board
18	before moving to a ten-year career in the Attorney
19	General's Crime Prevention Unit.
20	In 1996, she came to the Commission as a staff
21	counsel; and six months later, began her 13-year tenure
22	as the Commission's executive director.
23	Since she has been here, the Commission has
24	completed over 200 test claims, including landmark
25	decisions on Special Education, Three Strikes, and

	Commission on State Mandates – September 30, 2010
1	recently Water Board Permits. And under her tutelage,
2	staff analyses have gone from two-page documents with no
3	findings, to detailed and professional legal briefs that
4	are continually praised and upheld in the courts.
5	Please join me in congratulating Paula on her
6	retirement.
7	I don't know how we'll replace her; but just to
8	start a long round of thank-yous.
9	(Applause)
10	CHAIR BRYANT: Okay then, Item 1.
11	MS. HIGASHI: Approval of the minutes,
12	July 29 th .
13	CHAIR BRYANT: Are there any questions and
14	comments from Commission members?
15	MEMBER CHIVARO: I move approval.
16	MEMBER WORTHLEY: Second.
17	CHAIR BRYANT: We have a motion and a second.
18	All those in favor?
19	(A chorus of "ayes" was heard.)
20	CHAIR BRYANT: Any opposed or abstentions?
21	(No response)
22	CHAIR BRYANT: The minutes are adopted.
23	Are there any objections to the Proposed
24	Consent Calendar oh, I'm sorry, I'm just I'm not
25	reading the script very well. Sorry.

ī	Commission on State Mandates – September 30, 2010
1	MS. HIGASHI: There's only one item on the
2	Proposed Consent Calendar, and that is adoption of the
3	proposed regulation amendments, Item 10.
4	CHAIR BRYANT: Is there any objection to the
5	consent calendar?
6	(No response)
7	CHAIR BRYANT: Is there a motion?
8	MEMBER WORTHLEY: Move approval, Madam Chair.
9	MEMBER COX: Second.
10	MEMBER OLSEN: Second.
11	CHAIR BRYANT: We have a motion and a second.
12	All those in favor?
13	(A chorus of "ayes" was heard.)
14	CHAIR BRYANT: Any opposed?
15	(No response)
16	CHAIR BRYANT: Abstentions?
17	(No response)
18	MS. HIGASHI: This brings us to the hearing
19	portion of our meeting.
20	At this time, I'd like to ask all the parties
21	and witnesses to please stand.
22	(Witnesses and parties stood.)
23	MS. HIGASHI: Do you solemnly affirm that the
24	testimony which you are about to give is true and correct
25	based upon your personal knowledge, information, or

Commission on State Mandates – September 30, 2010 1 belief? 2 (A chorus of "I do's" was heard.) 3 MS. HIGASHI: Thank you. 4 Item 3 will be presented by Commission Counsel Heather Halsey. 5 MS. HALSEY: Good morning. 6 7 This test claim addresses the activities 8 required of school districts and community college 9 districts pursuant to the California Environmental 10 Quality Act, or CEQA, and related to statutes and regulations. 11 In the final analysis for this test claim 12 13 prepared for the January 29th, 2010, hearing, staff found that there was no evidence in the record to support a 14 finding that school districts and community-college 15 districts are legally or practically compelled to acquire 16 17 new school sites or build new school facilities or 18 additions to existing schools of greater than 25 percent, 19 or to receive state funding for such projects, which 20 would trigger the requirement to comply with CEQA. 21 Claimant conceded at the January 29th, 2010, 22 hearing that districts were not legally compelled to 23 build new schools. However, claimant requested, and the Commission granted, permission to submit evidence that 24 25 school districts are practically compelled to comply

г	Commission on State Mandates – September 30, 2010
1	with some or all of the statutes and regulations pled in
2	this claim.
3	Claimants submitted supplemental filings to
4	support its claim that school districts are practically
5	compelled to construct new facilities. Specifically,
6	claimant reiterated its earlier arguments that districts
7	are practically compelled to comply with CEQA as a matter
8	of law and submitted a portion of the EIR for a new
9	school for factual support.
10	The evidence submitted shows that the District
11	had considered many non-construction options which could
12	have accommodated students, but it chose not to pursue
13	those options because they did not meet the District's
14	own policy objectives of small neighborhood schools.
15	Staff finds that the evidence submitted by
16	claimant and its supplemental filing on practical
17	compulsion does not support a finding of practical
18	compulsion. Rather, the evidence in the record supports
19	a conclusion that the test-claim statutes, regulations,
20	and alleged executive orders do not impose a
21	state-mandated local program because CEQA requirements
22	are triggered by local decision-making. Therefore, staff
23	has not changed its conclusion and recommends that this
24	test claim be denied.
25	Will the parties and witnesses please state

	Commission on State Mandates – September 30, 2010
1	your names for the record?
2	MR. PALKOWITZ: Good morning. Art Palkowitz on
3	behalf of the claimant, Clovis School District.
4	MS. FEREBEE: Donna Ferebee, Department of
5	Finance.
6	CHAIR BRYANT: Mr. Palkowitz, did you want to
7	start?
8	MR. PALKOWITZ: Yes, thank you.
9	Good morning, everyone.
10	I would like to point out in the next few
11	minutes why the claimant believes that CEQA, California
12	Environment Quality Act, a state legislation, is a
13	mandate that should be approved by the Commission today.
14	The claimant believes that the issue before you
15	is whether a district is legally or practically compelled
16	to comply with CEQA when undertaking a non-exempt
17	project. CEQA, California Environment Quality Act, is
18	intended to raise the public awareness and to increase
19	public participation. This is often done through an
20	initial study and/or an environmental impact report.
21	The claimant contends that CEQA's activities
22	must be done, a condition precedent, prior to any
23	decision. The decision to build a school, for example,
24	will be decided after CEQA is complied with. The
25	condition precedent of CEQA is not a discretionary

.

