Minutes

COMMISSION ON STATE MANDATES

Location of Meeting: Park Tower, 980 9th Street, Suite 300, Sacramento, CA, 95814 and via Zoom September 27, 2024

Present: Member Michele Perrault, Chairperson Representative of the Director of the Department of Finance Member William Pahland Representative of the State Treasurer, Vice Chairperson Member Lee Adams County Supervisor Member Shannon Clark Representative of the Director of the Office of Planning and Research Member Deborah Gallegos Representative of the State Controller Member Karen Greene Ross Public Member Member Renee Nash School District Board Member

NOTE: The transcript for this hearing is attached. These minutes are designed to be read in conjunction with the transcript.

CALL TO ORDER AND ROLL CALL

Chairperson Perrault called the meeting to order at 10:13 a.m., apologized for the late start due to technical difficulties, introduced the new Public Member, Karen Greene Ross, and welcomed her to the Commission on State Mandates (Commission). Executive Director Halsey called the roll. Members Adams, Clark, Gallegos, Greene Ross, Nash, Pahland, and Perrault all indicated that they were present.

APPROVAL OF MINUTES

Chairperson Perrault asked if there were any objections or corrections of the July 26, 2024, minutes. There was no response. Chairperson Perrault asked if there were any comments online and Assistant Executive Director Supachana stated that there were no comments online. Chairperson Perrault asked if there was any public comment on this item. There was no response. Chairperson Perrault asked if there was any further discussion or if there was a motion. Member Nash made the motion to adopt the minutes. Member Gallegos seconded the motion. Executive Director Halsey called the roll. The Commission voted to adopt the July 26, 2024 hearing minutes by a vote of 7-0.

PUBLIC COMMENT FOR MATTERS NOT ON THE AGENDA

Chairperson Perrault asked if there was any public comment. There was no response. Chairperson Perrault asked if there was any public comment online. Assistant Executive Director Supachana stated that there were none online.

HEARINGS AND DECISIONS PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, ARTICLE 7 (GOV. CODE, § 17551, 17557, 17559, and 17570) (action)

Executive Director Halsey swore in the parties and witnesses participating in the Article 7 portion of the hearing.

APPEAL OF EXECUTIVE DIRECTOR DECISIONS

Item 2 Rejection of Duplicate Test Claim Filing, 23-AEDD-01

California Regional Water Quality Control Board, San Francisco Bay Region, Order No. R2-2022-0018

City of San Jose, Appellant

Senior Commission Counsel Juliana Gmur presented this item and recommended that the Commission adopt the Proposed Decision to deny this Appeal of Executive Director Decision.

Colleen Winchester and Rajani Nair appeared on behalf of the appellant.

Following statements by Ms. Winchester, Chairperson Perrault asked if there was any public comment. There was no response. Assistant Executive Director Supachana stated that there was none online. Chairperson Perrault asked if there was any discussion or questions from the members. Following discussion between Member Gallegos, Chief Legal Counsel Shelton, Ms. Winchester, Senior Commission Counsel Gmur, Member Adams, Vice Chairperson Pahland, and Member Greene Ross, Chairperson Perrault asked if there were any other comments or questions. There was no response. Chairperson Perrault asked if there was a motion. Member Pahland made the motion to adopt the staff recommendation. Member Nash seconded the motion. Executive Director Halsey called the roll. The Commission voted to adopt the Proposed Decision by a vote of 7-0.

PARAMETERS AND GUIDELINES

Item 3 Disclosure Requirements and Deferral of Property Taxation, 22-TC-06

Statutes 2022, Chapter 712 (SB 989); Revenue and Taxation Code Sections 2610.8 and 2636.1

County of Los Angeles, Claimant

Executive Director Halsey stated that the Controller informed Commission staff that they do not intend to speak on this item and the claimant did not provide any information about whether they would be participating in this matter.

Senior Commission Counsel Eric Feller presented this item and recommended that the Commission adopt the Proposed Decision and Parameters and Guidelines.

Kaily Yap appeared on behalf of the Department of Finance.

Following a statement by Ms. Yap, Chairperson Perrault asked if there was any public comment. There was no response. Assistant Executive Director Supachana stated that there was no public comment online. Chairperson Perrault asked if there were any

comments or questions from the members either in the room or online. There was no response. Chairperson Perrault asked if there was a motion. Member Adams made the motion to adopt the staff recommendation. Vice Chairperson Pahland seconded the motion. Executive Director Halsey called the roll. The Commission voted to adopt the Proposed Decision and Parameters and Guidelines by a vote of 7-0.

INCORRECT REDUCTION CLAIMS

Item 4 California Assessment of Student Performance and Progress (CAASPP), 22-1401-I-01

Education Code Section 60640, as amended by Statutes 2013, Chapter 489 (AB 484) and Statutes 2014, Chapter 32 (SB 858); California Code of Regulations, Title 5, Sections 850, 852, 853, 853.5, 857, 861(b)(5), 864 (Register 2014, Nos. 6, 30, and 35)

Fiscal Years: 2015-2016 and 2016-2017

Fresno Unified School District, Claimant

Commission Counsel Anna Barich presented this item and recommended that the Commission adopt the Proposed Decision to deny the Incorrect Reduction Claim.

Arthur Palkowitz and Kim Kelstrom appeared on behalf of the claimant. Hugo Solis Galeana and Amber Alexander appeared on behalf of the Department of Finance. Ken Howell appeared on behalf of the State Controller's Office.

Following statements by Mr. Palkowitz, Mr. Solis Galeana, and Mr. Howell, Chairperson Perrault asked if there was any public comment. There was no response. Assistant Executive Director Supachana stated that there were no online public comments. Chairperson Perrault asked if there were any questions from the members. Following discussion between Vice Chairperson Pahland, Mr. Palkowitz, Member Clark, Commission Counsel Barich, Mr. Howell, Chief Legal Counsel Shelton, and Chairperson Perrault, Chairperson Perrault asked if there were any other questions and if there was a motion. Vice Chairperson Pahland made the motion to adopt the staff recommendation. Chairperson Perrault seconded the motion. Executive Director Halsey called the roll. The Commission voted to adopt the Proposed Decision by a vote of 7-0.

HEARINGS ON COUNTY APPLICATIONS FOR FINDINGS OF SIGNIFICANT FINANCIAL DISTRESS PURSUANT TO WELFARE AND INSTITUTIONS CODE SECTION 17000.6 AND CALIFORNIA CODE OF REGULATIONS, TITLE 2, ARTICLE 2 (info/action)

Item 5 Assignment of County Application to Commission, a Hearing Panel of One or More Members of the Commission, or to a Hearing Officer

Executive Director Halsey presented this item, stating that Item 5 is reserved for county applications for a finding of significant financial distress, or SB 1033 applications, and that no SB 1033 applications have been filed.

INFORMATIONAL HEARINGS PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 2, ARTICLE 8 (info/action)

REPORTS

Item 6 Legislative Update (info)

Program Analyst Jill Magee presented this item.

Item 7 Chief Legal Counsel: New Filings, Recent Decisions, Litigation Calendar (info)

Chief Legal Counsel Shelton presented this item.

Item 8 Executive Director: Proposed 2025 Hearing Calendar, Workload Update, and Tentative Agenda Items for the November 2024 and January 2025 Meetings (info/action)

Executive Director Halsey presented and recommended that the Commission adopt the Proposed 2025 Hearing Calendar. Chairperson Perrault asked if there were any questions or comments from the members or if there were any online. There was no response. Chairperson Perrault asked if there was a motion. Member Adams made the motion to adopt the staff recommendation. Member Nash seconded the motion. Chairperson Perrault asked if there was any public comment on the calendar. There was no response. Executive Director Halsey called the roll. The Commission voted to adopt the Proposed 2025 Hearing Calendar by a vote of 7-0.

Executive Director Halsey continued presenting this item and described the Commission's workload. Chairperson Perrault asked if there were any questions. There was no response. Chairperson Perrault stated that it was the Executive Director's last hearing. In honor of her departure, Chairperson Perrault read a resolution to be presented to Executive Director Halsey after the meeting, thanked her for her service, and wished her the best of luck and relaxation in retirement. Chairperson Perrault asked if there were any other comments from the members. Following statements by Member Adams, Chief Legal Counsel Shelton, and Vice Chairperson Pahland, Executive Director Halsey thanked the Commission Members and Staff.

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

The Commission adjourned into closed executive session at 11:32 a.m., pursuant to Government Code section 11126(e). The Commission met in closed session 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; to confer with and receive advice from legal counsel regarding potential litigation; and to confer on personnel matters pursuant to Government Code section 11126(a)(1).

A. PENDING LITIGATION

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

B. POTENTIAL LITIGATION

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

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

C. PERSONNEL

To confer on personnel matters pursuant to Government Code section 11126(a)(1).

RECONVENE IN PUBLIC SESSION

At 11:53 a.m., the Commission reconvened in open session.

REPORT FROM CLOSED EXECUTIVE SESSION

Chairperson Perrault reported that the Commission met in closed executive session pursuant to Government Code section 11126(e). The Commission conferred with and received advice from legal counsel for consideration and action, as necessary and appropriate, upon the pending litigation listed on the public notice and agenda, and conferred with and received advice from legal counsel regarding potential litigation, and, pursuant to Government Code section 11126(a)(1) to confer on personnel matters.

ADJOURNMENT

Chairperson Perrault asked for a motion to adjourn. Member Nash made the motion to adjourn the meeting. Member Adams seconded the motion. The September 27, 2024, meeting was adjourned at 11:54 a.m., by a vote of 7-0.

mur Juliana F. Gmur Executive Director

STATE OF CALIFORNIA

COMMISSION ON STATE MANDATES

PUBLIC MEETING

FRIDAY, SEPTEMBER 27, 2024

10:00 A.M.

MEETING HELD

AT 980 9TH STREET

SUITE 300

SACRAMENTO, CALIFORNIA

AND

VIA ZOOM

ORIGINAL

RECEIVED

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VIDEO COMMUNICATIONS PLATFORM

REPORTER'S TRANSCRIPT OF PROCEEDINGS

STENOGRAPHICALLY REPORTED BY: KATHRYN S. SWANK Certified Shorthand Reporter No. 13061 Registered Professional Reporter

> KATHRYN S. SWANK, CSR 303 Paddock Court Roseville, California 95661 Telephone (916) 390-7731 KathrynSwankCSR@sbcglobal.net

1	APPEARANCES
2	COMMISSIONERS PRESENT
3 4	MICHELE PERRAULT Representative for Joe Stephenshaw Department of Finance
5	(Chairperson of the Commission)
6	WILLIAM PAHLAND Representative for FIONA MA
7	State Treasurer (Vice Chairperson of the Commission)
8	LEE ADAMS III
9	Sierra County Supervisor Local Agency Member
10	SHANNON CLARK Representative for SAMUEL ASSEFA, Director
11	Office of Planning & Research (Via Zoom)
12	DEBORAH GALLEGOS
13	Representative for MALIA COHEN State Controller
14	KAREN GREENE ROSS
15	Public Member
16	(Via Zoom)
17	RENEE NASH Eureka Union School District
18	School District Board Member
19	000
20	COMMISSION STAFF
21	
22	HEATHER HALSEY Executive Director
23	(Via Zoom)
24	DENNIS SUPACHANA Assistant Executive Director
25	(Via Zoom)
-	

1	APPEARANCES CONTINUED
2	COMMISSION STAFF
3	
4	CAMILLE N. SHELTON Chief Legal Counsel
5	JILL MAGEE
6	Program Analyst
7	ANNA BARICH Commission Counsel
8	ERIC FELLER Senior Commission Counsel
9	
10	JULIANA GMUR Senior Commission Counsel (Via Zoom)
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1	APPEARANCES CONTINUED	
2	PUBLIC PARTICIPANTS	
3	AMBER ALEXANDER	
4	Department of Finance (Item 4)	
5	(Via Zoom)	
6	KEN HOWELL State Controller's Office	
7	(Item 4)	
8	(Via Zoom)	
9	KIM KELSTROM Claimant Fresno Unified School District	
10	(Item 4) (Via Zoom)	
11	RAJANI NAIR	
12	Appellant City of San Jose (Item 2)	
13	(Via Zoom)	
14	ARTHUR PALKOWITZ Law Offices of Arthur M. Palkowitz	
15	(Item 4) (Via Zoom)	
16	HUGO SOLIS GALEANA	
17	Department of Finance (Item 4)	
18	(Via Zoom)	
19	COLLEEN WINCHESTER Appellant City of San Jose	
20	(Item 2) (Via Zoom)	
21	KAILY YAP	
22	Department of Finance (Item 3)	
23	(Via Zoom)	
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5	28	15	claim, jurisdictionally before the Commissio
6	33	13	and even with the test claim po stage,
7	36	15	difference in expense <u>s</u>
8	50	11	Controller's audit ed authority
9	51	10	The district <u>dis</u> agreed with the
10	52	8	in they <u>that</u> having a 60-day
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1	FRIDAY, SEPTEMBER 27, 2024, 10:13 A.M.
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3	CHAIRPERSON PERRAULT: All right. Excellent. Good
4	morning. Apologies for those of you who were waiting
5	behind the scenes. And we are we are having some
6	technical difficulties, but I think we are ready to go.
7	So I'm going to go ahead and call the meeting of
8	the Commission on State Mandates to order at 10:13.
9	Welcome to our hybrid meeting. For those of you
10	participating in person, I do have some housekeeping
11	information. On the table near the wall are paper
12	copies of the meeting notice and agenda, new filings,
13	and witness list. The electronic public hearing binder
14	is also located there on a laptop.
15	When called up for an item, the parties and
16	witnesses will sit at the witness tables which will
17	yeah.
18	The restrooms are located out the door, down the
19	hall to the right; women's room across the open atrium.
20	The key for both are on the table as you exit the
21	conference room.
22	Finally, please take note of the emergency exits in
23	the room.
24	For those participating remotely, the materials for
25	today's meeting, including the notice, agenda, and
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1	witness list, are all available on the Commission's
2	website at www.csm.ca.gov under the "Hearings" tab.
3	When being sworn in at the beginning of the hearing
4	and when called for an item, the parties and witnesses
5	will please turn on their video and unmute their
6	microphone.
7	At the conclusion excuse me of the item,
8	please turn off the video and then mute your microphone
9	once again.
10	In the event we do experience technical
11	difficulties, or the meeting is bumped offline, we will
12	restart and allow time for people to rejoin before
13	recommencing the meeting.
14	Finally, please remember to speak slowly and
15	accurately for the benefit of the court reporter and an
16	accurate transcript of the hearing.
17	Okay. So before we begin this morning, I would
18	like to introduce and it is my pleasure to
19	introduce our new public member, who comes to us with
20	some experience in public finance. Ms. Karen Greene
21	Ross is joining us online today. Karen, thank you for
22	joining. Just a little bit about Ms. Greene Ross:
23	Before her retirement from the State, she did serve as
24	the chief of staff to the State Controller Betty Yee
25	from 2015 to 2022. Prior to that, she was assistant
	10