	Commission on State Mandates – September 30, 2010
1	decision; rather, it's the decision that is done after
2	which may be considered discretionary as pointed out by
3	Commission staff.
4	Clearly, CEQA is not a state is not a local
5	law but a state law, and the requirements are all
6	contained in the claim statute.
7	The Commission staff has cited a case,
8	People v. Oken. This case is approximately 55 years old.
9	What is not cited in the Commission analysis is the
10	following: The duty to provide for the education of the
11	children of the state, so far as the state has, by the
12	adoption of the Constitution, cannot be delegated to any
13	agency.
14	As the Commission points out in their analysis,
15	the state is a beneficial owner of school properties.
16	The state holds the school properties as trustee for the
17	state. I don't believe there's any dispute that the
18	state requires local agencies to educate the children;
19	and they're required to provide facilities. And
20	accordingly, the state pays schools to educate.
21	This test claim is not requesting reimbursement
22	for construction-related activities. Rather, once a
23	district moves forward to decide whether to proceed on a
24	project, they are required to perform the CEQA
25	activities.

What has gotten into the discussion of staff is the definition of "*project*," and whether a project is discretionary or not.

The decision of the project on whether to move forward, as I mentioned, is a decision that is made after CEQA. Therefore, we feel that the analysis should not be discretionary thought on whether the project moves forward. On the contrary, it's the thought that CEQA must be performed prior to making the decision of the project.

I just want to reiterate and make sure it's 11 12 clear that this claim statute does not require 13 reimbursement for building or land costs. Rather, the claim statute and the claimants are contending that CEQA, 14 15 a state law, is requiring local agencies to perform activities, and those activities should be reimbursable 16 17 as they are required by the state to be performed by the 18 local levels.

19 Though, as pointed out by the Commission staff, 20 school boards have the discretion whether to move forward 21 with the project, there is no discretion of whether they 22 need to comply with CEQA.

23 I'd like to reserve some time to respond after.
24 CHAIR BRYANT: Can I just ask you a quick
25 question? Are you saying that before a school makes a

	Commission on State Mandates – September 30, 2010
1	decision before a school district makes a decision to
2	build a new school or to substantially expand a school
3	site, they have to do a CEQA analysis? Is that your
4	position?
5	MR. PALKOWITZ: Well, the first step is to do
6	an initial study; and then if required, they need to
7	do the
8	CHAIR BRYANT: So every school district that's
9	undertaking an infrastructure making an infrastructure
10	decision, runs a CEQA initial study?
11	MR. PALKOWITZ: No. There are some exemptions.
12	Maintenance, I think
13	CHAIR BRYANT: So the district has made the
14	decision to do something larger before they start CEQA?
15	MR. PALKOWITZ: Well, there are some decisions
16	that are exempt under CEQA. Not counting those, if there
17	is a decision that will impact the environment, a
18	district school must move forward and do a CEQA analysis.
19	Is that answering your question?
20	MEMBER WORTHLEY: Well, Madam Chair, I think
21	the way I understand it, is that you have a proposed
22	project. You don't just go out and do CEQA analysis for
23	no reason. You have a proposed project. Now, before
24	that proposed project can go forward, now you're required
25	to do the CEQA analysis.

	Commission on State Mandates – September 30, 2010
1	CHAIR BRYANT: Right. But you've made the
2	decision about the proposed
3	MEMBER WORTHLEY: Well, you've made a decision
4	that there is going to be that you anticipate a
5	proposed project. But you don't just go out and do CEQA
6	analysis to do an analysis
7	CHAIR BRYANT: But you're not compelled but
8	you're not compelled to make the decision to expand
9	the
10	MEMBER WORTHLEY: That's a different question,
11	I think
12	CHAIR BRYANT: Right.
13	MEMBER WORTHLEY: that I would like to weigh
14	in a little bit later on. But I don't think that is
15	CHAIR BRYANT: To me, my point I think that
16	I was hearing something different than was in your letter
17	in the staff analysis, and I was just trying to make the
18	point that I think the question in front of us is whether
19	or not that decision to expand or to make larger or to do
20	a new school site is a decision that might, may create
21	that could possibly create the CEQA mandate.
22	It's not you don't have a mandate to use
23	CEQA to make that decision about whether you're going to
24	expand. You've already decided, I would say.
25	MR. PALKOWITZ: I don't necessarily think

	Commission on State Mandates – September 30, 2010
1	that's always the case, because CEQA may come up with a
2	result that you may not go forward with that decision or
3	that project. But CEQA is a condition precedent before
4	the final decision is made to go forward on that project.
5	CHAIR BRYANT: Anyway, okay, do you want to
6	Sarah?
7	MEMBER OLSEN: I'm sorry, I have a question.
8	Do you have to do CEQA to do year-round
9	schools?
10	MR. PALKOWITZ: Say that again?
11	MEMBER OLSEN: If you're changing a school from
12	a nine-month/three-month school to a year-round school,
13	is CEQA triggered?
14	MR. PALKOWITZ: I think that a board would be
15	prudent to do a CEQA study because there could be impact
16	on transportation, there could be impact on other types
17	of environmentally sensitive areas affecting that
18	decision. So I think another example is if the school
19	wants to do transportation or not.
20	MEMBER OLSEN: That was going to be my next
21	question.
22	MR. PALKOWITZ: Okay. So I don't I don't
23	want to feel that I am the expert on when to move forward
24	on a CEQA decision, but I think that would be reasonable
25	to say that since a year-round will affect that area,

Г

1	that environment around the school versus a nine-month
2	school or something less than year-round, that it would
3	be appropriate to do an initial study and see if that
4	would lead on to do an environmental impact report.
5	MEMBER OLSEN: Because, I mean this is sort
6	of to me, this is a key issue here because in the
7	staff analysis, you know, some of the examples that are
8	given are that the school district doesn't have to build
9	a new facility, it doesn't have to enlarge a facility, it
10	could do transportation to other facilities that are
11	underutilized, it could go to year-round schools. Those
12	are two of the major examples that are given.
13	And so if CEQA is triggered for those as well,
14	then I think you're on stronger footing than if it isn't.
15	So I think that's a pretty important fact that we need to
16	know here.
17	MR. PALKOWITZ: Well, it's our contention you
18	would have to.
19	MEMBER OLSEN: But that's not what you said
20	before. You said, a school district would be prudent to
21	do it.
22	MR. PALKOWITZ: Well, on the transportation,
23	I and that was in our papers as an example that would
24	do that.
25	You're giving an example of a 12-months. I

r	Commission on State Mandates – September 30, 2010
1	would say yes, that would be prudent to do that initial
2	study and have that.
3	Now, I honestly can't you know, if you don't
4	do that, we did could there be an objection that would
5	have merit? I think so.
6	But if you're asking me to honestly testify
7	before you that that is definitely a fact that would
8	justify an initial study, I say yes.
9	MEMBER OLSEN: Okay, thank you.
10	CHAIR BRYANT: Ms. Ferebee, did you have
11	anything to add?
12	MS. FEREBEE: Yes. Just that the Department of
13	Finance concurs with the staff analysis that there has
14	been no evidence presented to support a finding of
15	practical compulsion.
16	CHAIR BRYANT: Are there any other questions or
17	comments from Commission members?
18	MR. PALKOWITZ: I would like to also the
19	last time we had a hearing on this, we were graciously
20	given more time to produce more evidence, and we're
21	appreciative of that.
22	At that point, we provided an example, an
23	environmental impact was done at a school in San Diego,
24	and that report indicated the alternatives looking
25	forward and trying to decide whether there was