1	chief counsel at the California High Speed Rail
2	Authority from 2012 to 14, where she was deputy director
3	of Legislation from 2011 to 2012. And then finally, she
4	also served as the deputy controller at the State
5	Controller's Office from 2005 to 2007.
6	Member Greene Ross earned her Juris Doctorate [sic]
7	degree from Loyola Law School and a Bachelor's of
8	Science degree in Finance from the University of
9	Florida. And we welcome you to the Commission.
10	Okay. With that, if staff could please Heather,
11	please call the roll.
12	MS. HALSEY: Sure.
13	Mr. Adams.
14	MEMBER ADAMS: Here.
15	MS. HALSEY: Ms. Clark.
16	MEMBER CLARK: Here.
17	MS. HALSEY: Ms. Gallegos.
18	MEMBER GALLEGOS: Here.
19	MS. HALSEY: Ms. Greene Ross.
20	MEMBER GREENE ROSS: Here.
21	MS. HALSEY: Ms. Nash.
22	MEMBER NASH: Here.
23	MS. HALSEY: Mr. Pahland.
24	MEMBER PAHLAND: Here.
25	MS. HALSEY: Ms. Perrault.
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1 MEMBER PERRAULT: Here. 2 CHAIRPERSON PERRAULT: Great. Thank you so much. 3 So our next item is Item 1. Are there any objections to or additional 4 5 corrections of the July 26, 2024, minutes? 6 (No response.) 7 CHAIRPERSON PERRAULT: Seeing none in the room, either -- and online? 8 9 Seeing none. 10 (No response.) 11 MR. SUPACHANA: Madam Chair, I do not see any comments online. 12 13 CHAIRPERSON PERRAULT: Thank you. 14 Also, just -- is there a way to pin our two commissioners who are online so that we can see them? 15 I'm not sure if that's possible. 16 17 Okay. IT is working on that. 18 Okay. In the meantime, while we wait on that, are 19 there any public comments on this item? 20 (No response.) 21 CHAIRPERSON PERRAULT: Seeing none in the room. MR. SUPACHANA: I don't see any public comments 22 23 on -- online, Madam Chair. 24 CHAIRPERSON PERRAULT: Okay. Unless there's any 25 further discussion, is there a motion?

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1 MEMBER NASH: So moved. 2 CHAIRPERSON PERRAULT: Moved by Ms. Nash. 3 Is there a second? 4 MEMBER GALLEGOS: I will second. 5 CHAIRPERSON PERRAULT: Second by Ms. Gallegos. 6 Could we please have a roll call. 7 MS. HALSEY: Mr. Adams. 8 MEMBER ADAMS: Aye. 9 MS. HALSEY: Ms. Clark. 10 MEMBER CLARK: Aye. 11 MS. HALSEY: Ms. Gallegos. 12 MEMBER GALLEGOS: Aye. 13 MS. HALSEY: Ms. Karen Ms. Greene Ross. 14 (No response.) 15 CHAIRPERSON PERRAULT: Ms. Greene Ross. 16 MEMBER GREENE ROSS: Abstain. 17 MS. HALSEY: Thank you. 18 Ms. Nash. 19 MEMBER NASH: Aye. 20 MS. HALSEY: Mr. Pahland. 21 MS. HALSEY: Ms. Perrault. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment.		
3 Is there a second? 4 MEMBER GALLEGOS: I will second. 5 CHAIRPERSON PERRAULT: Second by Ms. Gallegos. 6 Could we please have a roll call. 7 MS. HALSEY: Mr. Adams. 8 MEMBER ADAMS: Aye. 9 MS. HALSEY: Ms. Clark. 10 MEMBER CLARK: Aye. 11 MS. HALSEY: Ms. Gallegos. 12 MEMBER GALLEGOS: Aye. 13 MS. HALSEY: Ms. Karen Ms. Greene Ross. 14 (No response.) 15 CHAIRPERSON PERRAULT: Ms. Greene Ross. 16 MEMBER GREENE ROSS: Abstain. 17 MS. HALSEY: Thank you. 18 Ms. Nash. 19 MEMBER NASH: Aye. 20 MS. HALSEY: Mr. Pahland. 21 MS. HALSEY: Ms. Perrault. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment.	1	MEMBER NASH: So moved.
 MEMBER GALLEGOS: I will second. CHAIRPERSON PERRAULT: Second by Ms. Gallegos. Could we please have a roll call. MS. HALSEY: Mr. Adams. MEMBER ADAMS: Aye. MS. HALSEY: Ms. Clark. MEMBER CLARK: Aye. MS. HALSEY: Ms. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. Ms. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. CHAIRPERSON PERRAULT: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. 	2	CHAIRPERSON PERRAULT: Moved by Ms. Nash.
 CHAIRPERSON PERRAULT: Second by Ms. Gallegos. Could we please have a roll call. MS. HALSEY: Mr. Adams. MEMBER ADAMS: Aye. MS. HALSEY: Ms. Clark. MEMBER CLARK: Aye. MS. HALSEY: Ms. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. HALSEY: Thank you. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	3	Is there a second?
 Could we please have a roll call. MS. HALSEY: Mr. Adams. MEMBER ADAMS: Aye. MS. HALSEY: Ms. Clark. MEMBER CLARK: Aye. MS. HALSEY: Ms. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. Ms. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. MS. HALSEY: Ms. Perrault. And now I think we are moving on to public comment. 	4	MEMBER GALLEGOS: I will second.
 MS. HALSEY: Mr. Adams. MEMBER ADAMS: Aye. MS. HALSEY: Ms. Clark. MEMBER CLARK: Aye. MS. HALSEY: Ms. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. MS. HALSEY: So that motion carries. And now I think we are moving on to public comment. 	5	CHAIRPERSON PERRAULT: Second by Ms. Gallegos.
 MEMBER ADAMS: Aye. MS. HALSEY: MS. Clark. MEMBER CLARK: Aye. MS. HALSEY: MS. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: MS. Karen MS. Greene Ross. (No response.) CHAIRPERSON PERRAULT: MS. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. CHAIRPERSON PERRAULT: Aye. CHAIRPERSON PERRAULT: Aye. MS. HALSEY: MS. Perrault. CHAIRPER SON PERRAULT: Aye. And now I think we are moving on to public comment. 	6	Could we please have a roll call.
 MS. HALSEY: MS. Clark. MEMBER CLARK: Aye. MS. HALSEY: MS. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: MS. Karen MS. Greene Ross. (No response.) CHAIRPERSON PERRAULT: MS. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. HALSEY: Thank you. Ms. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	7	MS. HALSEY: Mr. Adams.
 MEMBER CLARK: Aye. MS. HALSEY: MS. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: MS. Karen MS. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. HALSEY: Thank you. MS. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. MANDER PAHLAND: Aye. ANS. HALSEY: MS. Perrault. CHAIRPERSON PERRAULT: Aye. And now I think we are moving on to public comment. 	8	MEMBER ADAMS: Aye.
 MS. HALSEY: Ms. Gallegos. MEMBER GALLEGOS: Aye. MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. HALSEY: Thank you. Ms. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	9	MS. HALSEY: Ms. Clark.
 MEMBER GALLEGOS: Aye. MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. Ms. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	10	MEMBER CLARK: Aye.
 MS. HALSEY: Ms. Karen Ms. Greene Ross. (No response.) CHAIRPERSON PERRAULT: Ms. Greene Ross. MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. Ms. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	11	MS. HALSEY: Ms. Gallegos.
 14 (No response.) 15 CHAIRPERSON PERRAULT: Ms. Greene Ross. 16 MEMBER GREENE ROSS: Abstain. 17 MS. HALSEY: Thank you. 18 Ms. Nash. 19 MEMBER NASH: Aye. 20 MS. HALSEY: Mr. Pahland. 21 MEMBER PAHLAND: Aye. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment. 	12	MEMBER GALLEGOS: Aye.
 15 CHAIRPERSON PERRAULT: Ms. Greene Ross. 16 MEMBER GREENE ROSS: Abstain. 17 MS. HALSEY: Thank you. 18 Ms. Nash. 19 MEMBER NASH: Aye. 20 MS. HALSEY: Mr. Pahland. 21 MEMBER PAHLAND: Aye. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment. 	13	MS. HALSEY: Ms. Karen Ms. Greene Ross.
 MEMBER GREENE ROSS: Abstain. MS. HALSEY: Thank you. MS. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	14	(No response.)
 MS. HALSEY: Thank you. MS. Nash. MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	15	CHAIRPERSON PERRAULT: Ms. Greene Ross.
 18 Ms. Nash. 19 MEMBER NASH: Aye. 20 MS. HALSEY: Mr. Pahland. 21 MEMBER PAHLAND: Aye. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment. 	16	MEMBER GREENE ROSS: Abstain.
 MEMBER NASH: Aye. MS. HALSEY: Mr. Pahland. MEMBER PAHLAND: Aye. MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	17	MS. HALSEY: Thank you.
 20 MS. HALSEY: Mr. Pahland. 21 MEMBER PAHLAND: Aye. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment. 	18	Ms. Nash.
 21 MEMBER PAHLAND: Aye. 22 MS. HALSEY: Ms. Perrault. 23 CHAIRPERSON PERRAULT: Aye. 24 Thank you. So that motion carries. 25 And now I think we are moving on to public comment. 	19	MEMBER NASH: Aye.
 MS. HALSEY: Ms. Perrault. CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	20	MS. HALSEY: Mr. Pahland.
 CHAIRPERSON PERRAULT: Aye. Thank you. So that motion carries. And now I think we are moving on to public comment. 	21	MEMBER PAHLAND: Aye.
 Thank you. So that motion carries. And now I think we are moving on to public comment. 	22	MS. HALSEY: Ms. Perrault.
25 And now I think we are moving on to public comment.	23	CHAIRPERSON PERRAULT: Aye.
	24	Thank you. So that motion carries.
13	25	And now I think we are moving on to public comment.
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1	MS. HALSEY: Now we will take up public comment on
2	matters not on the agenda. Please note, the Commission
3	may not take action on items not on the agenda.
4	However, it may schedule issues raised by the public for
5	consideration at future meetings. We invite the public
б	to comment on matters that are on the agenda as they are
7	taken up.
8	CHAIRPERSON PERRAULT: Great. Thank you.
9	Are there any public comments on items not on the
10	agenda?
11	(No response.)
12	CHAIRPERSON PERRAULT: Seeing none in the room.
13	Are there any online?
14	MR. SUPACHANA: Madam Chair, I do not see any
15	online.
16	CHAIRPERSON PERRAULT: Okay. Thank you.
17	Hearing no further public comment, we will go ahead
18	and move on to the next item, which is our swearing in.
19	So Heather.
20	MS. HALSEY: Mr. Adams.
21	Oh, sorry. Let's move to the swearing in. Will
22	the parties and witnesses for Items 2, 3, and 4
23	participating remotely please be sure that both your
24	first and last names are listed on your Zoom window for
25	the benefit of the court reporter. Turn on your
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1	video turn on your video and unmute your microphone.
2	Will the parties and witnesses please rise.
3	(Parties/witnesses stood to be sworn or
4	affirmed.)
5	MS. HALSEY: Do you solemnly swear or affirm that
6	the testimony which you are about to give is true and
7	correct, based on your personal knowledge, information,
8	or belief?
9	(Affirmative responses.)
10	MS. HALSEY: Thank you.
11	For those participating remotely for Items 3 and 4,
12	please turn off your video and mute your microphones.
13	Next is Item 2. Senior Commission Counsel Juliana
14	Gmur will please turn on her video and unmute her
15	microphone and present a proposed decision on appeal of
16	Executive Director Decision on Rejection of Duplicate
17	Test Claim Filing, 23-AEDD-01.
18	MS. GMUR: Good morning.
19	This matter is an appeal of the Executive
20	Director's decision to reject a test claim filing by the
21	City of San Jose on a permit issued by the San Francisco
22	Bay Regional Water Quality Control Board.
23	The rejection was based on the fact that the City
24	of San Jose's filing duplicated the test claim first
25	filed by Union City. The test claim process provides
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for the filing of a single test claim applicable to all
 eligible claimants in order to avoid multiple
 proceedings addressing the same claim that a
 reimbursable state mandate has been created.

5 The appellant contends, however, that its filing 6 should be accepted and consolidated with Union City's 7 test claim because Union City did not plead a provision 8 requiring permittees to implement best management 9 practices related to the unsheltered and homeless, and 10 its homeless population and costs to comply with the 11 provision are much higher.

12 Union City's test claim pleads all of the provision 13 relating to the unsheltered and homeless population, as noted on the test claim form, the narrative, and in the 14 15 declarations supporting the claim. Thus, the 16 appellant's claim duplicates that of Union City's, and 17 its legal rights and interests are protected by Union 18 City's test claim, even if its costs to comply with the 19 provision are higher.

The determination whether the provision at issue is reimbursable under Article XIII B, section 6, is a question of law and not a question of fact.

Finally, the Commission's regulations provide ample opportunity for the appellant, as a permittee under the test claim permit, to participate in the Commission's

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1	determination of Union City's test claim by providing
2	written comments, evidence, and testimony of its larger
3	homeless population and the higher costs that it has
4	incurred, which can inform the Commission's decision
5	through the test claim hearing process.
6	Staff recommends that the Commission adopt the
7	proposed decision to uphold the Executive Director's
8	decision to reject the appellant's test claim filing as
9	duplicative and to deny the appeal.
10	CHAIRPERSON PERRAULT: Thank you.
11	All right. Parties and witnesses, please state
12	your name for the record.
13	Ms. Winchester and Mr. Nair, for the appellant,
14	would you like to begin.
15	MS. WINCHESTER: Yes, ma'am. My name is Colleen
16	Winchester. I'm a senior deputy city attorney for the
17	City of San Jose. I'm pleased to be joined with Rajani
18	Nair, who is a deputy director for the City's
19	Environmental Services Department.
20	So if I may, I appreciate the time to respond.
21	First off, the City is not disputing that let me get
22	to the point.
23	If this Commission's decision is that the City of
24	San Jose's interests are adequately protected by Union
25	City's, that is certainly something we're not going to
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1	challenge. If we are adequately protected, we want to
2	move forward. Then why are we here? Why am I appearing
3	before the Commission and why am I taking your valuable
4	time?
5	A couple of things.
6	This issue involves the City of San Jose's regional
7	stormwater permit. They are issued across the state.
8	This I can't tell which slide I'm on in the
9	presentation.
10	CHAIRPERSON PERRAULT: We don't have a slide up
11	yet, Ms. Winchester. Hold on one second, please.
12	MS. WINCHESTER: Oh.
13	CHAIRPERSON PERRAULT: And I think you had
14	indicated there would be a presentation. So give us one
15	second. My apologies.
16	MS. WINCHESTER: I'm glad it's IT, not me. Sorry.
17	Thank you. Thank you.
18	CHAIRPERSON PERRAULT: He's working on it. Give us
19	just a second.
20	MS. WINCHESTER: No problem. If you want me to
21	just go ahead, I can I can move forward without it.
22	CHAIRPERSON PERRAULT: It is absolutely up to you.
23	MS. WINCHESTER: I will go ahead and I'll just move
24	forward.
25	So this Commission is very, very familiar with
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regional stormwater permits. It's come before the 1 2 Commission on multiple occasions. The -- what the --3 (interruption in room). Sorry, what? MS. MAGEE: I'm sorry. We're working on getting 4 5 your presentation up on the screen. 6 MS. WINCHESTER: Perfect. 7 CHAIRPERSON PERRAULT: Can you see it? 8 MS. WINCHESTER: I can see it. 9 CHAIRPERSON PERRAULT: That way -- what page would 10 you like us on? 11 MS. WINCHESTER: Okay. The first slide, please. 12 The -- I mean, the second slide, where we're talking 13 about municipal regional stormwater permits. 14 CHAIRPERSON PERRAULT: Okay. 15 MS. WINCHESTER: And I just want to -- just want to 16 highlight that the municipal regional stormwater permits 17 are issued by the State Water Board. The different 18 regions. 19 Next slide, please. 20 CHAIRPERSON PERRAULT: Thank you. 21 MS. WINCHESTER: And they contain significant 22 requirements for municipalities in implementing the 23 Clean Water Act. The beef and dispute and why this 24 Commission is so important is because the question is 25 what is and is not an unfunded mandate. What is simply 19