	Commission on State Mandates – September 50, 2010
1	justification to move forward. And Commission staff
2	determined that there was not a basis there to have a
3	practical compulsion. That type of analysis leads itself
4	to a very specific fact pattern of when there is a
5	practical compulsion and when there isn't.
6	To me, for a decision that would blanketly rule
7	out that there's never practical compulsion, would seem
8	to me to be not being equitable, nor fully
9	understanding the law, that there is, more than likely,
10	out there opportunity to make an argument for a practical
11	compulsion.
12	So we feel that that type of recommended ruling
13	to have a blanket understanding that there can never be a
14	practical compulsion is really too broad of a type of
15	decision.
16	CHAIR BRYANT: Did you want to I can see
17	Camille over there.
18	CAMILLE SHELTON: Just to clarify. In the
19	POBRA case, the Court of Appeal made it clear that even
20	if you have a practical compulsion finding, it is
21	they're practically compelled as a matter of law. So the
22	Commission has no jurisdiction to do equity in these
23	cases.
24	And also the POBRA case did clearly state that
25	you had to have evidence in the record to support that

i	Commission on State Mandates – September 30, 2010
1	finding.
2	MS. HALSEY: And if I could add on the
3	transfer-to-schools question that was asked, if you look
4	at California Code of Regulations 15301, that's the
5	specific exemption from that, from CEQA.
6	MEMBER OLSEN: For transportation to schools?
7	MS. HALSEY: For transferring the kids to
8	another school, versus rebuilding or building a new
9	school.
10	CHAIR BRYANT: Mr. Worthley?
11	MEMBER WORTHLEY: Just if we're in the
12	discussion stage, I agree with counsel, that the
13	difficulty it is difficult, I think, to state facts
14	upon which to make this determination.
15	And my thinking is this: I put the word
16	"reasonably practical" in front of it because I come from
17	a small town with a and I was on an elementary school
18	board for 12 years. And we did all those things. I
19	mean, other than going to year-round schools, we did
20	the transfer I mean, we were continually moving people
21	around. We were putting as many portable buildings on
22	the school sites that were designed for 500 kids. We had
23	600 and 700 on them.
24	You'd get to the place where you had done
25	everything; and now, you have to build a new school. And

that's why it's kind of rough and tough because it's not 1 like there's a magic number where you say, "Okay, here it 2 3 Tomorrow, we have to build a new school," because is. 4 that's not the way life is. That's not the way you build schools. You have to project into the future about, 5 depending upon -- looking at the growth and demographics 6 7 of our community, based upon where we're going to be two 8 years from now, three years from now, we've got to start 9 the process. Because you just don't build a new school 10 tomorrow. It's a long process.

And so I think there has to be some flexibility built into this thing about a reasonably practicable situation where you've got to say, "Okay, at this point in time, as a school district, we've got to project the need to build a new school site." And now, when I do that, I'm compelled to do so; and now I'm required to do a CEQA analysis.

And so I really think that's the real life out there. I mean, I don't know how you could plead that, because it's very difficult to plead.

But this idea that if we think about large districts, where they've got some declining schools, some growing schools, yes, they've got more flexibility. But if you're in the San Joaquin Valley and you've got a town that's growing, and every school is maxed out -- we're

	Commission on State Mandates – September 30, 2010
1	not getting rid of schools; all we're doing is adding
2	schools.
3	So I do think that there are situations where
4	you've got to say there is a practical compulsion to
5	build a school that is very difficult to define those
6	terms because, again, given the real-life situation out
7	there, you don't wait until this day and then make a
8	determination that, "Okay, now we have to build a new
9	school." I don't know how you can define those facts.
10	CHAIR BRYANT: I appreciate what you're saying,
11	but those are not the facts that we have in front of us.
12	Their own EIR demonstrates that they had
13	options, and they chose to build, and they probably chose
14	to build for other reasons. And those facts aren't in
15	front of us.
16	And, in fact, it might very well be in those
17	situations you get a different school bill. You have a
18	developer pay all the fees, or you have a developer build
19	the schools. And it's just not here. I don't know, at
20	least
21	MR. PALKOWITZ: May I respond?
22	CHAIR BRYANT: Yes.
23	MR. PALKOWITZ: I think in the EIR that's in
24	the record, the options were considered by the District
25	but not taken.

In POBRA, there really weren't any practical expulsion -- I mean, practical other options that were in the record.

Additionally, it seems to me that when staff cites the *People v. Oken* case that talks about how governing boards have the discretion to make the decisions, to me and the claimant, we believe that the timing of the project is at the local level. But the compliance is regulated by the state, and that's not delegated.

Thank you.

11

25

12 CHAIR BRYANT: Any other questions or comments? 13 MEMBER WORTHLEY: Just a last -- just a 14 comment. I know where -- I know what's going to happen 15 here, pretty much; but I just want to -- I just have to say that I think these things, even though they're not 16 17 pleaded, they could be handled in the parameters and 18 guidelines. Because I think you could say, you know, you 19 have to exhaust all your other alternatives before it no 20 longer is where you are practically compelled to do so. And so I think it could be handled in that regard. 21 22 I think it's a tough standard to meet. I don't 23 think a school could just say -- in other words, if the 24 concept is, "Well, we could add more portable classrooms,

but we choose to build a new school," okay, that's

clearly discretionary.

1

But if I've already done all the reasonable expected things that I could possibly do, and now I have really no choice but to build a new school, that's a compulsion. And that's why I'm thinking that and, again, I'm trying to determine when that comes into play is more difficult.

8 But I think that's the way we should go 9 forward. And I realize that I think the -- what I said 10 is why it's so difficult to try to plead these things 11 because it won't apply in a lot of places. A lot of school districts won't be able to meet that standard. 12 13 But I do think there are schools, especially in these small school districts and growing communities where they 14 will be able to meet that standard because they just 15 16 don't have any other options. 17 CHAIR BRYANT: Mr. Chivaro? 18 MEMBER CHIVARO: No. 19 CHAIR BRYANT: Okay, is there a motion? 20 MEMBER CHIVARO: I'll move staff recommendation. 21 22 MEMBER LUJANO: Second. 23 CHAIR BRYANT: Call the roll. 24 MS. HIGASHI: Chivaro? 25 MEMBER CHIVARO: Yes.

ī	Commission on State Mandates – September 30, 2010
1	MS. HIGASHI: Cox?
2	MEMBER COX: Yes.
3	MS. HIGASHI: Lujano?
4	MEMBER LUJANO: Aye.
5	MS. HIGASHI: Olsen?
6	MEMBER OLSEN: Aye.
7	MS. HIGASHI: Worthley?
8	MEMBER WORTHLEY: No.
9	MS. HIGASHI: Bryant?
10	CHAIR BRYANT: Aye.
11	MS. HIGASHI: The motion carries.
12	CHAIR BRYANT: It's always got to be one of us
13	that's a "no."
14	MS. HIGASHI: Item 4, the Proposed Statement of
15	Decision.
16	MS. HALSEY: Staff recommends that the
17	Commission adopt the proposed Statement of Decision. The
18	sole issue before the Commission is whether the proposed
19	Statement of Decision accurately reflects the decision of
20	the Commission on Item 3. Minor changes to reflect the
21	vote will be included in the final Statement of Decision.
22	CHAIR BRYANT: Are there any comments from the
23	parties?
24	(No response)
25	CHAIR BRYANT: Is there a motion?

Γ		Commission on State Mandates – September 30, 2010
1		MEMBER CHIVARO: I'll move approval.
2		MEMBER LUJANO: Second.
3		CHAIR BRYANT: We have a motion and a second.
4		Can you go ahead and call the roll?
5		You know what? I didn't ask for public
6	comment.	
7		Oh, I did. I'm sorry, I'm just losing my mind
8	today.	
9		Sorry, I did. I said, "Is there any comment?"
10		Is there any other public comment?
11		(No response)
12		CHAIR BRYANT: Okay, now we can vote.
13		MS. HIGASHI: Chivaro?
14		MEMBER CHIVARO: Yes.
15		MS. HIGASHI: Cox?
16		MEMBER COX: Aye.
17		MS. HIGASHI: Lujano?
18		MEMBER LUJANO: Aye.
19		MS. HIGASHI: Olsen?
20		MEMBER OLSEN: Aye.
21		MS. HIGASHI: Worthley?
22		MEMBER WORTHLEY: Aye.
23		MS. HIGASHI: Bryant?
24		CHAIR BRYANT: Aye.
25		MS. HIGASHI: The motion is carried.

	Commission on State Mandates – September 30, 2010	
1	We're now at Item 5. This is an incorrect-	
2	reduction claim, a set of incorrect-reduction claims.	
3	This item will be presented by Chief Counsel	
4	Camille Shelton.	
5	CAMILLE SHELTON: These are incorrect-reduction	
6	claims addressing reductions to the School Bus Safety I	
7	and II programs for fiscal year 2002-03.	
8	The State Budget Act of 2002 specifically	
9	identified the School Bus Safety II program as suspended	
10	and zero dollars were appropriated for that program for	
11	that fiscal year.	
12	The State Controller's office returned the	
13	reimbursement claims on the ground that the program was	
14	suspended for that fiscal year.	
15	Government Code section 17581.5, which is the	
16	statute that relieves school districts of the duty to	
17	comply with a suspended program, did not become effective	
18	and operative until September 30^{th} , 2002, which was two	
19	months after the effective date of the budget.	
20	The claimants contend they are entitled to	
21	reimbursement for the limited time period from July 1^{st} ,	
22	2002, until September 30^{th} , 2002, when Government Code	
23	section 17581.5 became effective.	
24	Staff finds that the school district claimants	
25	are entitled to reimbursement for the state-mandated	

	Commission on State Mandates – September 30, 2010
1	activities in the School Bus Safety I Program from
2	July 1^{st} , 2002, through September 29 th , 2002, the time
3	period before the effective date of Government Code
4	section 17581.5.
5	In this respect, the State Controller's office
6	incorrectly returned and reduced the claims of the
7	school-district claimants.
8	Staff recommends that the Commission adopt the
9	analysis and remand the reimbursement claims back to the
10	State Controller's office for further review and
11	reinstatement of the costs that are eligible for
12	reimbursement pursuant to the parameters and guidelines
13	amended on March 25 th , 2004, for the School Bus Safety I
14	program for the limited time period from July 1 st , 2002,
15	through September 29 th , 2002.
16	Last night, we did receive a late filing from
17	the Department of Finance, which is in pink. And I'll be
18	happy to address these comments when you get to that
19	point.
20	Will the parties please state your names for
21	the record?
22	MR. PETERSEN: Keith Petersen, representing the
23	claimants.
24	MS. KANEMASU: Jill Kanemasu, State
25	Controller's office.