1	passing through as a federal requirement of the Clean
2	Water Act, or what are other areas where the City can
3	get reimbursement either through permit fees or
4	elsewhere or what is, in fact, just simply an
5	unfunded obligation imposed by the State on
б	municipalities when the municipalities are not in a
7	position to bear the burden.
8	That is this Commission's lane. It's super
9	important. And as you can see from the cases that have
10	come down, they have been litigated up and down the
11	courts, including to the California Supreme Court as
12	recently as 2016.
13	Next slide, please.
14	In fact, there next slide, please.
15	There is a pending consolidated action for a
16	regional stormwater permit issued in December of or
17	effective December of 2009. That is a consolidated test
18	claim with Dublin, San Jose, the County of Santa Clara,
19	and the Commission has a proposed draft pending. So
20	this is very important and very familiar to the
21	Commission.
22	Next slide, please.
23	So what happened here?
24	So let me just go back.
25	The Commission San Jose is here because it's
	20

1	talking about getting the Commission the it has
2	taken a year to get to this this point.
3	Union City and San Jose filed a test claim. The
4	both of them were deemed inadequate or incomplete.
5	"Duplicate" and "incomplete" sounds like duplicate
6	both incomplete. Union City refiled. San Jose refiled.
7	And back and forth for over a year.
8	Why is this significant? Because once Union City
9	is deemed incomplete, San Jose is in a tough position.
10	Do you refile and protect? Or do you wait until there's
11	a final decision on Union City? But what's happened is,
12	over time, San Jose filed extensive filings, significant
13	effort in work in getting to this point.
14	In the proposed decision, the proposed decision
15	repeats, "As a matter of law, San Jose's claim is
16	should be rejected as duplicative."
17	As a quasi adjudicatory body, it's very important
18	that this this issue be precisely defined. There's
19	two issues here. One is as a what's the legal
20	question regarding the regulation?
21	And then second, how are the facts of this case
22	applied to the legal standard? That's a question of law
23	and a question of fact. Two separate issues and super
24	important to be precise in the decision, which it's not;
25	it's not precise.
	21

So next slide, please.

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2 So let's start with the question of law. Everybody 3 agrees we're in regulation -- this is the appropriate 4 regulation. And no duplicative test claims will be 5 accepted after the first one is filed.

6 But affected agencies that are not similarly 7 situated -- meaning that the test claim affects them 8 differently -- may file a test claim on the same statute 9 but must demonstrate how and why they are affected. So 10 the regulation is really clear. We also have a question 11 of fact.

12 However, in the proposed decision, it inserts 13 something that doesn't exist in the statute, and that's 14 a meaning. So in the proposed decision, it says, 15 "Meaning that the test claim statute affects them 16 differently." It adds language that says that 17 meaning -- "their legal rights and interests are not 18 protected by the test claim filing; meaning their rights 19 and interests are not protected by the test claim 20 filing. That language is not in the regulation. 21 It is a

22 meaning imposed into the regulation, through the23 proposed decision.

24 San Jose just wants to make it perfectly clear. 25 The regulation says, "Affected agencies may file a test

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1	claim, but they must demonstrate how they are affected	
2	differently."	
3	The proposed decision says, "Meaning that their	
4	legal rights and interests are not protected by the test	
5	claim."	
6	Again, the language is not in the statute. Why is	
7	that important? It's because regulations need to be	
8	amended through a public process and a hearing to ensure	
9	that they are accurately reflected. And also, if the	
10	Commission is going to make a legal interpretation of	
11	its regulation, that inserting that language, that	
12	the parties have parties, meaning other public	
13	entities, have a right to weigh in, go through the	
14	regulatory process.	
15	So that's the question of law.	
16	So next slide, please.	
17	We want to talk about the question of fact. Does	
18	Provision C.17, dealing with discharges associated with	
19	unsheltered homeless populations, affect San Jose	
20	differently?	
21	Next slide, please.	
22	Just again, this is a provision of the permittee.	
23	Each permittee shall identify and implement the best	
24	management practices to address discharges.	
25	Next slide, please.	
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1	What does this mean?
2	Examples of those actions: Access to emergency
3	shelters; provision of social services; sanitation
4	services; voucher programs; RV sanitary sewage
5	disposals; establishment of RV safe parking areas;
6	formalized encampments; pump-outs; cleaning services.
7	These are significant types of requirements being
8	imposed on public agencies in an area that is probably
9	one of the most important, significant political/social
10	issues pending right now.
11	One of the most, if not the most, on areas where
12	you where public entities are working very hard to
13	address what is both an environmental and socioeconomic
14	and significant issue.
15	So next slide, please.
16	So Union City's claim says it will incur costs for
17	implementing best practices. How is San Jose different?
18	We have already implemented these best management
19	practices. We know how much it costs. We know what the
20	significance and the burden is on on these types
21	of of programs. They are unfunded, but that's a
22	question for another day. They are unfunded. They are
23	significant. And San Jose and Union City are not in the
24	same in the same boat.
25	Next slide, please.
	24

1 So San Jose's unsheltered population, 6,200 --2 70 percent of those unhoused are unsheltered. Union 3 City, according to the public records, has 489. Again, if you go back and think about those types 4 5 of requirements that are listed in the -- in the permit itself -- housing, RV, pumps-out -- you know, again that 6 7 laundry list; significantly different for a population of 489 as compared to 6,200. 8 9 I think in the proposed decision, there's a lot of 10 discussion that, as a matter of law, San Jose and Union 11 City are aligned. 12 Again, you know, if the Commission's decision is 13 that San Jose is adequately protected and does not need 14 to participate, nor does this Commission care to have 15 the perspective of somebody implementing these 16 regulations, I think that's -- that is certainly within 17 the Commission's lane. But what we do want to talk 18 about is San Jose's implementation cost is over 19 \$19 million for fiscal year '22/'23. 20 Again, we -- we believe that that is a perspective 21 that is properly before the Commission as a party. 22 Next slide, please. 23 So we respectfully request the Commission consider 24 its test claim, consolidate it with Union City's for efficiency. However, at a minimum, what San Jose 25

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requests is that if language being inserted into the
 regulations is, you know -- is -- well, gosh. I lost
 my -- my train of that sentence, which would have been
 eloquent had I kept on it.

5 But if the Commission chooses not to consider San 6 Jose's test claim and consolidate it with Union City for 7 efficiency, San Jose proposes that this is -- this is such an important issue. What -- why should other 8 9 cities jump through regulatory hoops, process after 10 process after process, to try to -- to get before the 11 Commission if the legal standard is as in the intended 12 decision.

Go through the regulatory process. Make that clear for -- for public entities. It's ironic that it takes so much time, effort, cost, attorneys' fees, staff time, burden, just to simply bring before the Commission that the State is improperly imposing costs and burdens and attorney's fees.

I think -- I find that ironic. And I think what should particularly happen is, moving forward amend the regulation so that they're clear. Amend the regulation so that we're not -- so people aren't in this same boat. And if anybody has any questions, I welcome the opportunity to respond.