	Commission on State Mandates – September 30, 2010
1	MS. FEREBEE: Donna Ferebee, Department of
2	Finance.
3	MR. DEL CASTILLO: Lenin Del Castillo with the
4	Department of Finance.
5	CHAIR BRYANT: Mr. Petersen?
6	MR. PETERSEN: Thank you.
7	These incorrect-reduction claims were filed to
8	find out how short-period claims caused by late budget
9	acts should be handled for school districts and community
10	colleges. It was fairly clear several years before that
11	how they would be handled for local agencies, cities, and
12	counties. But we weren't quite sure how to proceed on
13	the K-12 claims.
14	This decision, I believe, correctly construes
15	the statutes; and we concur with it.
16	CHAIR BRYANT: Do you have something to add?
17	MS. KANEMASU: The State Controller's office
18	concurs with staff recommendation.
19	CHAIR BRYANT: Finance?
20	MS. FEREBEE: I'm happy to speak to the
21	comments that we submitted yesterday. I know Camille
22	mentioned wanting to address them.
23	I can go first or after, or however you like.
24	CHAIR BRYANT: Go ahead.
25	MS. FEREBEE: Okay, we just wanted to make this

1	one small point, and that is that we believe that the
2	suspension at issue here was accomplished by way of the
3	Budget Act of September 5^{th} . And it didn't need to
4	the Budget Act did not need to rely on Government Code
5	section 17581 in order to do that, and nor did it need to
6	rely on any other code section to do that because it was
7	the Budget Act. It was the statute. And the Legislature
8	itself in the Budget Act of September 5^{th} expressly
9	suspended the program.
10	And so it's our position that in terms of
11	measuring when the suspension began, that rather than
12	looking at September 30^{th} , that that date ought to be
13	September 5 th .
14	Thank you.
15	CHAIR BRYANT: Camille?
16	CAMILLE SHELTON: The Budget Act when the
17	Budget Act suspends a program, they just put a
18	zero-dollar appropriation next to the program. But the
19	program itself, the statutes for the underlying test
20	claim remain in statute, and still continue to impose the
21	mandate.
22	Nothing in the Budget Act relieves them of the
23	duty to not comply with the underlying statutes.
24	That doesn't occur until you look at 17581.5.
25	And when the budget was originally adopted in this case

Daniel P. Feldhaus, CSR, Inc. 916.682.9482
Г

1	on September 5^{th} , it referred back to 17581, which is the
2	corresponding suspension statute for counties. But that
3	expressly does not apply to school districts. So they
4	made the exception in 17581, stating that it would not
5	apply to school-district mandated claims.
6	It wasn't until September 30^{th} when 17581 was
7	enacted to implement the `02-03. Also, it doesn't make
8	sense to go back to September 5^{th} because the effective
9	date of the Budget Act is July 1^{st} . It's the whole
10	fiscal year. So that July 5 th date doesn't make sense.
11	Also, looking at 17581.5, the plain language of
12	that is where they expressly relieve the duty to the
13	school-district claimants of complying with the program.
14	The program now becomes voluntary. If they do
15	want to perform those services under the program, they
16	can charge a fee. Those are the situations and the
17	language that does relieve them of that duty. So we are
18	not changing our staff recommendation.
19	MS. FEREBEE: If I can respond again.
20	I think it's a question of it's a purely
21	legal question, and our interpretation is different.
22	We don't think that the Legislature needed to rely on
23	any other code section.
24	It's true that it did purport to rely on
25	section 17581, which would have only applied to local

1	government agencies; but I don't think that detracts from
2	the clear intent of the Legislature in enacting the
3	September 5^{th} Budget Act, that it intended to suspend
4	that program.

5 And I think a court would look to what the 6 intention of the Legislature was there. And I think that 7 it was plain and clear that the intention was to 8 suspend -- in fact, suspension is used in the terms of 9 this Budget Act language; that it was appropriated a 10 dollar amount of zero, and it was suspended.

11 CAMILLE SHELTON: This is going to be a case of 12 statutory interpretation; and you don't look towards leg. 13 intent unless you find that the plain language is vague 14 and ambiguous.

I agree the plain language of that Budget Act, if you look on page 4, is vague and ambiguous because it's referring to 17581 which, by its plain terms, does not apply to school districts.

So what a court would do would look at everything, including budget trailer bills that were enacted to implement the Budget Act. And so 17581.5 was a budget trailer bill that was enacted to implement the Budget Act. And that did not become effective until September 30th.

25

If you were to go along the lines that Finance

ĺ	
1	is suggesting, that would mean that the court would
2	completely ignore 17581.5. And that's on page 6.
3	The very first line of subdivision (a) says:
4	"A school district shall not be required to implement or
5	give effect to the statutes identified in subdivision (b)
6	that are suspended."
7	No other language in the Budget Act relieves
8	them of the duty like 17581.5.
9	MEMBER WORTHLEY: Move approval, Madam Chair.
10	MEMBER OLSEN: Second.
11	MEMBER WORTHLEY: Staff recommendation.
12	CHAIR BRYANT: Call the roll.
13	MS. HIGASHI: Cox?
14	MEMBER COX: Aye.
15	MS. HIGASHI: Lujano?
16	MEMBER LUJANO: Aye.
17	MS. HIGASHI: Olsen?
18	MEMBER OLSEN: Aye.
19	MS. HIGASHI: Worthley?
20	MEMBER WORTHLEY: Aye.
21	MS. HIGASHI: Chivaro?
22	MEMBER CHIVARO: Aye.
23	MS. HIGASHI: Bryant?
24	CHAIR BRYANT: Aye.
25	CHAIR BRYANT: Any public comment? Is there

_	Commission on State Mandates – September 30, 2010
1	any public comment?
2	(No response)
3	CHAIR BRYANT: All right.
4	MS. HIGASHI: The motion is carried.
5	Item 6 is the Proposed Statement of Decision.
6	CAMILLE SHELTON: Staff recommends that the
7	Commission adopt the proposed Statement of Decision
8	MEMBER COX: So moved.
9	MEMBER OLSEN: Second.
10	CHAIR BRYANT: All those in favor?
11	(A chorus of "ayes" was heard.)
12	MS. HIGASHI: The motion is carried.
13	Item 7, School Crimes Reporting.
14	CAMILLE SHELTON: This item is similar to
15	Item 5, and addresses the Controller's return of
16	reimbursement claims for the School Crimes Reporting
17	Program for the same fiscal year 2002-2003. And, again,
18	the program was identified in the Budget Act as being
19	suspended. But Government Code section 17581.5 did not
20	become effective until September 30 th , 2002.
21	Staff recommends that the Commission adopt this
22	analysis and remand the reimbursement claims back to the
23	State Controller's office for further review and
24	reinstatement of the costs eligible for reimbursement
25	pursuant to the parameters and guidelines for the School

	Commission on State Mandates – September 30, 2010
1	Crimes Reporting Program that were adopted on
2	September 28^{th} , 2000, for the limited time period from
3	July 1, 2002, through September 29 th , 2002.
4	Will the parties please state your names for
5	the record?
6	MR. PETERSEN: Keith Petersen, representing the
7	claimants.
8	MS. KANEMASU: Jill Kanemasu, State Controller.
9	MS. FEREBEE: Donna Ferebee, Department of
10	Finance.
11	MR. DEL CASTILLO: Lenin Del Castillo,
12	Department of Finance.
13	CHAIR BRYANT: Are there any comments?
14	MR. PETERSEN: We concur with the staff
15	recommendation.
16	MS. KANEMASU: We concur also.
17	CHAIR BRYANT: Department of Finance?
18	MS. FEREBEE: We have the same comments that we
19	made in the prior test claim; mainly, that the Budget Act
20	of September 5^{th} accomplished the suspension. It was
21	clear in that it was suspending the program, and to adopt
22	any other time period would be to ignore that expression
23	by the Legislature in the Budget Act of September 5^{th} .
24	CHAIR BRYANT: Camille, just a quick question.
25	If it said "Pursuant to section 1715.5 in the Budget

r	Commission on State Mandates – September 30, 2010
1	Act," we'd be done, right?
2	CAMILLE SHELTON: Yes.
3	CHAIR BRYANT: Okay.
4	MR. PETERSEN: I'm sorry, we'd be done at
5	September 5 th .
6	CAMILLE SHELTON: Well, we would be done, but
7	they would have to have enacted 17581.5 as well.
8	It's 17581.5 that relieves the duty. That's
9	the only statute that says, "You do not have to comply
10	with this." Otherwise, the budget, all that does is put
11	a zero-dollar appropriation to it.
12	CHAIR BRYANT: I thought that don't we, when
13	you have a zero-dollar appropriation, doesn't that
14	automatically suspend it?
15	CAMILLE SHELTON: Not no, when these
16	statutes were enacted, what they were trying to do
17	CHAIR BRYANT: Right. Nowadays, we have a code
18	provision that's the effect.
19	CAMILLE SHELTON: Yes, in fact, you have to be
20	able to do that. You have to be able to have a statute
21	relieving them of that duty.
22	CHAIR BRYANT: Okay, thank you.
23	MS. HIGASHI: Let me just add one thing. There
24	is a significant difference between 17581 and 17581.5.
25	17581 is the generic section that refers to the

1	process for how a mandate is suspended.
2	17581.5 also requires that the name of the
3	program that is being suspended be amended into that
4	Government Code provision.
5	And so every year a budget is enacted, that
6	section needs to be amended if there are additional
7	programs that are being suspended. Otherwise, it's not
8	done correctly.
9	MS. FEREBEE: We don't disagree with that.
10	I think the fact is that 17581.5 didn't even exist yet.
11	And so you can't even look to it at the time of the
12	Budget Act of September 5^{th} . And the Legislature doesn't
13	need to rely on another code section to do something.
14	It can do what it wants to do; and I think it did
15	effectuate the suspension there by appropriating zero and
16	by suspending the mandates.
17	CAMILLE SHELTON: And, again, it doesn't
18	suspend because it doesn't relieve them of the duty
19	unless you have a statute to relieve them of the duty.
20	And the statute that's cited expressly does not apply to
21	school districts.
22	MEMBER WORTHLEY: Move staff recommendation.
23	MEMBER OLSEN: Second.
24	CHAIR BRYANT: All those in favor?
25	(A chorus of "ayes" was heard.)

	Commission on State Mandates – September 30, 2010
1	CHAIR BRYANT: Any abstained?
2	(No response)
3	CHAIR BRYANT: Okay. Moving on
4	MS. HIGASHI: Item 8, the same subject,
5	Proposed Statement of Decision.
6	CAMILLE SHELTON: Staff recommends that the
7	Commission adopt the proposed Statement of Decision.
8	MEMBER OLSEN: So moved.
9	MEMBER COX: Second.
10	CHAIR BRYANT: All those in favor?
11	Public comment?
12	(No response)
13	CHAIR BRYANT: All those in favor?
14	(A chorus of "ayes" was heard.)
15	MR. PETERSEN: Are we done?
16	MS. HIGASHI: We're done.
17	Item 9, the Proposed Parameters and Guidelines,
18	Chief Counsel Camille Shelton will present this item.
19	CAMILLE SHELTON: These are the parameters and
20	guidelines for the Crime Statistics Reports program.
21	This program requires county and city law-enforcement
22	agencies and district attorneys' offices to file
23	homicide, hate crimes, and firearm reports for the State
24	Department of Justice. The test-claim statute also
25	requires county and city law-enforcement agencies to

	Commission on State Mandates – September 30, 2010
1	support domestic-violence calls for assistance with a
2	local written incident report.
3	An issue in dispute is the claimant's request
4	for reimbursement for a supervisor to review and edit the
5	crime reports provided to the state and also to review
6	and edit the local written incident reports on domestic
7	violence. The claimant filed two declarations from peace
8	officers to support these requests.
9	Based on the evidence in the record, staff
10	finds that verifying the information contained in the
11	homicide and hate-crime reports or to provide additional
12	information to the State when specifically requested by
13	the Department of Justice is reasonably necessary to
14	comply with the mandated program. However, reimbursement
15	is not required to review and edit every report filed
16	with the state.
17	Staff also finds that reviewing and editing the
18	local written incident report on domestic violence is
19	reasonably necessary to comply with the mandate to have a
20	local report because those reports are filed with the
21	court.
22	Staff recommends that the Commission adopt this
23	analysis and the claimants' proposed parameters and
24	guidelines, as modified by staff, beginning on page 19 of
25	your binders.

Commission on State Mandates – September 30, 2010 1 Will the parties please state your names for 2 the record? 3 MS. GMUR: Juliana Gmur on behalf of the test 4 claimants. 5 CARLA SHELTON: Carla Shelton, Department of Finance. 6 7 CHAIR BRYANT: Go ahead, Ms. Gmur. 8 MS. GMUR: Thank you. 9 Good morning, Commissioners. We'd like to 10 compliment staff on their fine analysis. And we concur 11 with it, and we ask that you adopt the P's & G's as they 12 are before you today. 13 Thank you. 14 CHAIR BRYANT: Ms. Shelton? 15 CARLA SHELTON: Finance has no concerns with the staff analysis. 16 17 CHAIR BRYANT: Is there a motion -- is there a 18 public comment? Any other public comment? 19 (No response) 20 CHAIR BRYANT: Is there a motion? 21 MEMBER OLSEN: So moved. 22 MEMBER CHIVARO: Second. 23 CHAIR BRYANT: We have a motion and a second. 24 All those in favor? 25 (A chorus of "ayes" was heard.)