25

CHAIRPERSON PERRAULT: All right. Thank you,

26

1	Ms. Winchester.
2	I'm not sure it sounds like maybe your colleague
3	is available for questions. Or is there a presentation
4	also an additional?
5	Okay.
6	MS. WINCHESTER: No. She's just available for the
7	stuff that I took questions on. The 19 million, 200-
8	and it's fine. Math.
9	CHAIRPERSON PERRAULT: Thank you very much. All
10	right.
11	With that, are there any public comments on this
12	item?
13	(No response.)
14	CHAIRPERSON PERRAULT: Seeing none in the room.
15	MR. SUPACHANA: Madam Chair, I do not see any
16	online public comments.
17	CHAIRPERSON PERRAULT: Okay. Is there a discussion
18	from the Commission? Questions?
19	MEMBER GALLEGOS: I have a question.
20	CHAIRPERSON PERRAULT: Yes. Ms. Gallegos.
21	MEMBER GALLEGOS: So two things: In the
22	description sorry. It is confusing.
23	It says that Union City's test claim does not plead
24	provision C.17, which I believe she referenced, which
25	requires information and best management practices to
	27

1	control or reduce discharge of pollutants.
2	Does it or does it not?
3	MS. SHELTON: I'm going to let Juliana respond.
4	MS. WINCHESTER: If I may respond.
5	CHAIRPERSON PERRAULT: We'll go ahead and let staff
6	respond. Ms. Winchester, we'll go ahead and let staff
7	respond real quick.
8	MS. WINCHESTER: Oh. Apologize.
9	MS. GMUR: Yes, it does.
10	The City of San Jose is contending that it's
11	it's insufficient because of their position, but it is
12	completely pleaded. It is in the test claim form. It
13	is supported in the narrative. And there are
14	declarations on point. It is it is in that test
15	claim jurisdictionally before the Commission.
16	MEMBER GALLEGOS: Okay. And she also proposes that
17	San Jose's issues are significantly different;
18	significantly enough different to warrant a separate
19	filing.
20	How what is your response to that given the
21	statistics that she put in her slide? And I don't know
22	if we can get that slide back up.
23	MS. GMUR: All right. In applying the regulation,
24	there are two types of agencies. There's the affected
25	agency that's not similarly situated. And there's the
	28

1 similarly situated agency.

When you are looking to ascertain which one, it is
how the test claim statute -- or, in this case, the test
claim permit -- affect them differently.

5 The section C.17 applies to both Union City and 6 City of San Jose. They both must comply with it. City 7 of San Jose has higher implementation costs because of 8 their population, but the permit does not apply to them 9 differently.

Let's look at the example that she had on the 10 11 slide. That would be 10-TC-02, -03, -05. In that case, 12 the City of San Jose's test claim was consolidated in 13 because the City of San Jose pleaded a section that was 14 not pleaded by any other test claimant. They were 15 claiming that section C.2 imposed a mandate on the City. No one else made that claim. And so the test claim 16 17 permit affected them differently. They had an 18 additional mandate that they needed to bring before the 19 Commission, and they were consolidated in.

In addition, that case was also complicated by the fact that there were six prior permits that were all different and would have -- affect each agency differently.

As you know, in our mandates analysis, we compare the prior permit to the test claim permit to find out

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1 what is new. Depending on what was in your prior 2 permit, an activity may or may not be new. 3 MS. SHELTON: May I also just add that if you look on page 25 of this analysis that lays out the elements 4 5 for finding a reimbursable state mandated program; and on the cost issue, which is factor number 4, a test 6 7 claimant only needs to show that they will incur a thousand dollars' worth of costs, period. They don't 8 9 have to show any more than that to be eligible for the 10 Commission to take jurisdiction. 11 So the amount of money certainly -- you know, I 12 think that the Commission would want to hear of the 13 testimony of City of San Jose and how that permit 14 section affected them maybe differently. But legally, 15 you have a valid jurisdiction over that test claim that 16 affects all of those eligible claimants and permittees 17 under that permit. 18 MEMBER GALLEGOS: The second question I have 19 actually highlighted the exact statement that she 20 referenced as well, meaning their legal rights and 21 interests are not protected by the test claim filing. So is what she suggests true, that this is not 22 23 language that is --24 MS. SHELTON: Agreed that it's not language in the 25 regulation, but you have to read the regulation with the

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whole purpose of mandates law and what the legislature
 enacted.

The whole section 17500 says the purpose is to avoid multiple proceedings. We have Supreme Court cases that indicate that. That's the whole point, is that we don't have separate test claims filed by every county in the state, every city in the state. Local government should be working together when they are filing their test claims so that they know who is filing on what.

10 There are options in the Commission's regulations 11 to file one joint test claim if the City of San Jose 12 wanted to be -- have party status. They chose not to do 13 that.

14 So you have to read that regulation in light of the 15 whole purpose of Article XIII B, section 6. But this 16 test claim -- it is pled the Commission has jurisdiction 17 on it, as you have seen with all the other stormwater 18 permits that have been approved, and where Ps and Gs 19 have been adopted, the eligible claimants include every 20 single permittee of that permit. So it is the same 21 situation here. And then all of those permittees would 22 be allowed to file reimbursement claims with the State 23 Controller's Office for the actual cost mandated by the 24 State.

25 MEMBER GALLEGOS: Thank you.

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1	CHAIRPERSON PERRAULT: All right. Mr. Adams.
2	MEMBER ADAMS: Thank you.
3	I have great appreciation for San Jose's
4	frustration, considering its relative size to Union
5	City. And admittedly, the difference between 489
6	unsheltered folks versus 6,200 is huge.
7	I'm just wondering, is volume alone enough to say
8	there is an effective difference? I don't know the
9	exact populations of Union City and San Jose. But I
10	would imagine 400 could be a pretty good impact to a
11	smaller community versus 6,200 in a larger city of maybe
12	a million people.
13	So I'm not sure that I understand other than the
14	total costs, the impact to a smaller community might be
15	just as impactful as it is to the City of San Jose. So
16	effectively, is there really a difference there?
17	And, again, I appreciate the City of San Jose's
18	huge cost, as I represent at home a county of 3,000. We
19	are always pleading to the State that our small numbers
20	are of great impact to us even though they are not huge
21	numbers.
22	So I would just would like to hear comments from
23	either side.
24	MS. SHELTON: May I mention and I will dovetail
25	on that. So the Commission invites comments. The
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Commission wants to have comments from every
 different-sized jurisdiction.

3 And at this stage, with the test claim, it is purely a question of law. When the Commission -- if 4 5 it's approved -- moves to the parameters and guidelines 6 phase, that is when we really need to have the 7 participation of local government to identify how they are implementing that particular activity, so that we 8 9 can properly describe that in the parameters and 10 guidelines. And that is a critical stage for 11 participation of local government. So, yes, you do want 12 the participation.

And even with the test claim postage, the City of San Jose has the opportunity to file comments on the test claim; has opportunity to file comments on the draft proposed decision; can come to the Commission's hearing and testify and bring a witness if they choose. So they have ample opportunity to tell their story before the Commission on this claim.

20 MEMBER ADAMS: Again, because of the size of the 21 unhoused, versus their relative size, I guess my 22 argument is, is there really a difference in how the 23 communities are affected? Or practically speaking, it 24 could be very close to the same.