г	Commission on State Mandates – September 30, 2010
1	CHAIR BRYANT: Opposed?
2	(No response)
3	CHAIR BRYANT: Abstentions?
4	(No response)
5	MS. HIGASHI: Thank you.
6	Item 10 was adopted on consent.
7	Item 11, we have no action.
8	Item 12, staff report.
9	Ms. Patton will present this.
10	MS. PATTON: Good morning. As you know, the
11	Bureau of State Audits issued an audit report on the
12	mandates process on October 15 th , 2009; our final report
13	to BSA to inform them of how we implemented their
14	recommendations as due on October 15^{th} , 2010. The
15	Commission and staff have completed implementation of the
16	BSA recommendations, including issuing an annual report
17	to the director of Finance on workload levels. We issued
18	that, and it will provide Finance and the Legislature
19	with information to assess the Commission's resource
20	needs.
21	We've continued to eliminate the test-claim
22	backlog, completing 18 test claims in the last fiscal
23	year. And we have begun eliminating the IRC backlog. As
24	of today, 15 IRCs have been completed.
25	We adopted amendments to the Commission's

1	regulations that will, among other things, encourage the
2	use of electronic filing. We've adopted the 49 sets of
3	boilerplate amendments to the parameters and guidelines.
4	And we are continuing to work with legislative staff and
5	local agency school representatives to develop a new
6	redetermination process.
7	Staff recommends that the Commission approve
8	the one-year report for implementing the audit report's
9	recommendation.
10	CHAIR BRYANT: Are there any questions of
11	Nancy?
12	(No response)
13	CHAIR BRYANT: Is that an action item?
14	MS. PATTON: Yes.
15	CHAIR BRYANT: I'm sorry.
16	Is there a motion?
17	MEMBER WORTHLEY: Move approval.
18	MEMBER OLSEN: Second.
19	CHAIR BRYANT: All those in favor?
20	(A chorus of "ayes" was heard.)
21	MEMBER WORTHLEY: Public comment.
22	CHAIR BRYANT: Public comment? Seriously,
23	maybe I should just step down.
24	Do you want to take over, Rick?
25	Okay, any public comment?

Daniel P. Feldhaus, CSR, Inc. 916.682.9482

r	Commission on State Mandates – September 30, 2010
1	(No response)
2	CHAIR BRYANT: All right, all those in favor?
3	(A chorus of "ayes" was heard.)
4	CHAIR BRYANT: Any opposed or abstentions?
5	(No response)
6	CHAIR BRYANT: Item 13.
7	MS. HIGASHI: Item 13, Ms. Patton?
8	MS. PATTON: This is our legislative update.
9	There is one bill remaining in this legislative
10	session that revises the mandates process, that's SB 894.
11	It's co-sponsored by the Commission. And it includes
12	information in statute that we will be required to report
13	to the Legislature in our annual reports on joint
14	proposals for reasonable reimbursement methodologies.
15	And that bill is still pending before the Governor.
16	CHAIR BRYANT: That requires no action?
17	MS. PATTON: Correct.
18	MS. HIGASHI: Correct.
19	CHAIR BRYANT: Item 14.
20	MS. HIGASHI: Item 14 is a pass as well. We
21	have no new updates on budget trailer bills, but we'll
22	keep this item on our agenda.
23	Item 15, Ms. Shelton?
24	CAMILLE SHELTON: As you can see from this
25	report, we do have a couple of hearings coming up, one on

1	November 19 th on the <i>County of Santa Clara</i> case. And
2	that's a hearing on the demurrer and motion to strike.
3	The second hearing is December 10^{th} , which is
4	scheduled on the BIPS lawsuit, Department of Finance v.
5	Commission on State Mandates.
6	I do have some informational update on those

6 7 cases of interest that we have been reporting. A decision has been issued on September 21st on the *Clovis* 8 9 Unified School District case. And there, the Third 10 District Court of Appeal did find that the 11 contemporaneous source document rule as applied to four particular school programs constituted an unenforceable 12 13 underground regulation. And they will issue, or have directed the trial court to issue a peremptory writ of 14 15 mandate to invalidate the Controller's audits, only to the extent that the audits were based on the 16 17 contemporaneous source document rule and only to the 18 extent that those audits fall within the applicable 19 statute of limitations.

20 Also, they found that the Controller's 21 application of offsets in the Health Fee Elimination 22 program were valid.

The second case that we've been reporting is the CSBA v. State case. That one challenges the Legislature's deferment of mandate reimbursement in the

	Commission on State Mandates – September 30, 2010
1	budget. I understand that briefing is complete in that,
2	so you should probably see an oral argument set this
3	year, I would imagine.
4	We do have one last case to report. I was just
5	made aware of a case filed by San Diego Unified School
6	District against the Controller. That one is challenging
7	audit reductions made by the Controller on a STAR
8	program. The Commission is not a party to that case.
9	And that one, the District alleges that the Controller
10	initiated the audit after the audit period lapsed. So
11	it will involve an interpretation of Government Code
12	17558.5.
13	And that's all I have.
14	CHAIR BRYANT: Are there any questions?
15	(No response)
16	CHAIR BRYANT: Okay, Item 16.
17	MS. HIGASHI: The only issue that I need your
18	help on is our favorite agenda item, the calendar. We
19	are recommending changes to the 2010 calendar. And the
20	calendar as it now stands has a tentative meeting date
21	on October 28 th . And we were planning to meet on that
22	date; but we're recommending now that that meeting date
23	be canceled and that, instead, we add a meeting on
24	November 9^{th} . The last meeting of the year would remain
25	on the same date: December 2 nd .

	Commission on State Mandates – September 30, 2010
1	MEMBER WORTHLEY: Do you need a motion for
2	that?
3	MS. HIGASHI: Yes.
4	MEMBER WORTHLEY: I would move that we adopt
5	the recommended change to our calendar.
6	MEMBER COX: Second.
7	CHAIR BRYANT: All those in favor?
8	(A chorus of "ayes" was heard.)
9	CHAIR BRYANT: Opposed?
10	(No response)
11	CHAIR BRYANT: Abstentions?
12	(No response)
13	CHAIR BRYANT: Okay.
14	MS. HIGASHI: Thank you.
15	And then I also need you to adopt a calendar
16	for 2011.
17	I have a couple of comments I just wanted to
18	make. I had received one e-mail regarding this proposed
19	calendar. One was calling to our attention that May $26^{ ext{th}}$
20	is the Thursday before Memorial Day weekend, which, for
21	some people, might be a problem; and the other is that
22	September 29 th is Rosh Hashanah.
23	So what I would propose doing is leaving
24	May 26 th and if people have vacations, you know, we have
25	our policy of dealing with requests for changes of

	Commission on State Mandates – September 30, 2010
1	hearing dates, whatever, or extensions of time. And I
2	would propose making September 29^{th} a tentative date, and
3	then making October 27 $^{ ext{th}}$ an actual hearing date, meeting
4	date instead.
5	CHAIR BRYANT: I would really recommend that
6	you start meeting weekly next year.
7	MEMBER WORTHLEY: Oh, no. You can get somebody
8	else for this job.
9	MR. BURDICK: Are you coming back?
10	CHAIR BRYANT: Just kidding.
11	MS. HIGASHI: Since I have other plans, I
12	really don't have any other
13	CHAIR BRYANT: Once a week, we get together and
14	laugh about the weekly meetings.
15	MS. HIGASHI: So we think it's best that the
16	Commission adopt a meeting calendar because even though
17	there will be a change of administration, it's important
18	that we get the calendar dates in.
19	It's also possible that if their appointments
20	have not been made or if there are new budget issues with
21	the new director of Finance, that on some of the
22	post-election years we've not met in January, but the
23	first meeting has been either February or in March. But
24	certainly by March, typically, the Commission has met and
25	reformed and had its elections. So I just wanted to note

Commission on State Mandates – September 30, 2010 1 that. MEMBER OLSEN: Paula, can I ask for a 2 3 clarification? 4 You said, keep the May -- your recommendation was to keep the May 26^{th} , eliminate the September 29^{th} , 5 and make October --6 7 MEMBER WORTHLEY: Make it tentative. 8 MS. HIGASHI: Make it tentative. 9 MEMBER OLSEN: Make it tentative. But make the October 27th one firm? 10 11 MS. HIGASHI: Right. 12 MEMBER OLSEN: Okay. 13 MEMBER COX: And then I just would encourage the Commission to -- like, May 26th or so, look to see 14 what kind of workload you have for September 29th. I 15 think the fact that it is on a holiday needs to be taken 16 into consideration, even if it's tentative. 17 18 MS. HIGASHI: Right. And typically, we have 19 not met on those tentative dates but we have marked them 20 on our calendars, anyway. But because of vacation schedules and whatnot, when you count back eight or ten 21 22 weeks from that meeting date, production sometimes hits a 23 drop because of those schedules. MEMBER COX: Yes, so if you evaluate it in the 24 25 spring, you'll be able to see whether you need to move

	Commission on State Mandates – September 30, 2010
1	the September 29 th date to a different date.
2	CHAIR BRYANT: It would be tentative, so it
3	probably wouldn't happen.
4	MEMBER COX: I hear that, but based upon the
5	MS. HIGASHI: Right. But what we can do is,
6	I'll suggest that this be on the first agenda that the
7	calendar be reviewed next year.
8	CHAIR BRYANT: Do we need to approve that?
9	MS. HIGASHI: Because then we can at least get
10	the dates calendared.
11	MEMBER OLSEN: I'll move the calendar as
12	changed just now.
13	CHAIR BRYANT: Is there a second?
14	MEMBER COX: Second.
15	CHAIR BRYANT: All in favor?
16	(A chorus of "ayes" was heard.)
17	CHAIR BRYANT: Any opposed?
18	(No response)
19	MS. HIGASHI: Thank you very much.
20	And at the bottom of page 3, is a list of
21	agenda items for future meetings. And basically what
22	we've done is identified everything that we are now
23	currently working on and hope to have scheduled.
24	And lastly, we've given you a copy of the
25	report on workload levels and backlog, which we've

1	Commission on State Mandates – September 30, 2010
1	submitted to the Department of Finance, as required by
2	last year's Budget Act.
3	And so for those of you who will still be here
4	next year, you can see what's coming your way. There's
5	still a lot of work.
6	And with that, I have nothing else to add.
7	If there are any questions?
8	CHAIR BRYANT: No.
9	Any other questions for Paula?
10	(No response)
11	CHAIR BRYANT: All right, is there any public
12	comment?
13	MR. BURDICK: I was thinking what I want to add
14	is that some of you hopefully as few as possible of
15	you that won't be back next year. But that one of the
16	things to think about maybe in the next few months is
17	whether or not it would make sense for you to develop
18	some proposed reforms to the system for the new director
19	of Finance if they continue to be and the
20	administration coming into this process, for those of you
21	that have been on this for a long period of time and
22	understands some of the weaknesses and the needs for
23	reform and some of the things that were led by the
24	Commission in the past which were set aside by the
25	Legislature, is to give some thought within these next

I	Commission on State Mandates – September 30, 2010
1	few months, you might put a little something, departing
2	memo, together for the new administration and new
3	Legislature to consider in terms of making some fixes to
4	this process.
5	So with that, I just thought maybe we would
6	raise that as a possible suggestion.
7	I don't know what the members think, if there's
8	enough time and effort to do that. But I think it would
9	be helpful to those new to the new Legislature and the
10	new Governor to have some specific possibly statutory
11	changes that they could consider when they come back for
12	their first meeting.
13	Thank you.
14	CHAIR BRYANT: Thank you.
15	Any other public comment?
16	(No response)
17	CHAIR BRYANT: Okay, then without any other
18	further business, I'll entertain a motion to adjourn.
19	MEMBER CHIVARO: So moved.
20	CHAIR BRYANT: Is there a second?
21	MEMBER OLSEN: I second.
22	CHAIR BRYANT: This meeting is adjourned.
23	Thank you.
24	(The meeting concluded at 12:00 noon.)
25	000

REPORTER'S CERTIFICATE

I hereby certify:

That the foregoing proceedings were duly reported by me at the time and place herein specified; and

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

In witness whereof, I have hereunto set my hand on October $22^{\rm nd},\ 2010\,.$

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