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MS. SHELTON: Right. So at this stage, all that

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1	we're determining is looking at the plain language of
2	the permit. Is it new, the activity? Is it mandated by
3	the State? Does it impose a new program or higher level
4	of service? And is there an allegation of costs of at
5	least a thousand dollars? So that's it. The scope and
6	the individual circumstances, as that permit section is
7	applied to individual cities and counties, is not even
8	relevant yet.
9	CHAIRPERSON PERRAULT: Other questions from
10	Commission members?
11	Mr. Pahland.
12	MEMBER PAHLAND: Yeah. I do have a question for
13	Ms. Winchester.
14	As I understand your argument, it is effectively a
15	matter of magnitude and not substantive in position of
16	activity.
17	So you are not questioning whether what the rule
18	forces upon Union City is any different than what is
19	forced upon San Jose; only that San Jose's costs will be
20	greater.
21	Is that effectively your argument? Am I
22	understanding you correctly?
23	MS. WINCHESTER: Yes and yes, and.
24	The difference Union City's test claim didn't
25	allege any cost for implementation. And what it did is
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1	it it the provision C.17 talks about adopting best
2	management practices and implementing them. So there's
3	like two separate requirements in that one provision.
4	Union City's costs are for adopting the best
5	management practices, not the implementation of the best
6	management practices, although they say they do plead
7	the entire provision. And certainly, we would we
8	would be arguing that it protected the both both
9	requirements, you know, if we weren't here.
10	But what we wanted to ensure San Jose wants to
11	ensure that both the adoption of best management
12	practices and the implementation of those best
13	management practices are properly before this
14	Commission.
15	So if the Commission decides those legal interests
16	are adequately protected, then perhaps this has been an
17	interesting legal exercise, but unnecessary. But it
18	flip it the other way is, if we had hadn't adequately
19	protected the statute, if we hadn't adequately brought
20	it to the Commission's attention, would it have been
21	adequately preserved for adjudication?
22	The homeless, the unhoused issue impacts every
23	single public entity small, medium, and large. San
24	Jose, like I said, has already been implementing these
25	practices and has numbers for that.

1 I would certainly argue that -- and I would 2 certainly not protest if this Commission's determination 3 that -- that Union City protects adoption of best management practices and implementation of those best 4 5 management practices are properly protected. 6 MEMBER PAHLAND: Okay. 7 Thank you -- oh, go ahead. CHAIRPERSON PERRAULT: 8 Do you have a follow-up? 9 MEMBER PAHLAND: Yeah. Follow-up questions. 10 CHAIRPERSON PERRAULT: And then I would like staff 11 to be able to respond for additional clarification. 12 MEMBER PAHLAND: Sure. Sure. I do have follow-up 13 questions then. Boiled down to it, essentially your argument still 14 15 seems to be that I'm picking out difference in expense 16 associated with the activity imposed. And were that 17 sufficient to allow the filing of duplicate test claims, 18 wouldn't that, then, exception swallow the rule against 19 duplicate test claims? Because everybody can find that 20 I'm somehow implementing an activity imposed upon me 21 differently, or it's going to cost me more or less than 22 somebody else. And effectively, then the limitation to 23 a single test claim would be completely absorbed by 24 people finding minor distinctions and minor differences 25 in the specifics of carrying out the activity imposed.

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MS. WINCHESTER: That's -- that's a very good -- a very good perspective and point.

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3 However, in this particular case, implementation of best management practices for -- for the homeless 4 5 population, it is not just a matter of throwing somebody money. It is housing people. It is -- this is not just 6 7 a degree of -- if we could just throw money at -- at the problem, I submit that San Jose would have solved the 8 9 homeless problem decades ago. We throw a lot of money 10 at this challenge, working hard to solve it.

But why doesn't money just work? Why isn't it just money? It is because it is social services. It is housing. It is, how do we get folks healthy and into homes permanently and ongoing? So this is not just a matter of money and a matter of dollars. It is also, what exactly does this mean?

And if you look at the language of the permit, it does talk about housing. And, you know, I apologize. I don't have it in front of me.

20 But I submit that it is not just money. This is a 21 separate issue that involves much, much more than that. 22 Social services that San Jose doesn't control -- you 23 know, providing housing. It is significant legal issue 24 other than just simply money.

MEMBER PAHLAND: Yeah. Okay. I understand what

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1 you are saying.

But that seems to be not unique to San Jose in the
implementation of this permit or in regards to this
permit.

5 Let me move on to my next question, or my last6 question here.

7 You have testified here today -- it's an evidentiary matter. You have testified here today that 8 9 Union City has 489 unhoused; and, you know, San Jose has 10 order of magnitudes above that. How did you determine 11 what number of unhoused Union City has? And, you know, 12 you are here testifying that Union City has that much, 13 and I'm wondering what your foundational basis for that 14 testimony is.

Because, you know, I'm not hearing somebody from Union City -- or I'm not seeing a declaration from a Union City official. It could well be that Union City has more than that; that if you pulled this information from some publicly available source, it may or may not be accurate.

MS. WINCHESTER: Again, so in using -CHAIRPERSON PERRAULT: Go ahead, Ms. Winchester.
MS. WINCHESTER: Those numbers are from the
homeless -- the homeless survey -- the publicly
available data on the homeless point-in-time count. I

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used the Alameda County numbers from the State's
 homeless point-in-time count, and then Union City's
 number from that -- from that official document and that
 official record.

5 San Jose's -- we have the declaration of Ragan 6 Henninger. She's the house -- that's in -- in the 7 record. Her numbers, including what percentage are 8 unhoused or unsheltered, those are in the declarations 9 that are before the Commission.

But as far as Union City's number, I did take it from a publicly available source. The State's -- the State's population. I have the -- gosh, the citation. The Alameda County --

MEMBER PAHLAND: I don't need the citation. I just wanted to then draw the attention to difference between two items of evidence proffered: Whereas, one, you have a declaration of a competent witness; and, second, you have an authenticated document from which numbers are defined.

20 So I do have, then, in my mind at least a question 21 as to the true number of Union City unhoused, you know, 22 for purposes of then drawing a distinction between the 23 relevant burdens on the two cities.

So that's the end of my questions.

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CHAIRPERSON PERRAULT: Okay. Great.

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1	Ms. Greene Ross, you had your hand raised. Do you
2	still have comments or questions?
3	Give her a second. You are still muted. There she
4	is.
5	MEMBER GREENE ROSS: Yes. Sorry about that.
6	The question I had is, I understand you that
7	Union City cured its test claim filings in late May.
8	And so I just wanted to know the timing. Isn't it once
9	that happens, isn't the process for the various entities
10	that want to get reimbursed to go through the process
11	with the Controller's Office? So what's the status on
12	Union City's test claim? And couldn't San Jose, once
13	now that that is cured as far as I can tell, is that
14	cured?
15	MS. GMUR: Yes, ma'am. It is it is cured. It
16	was cured two days before City of San Jose was able to
17	cure their test claim. It is currently out for comment
18	and it is in its very beginning stages. It will have to
19	be go through the Commission process. A mandate will
20	have to be found.
21	And then once reimbursable components are
22	activities are established through the parameters and
23	guidelines, then the State Controller's Office will
24	issue claiming instructions, and all the permittees
25	under this permit can file for reimbursement costs.
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1 MS. SHELTON: At this stage, it's a legal process 2 first. 3 MEMBER GREENE ROSS: Right. I just want to check on the status of that because once -- since it was cured 4 5 and that process begins, wouldn't San Jose have the 6 opportunity then to, you know, show the different amount 7 that they are -- that they would be allowed to claim? 8 MS. SHELTON: So --9 MS. GMUR: Yes, ma'am. The matter has not 10 proceeded to hearing yet. And so the City of San Jose 11 will have ample opportunity at the test claim hearing 12 and at the parameters and quidelines stage to provide 13 their testimony. 14 MEMBER GREENE ROSS: Okay. I wanted to clarify I 15 understood the process. 16 MS. SHELTON: Yes. To cure a test claim just means 17 that their filing did not comply with one of the Government Code sections that identifies all the 18 elements for a test claim filing. 19 And so what it means to cure is this office has 20 determined, well, you have now met all the elements for 21 a test claim filing, and now the Commission is taking 22 23 jurisdiction over that test claim. 24 At that point, then we send out the test claim for 25 We issue a draft staff analysis or a draft comment.

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1	proposed decision. And then we issue we receive
2	comments back on that. We then prepare a proposed
3	decision for the Commission's hearing.
4	So this matter is not even set for hearing yet. It
5	is still the record is not even closed. We
6	haven't I believe we're still in the comment phase of
7	the test claim. So we still have several more months
8	before the Commission will even hear the matter to
9	determine whether or not there is a reimbursable state
10	mandated program.
11	If the test claim is approved, then the Commission
12	has to adopt parameters and guidelines, which identify
13	all the reimbursable activities, the eligible claimants,
14	the period of reimbursement, any offsetting revenues.
15	Once that is adopted, that goes to the State
16	Controller's Office to issue claiming instructions,
17	which just provides the notice and the right of local
18	government to file their reimbursement claims with the
19	State Controller's Office. So we have many steps before
20	we can get to the Controller's Office.
21	And at this stage, the amount of money that City of
22	San Jose or Union City incurs is only relevant to the
23	extent that they show costs of at least a thousand
24	dollars for their claim, their whole test claim.
25	So the exact amount is not that relevant at this
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1 stage. 2 CHAIRPERSON PERRAULT: Okay. Thank you. 3 Any other questions, Ms. Greene Ross? Any 4 comments? 5 (No response.) CHAIRPERSON PERRAULT: No? Okay. 6 7 Any other comments or questions from commissioners in the room? 8 9 (No response.) 10 CHAIRPERSON PERRAULT: Okay. All right. Seeing 11 none, is there a motion to either adopt staff's 12 recommendation or make a motion to --13 MEMBER PAHLAND: I will move to adopt staff 14 recommendation. MEMBER NASH: I will second that. 15 16 CHAIRPERSON PERRAULT: Okay. And we have a second. If we could please call the roll. 17 18 MS. HALSEY: Mr. Adams. 19 MEMBER ADAMS: Aye. 20 MS. HALSEY: Ms. Clark. 21 MEMBER CLARK: Aye. 22 MS. HALSEY: Ms. Gallegos. 23 MEMBER GALLEGOS: Aye. 24 MS. HALSEY: Ms. Greene Ross. 25 MEMBER GREENE ROSS: Aye.

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1	MS. HALSEY: Ms. Nash.
2	MEMBER NASH: Aye.
3	MS. HALSEY: Mr. Pahland.
4	MEMBER PAHLAND: Aye.
5	MS. HALSEY: Ms. Perrault.
6	CHAIRPERSON PERRAULT: Aye.
7	Okay. That motion carries.
8	We would like to ask the presenters participating
9	remotely for Item 2 to please turn off your video and
10	mute your microphones.
11	And then we will move
12	MS. WINCHESTER: Thank you for your time,
13	Commissioners.
14	CHAIRPERSON PERRAULT: Yes. Thank you.
15	And now we will move on to Item 3.
16	MS. HALSEY: Next is Item 3. The Controller
17	informed the Commission staff that they do not intend to
18	speak on this item, and the claimant did not provide any
19	information about whether they would be participating in
20	this matter.
21	Senior Commission Counsel Eric Feller will please
22	present a proposed decision and parameters and
23	guidelines on Disclosure Requirements and Deferral of
24	Property Taxation, 22-TC-06.
25	At this time, we invite the parties and witnesses
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1	to please turn on their video and unmute their
2	microphone.
3	CHAIRPERSON PERRAULT: Eric.
4	MR. FELLER: Good morning.
5	These parameters and guidelines are based on the
6	test claim decision the Commission adopted on
7	July 26th of this year and the draft expedited
8	parameters and guidelines issued on August 1st.
9	The Commission found that the test claim statute
10	imposes a reimbursable state mandate on only the County
11	of Los Angeles for two categories of reimbursable
12	activities:
13	First, for them to process requests to defer
14	property taxes filed by property owners over 55 or
15	severely disabled or victims of a wildfire or natural
16	disaster and who seek relief under Proposition 19; to
17	transfer the taxable base year value of their primary
18	residence to a replacement primary residence.
19	Second, to print summaries on each tax bill of the
20	availability of Proposition 19 property tax relief and
21	tax deferment procedures for properties that have been
22	purchased, newly constructed, or changed ownership in
23	the year before the tax bill.
24	As Heather mentioned, no substantive comments were
25	filed on the draft expedite parameters and guidelines.
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1	Staff recommends the Commission adopt the proposed
2	decision and parameters and guidelines with the
3	reimbursement period beginning September 28, 2022, and
4	authorize staff to make any technical, nonsubstantive
5	changes following the hearing.
6	CHAIRPERSON PERRAULT: Thank you very much.
7	We do not have comments from the Controller. And
8	it looks like we do not have any claimants.
9	MS. MAGEE: Page 7.
10	CHAIRPERSON PERRAULT: What's that?
11	MS. MAGEE: Ms. Yap.
12	CHAIRPERSON PERRAULT: Yes I just
13	MS. MAGEE: No. Nobody else.
14	CHAIRPERSON PERRAULT: Ms. Yap, from the Department
15	of Finance, did you have any comments on this item?
16	MS. YAP: Hi. Kaily Yap, Department of Finance.
17	We have no comments on this matter.
18	Thank you.
19	CHAIRPERSON PERRAULT: Thank you.
20	Okay. Are there any public comments on this item
21	before I move to the Commission?
22	(No response.)
23	CHAIRPERSON PERRAULT: There are none in the room.
24	Are there any online?
25	MR. SUPACHANA: Madam Chair, there are no public
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1	comments online.
2	CHAIRPERSON PERRAULT: Okay. Seeing none, are
3	there any comments or questions from members?
4	(No response.)
5	CHAIRPERSON PERRAULT: Seeing none in the room
6	either online?
7	(No response.)
8	CHAIRPERSON PERRAULT: Ms. Greene Ross, are you
9	trying to unmute?
10	(No response.)
11	CHAIRPERSON PERRAULT: Okay. Excellent.
12	Okay. Then seeing no further discussion, is there
13	a motion to adopt staff's recommendation?
14	MEMBER ADAMS: Madam Chair, I would so move.
15	CHAIRPERSON PERRAULT: Okay. Moved by Mr. Adams.
16	Is there a second?
17	MEMBER PAHLAND: I will second.
18	CHAIRPERSON PERRAULT: Second by Mr. Pahland.
19	If we could please have a roll call.
20	MS. HALSEY: Mr. Adams.
21	MEMBER ADAMS: Aye.
22	MS. HALSEY: Ms. Clark.
23	MEMBER CLARK: Aye.
24	MS. HALSEY: Ms. Gallegos.
25	MEMBER GALLEGOS: Aye.
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1	MS. HALSEY: Ms. Greene Ross.
2	MEMBER GREENE ROSS: Aye.
3	MS. HALSEY: Ms. Nash.
4	MEMBER NASH: Aye.
5	MS. HALSEY: Mr. Pahland.
б	MEMBER PAHLAND: Aye.
7	MS. HALSEY: Ms. Perrault.
8	CHAIRPERSON PERRAULT: Aye.
9	All right. Thank you. That motion carries.
10	We will now ask presenters participating remotely
11	for Item 3 to please turn off your video and mute your
12	microphones.
13	And we will go ahead and move on to Item 4.
14	MS. HALSEY: Commission Counsel Anna Barich will
15	present a proposed decision on California Assessment of
16	Student Performance and Progress, or CAASPP.
17	At this time, we invite the parties and witnesses
18	for Item 4 participating remotely to please turn on your
19	video and unmute your microphone.
20	MS. BARICH: Good morning.
21	This incorrect reduction claim alleges that the
22	State Controller's Office incorrectly reduced
23	reimbursement claims filed by Fresno Unified School
24	District for costs claimed to implement the California
25	Assessment of Student Performance and Progress Program,
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1	or CAASPP, which tests students in grades 3 through 8
2	and grade 11 in English language arts and mathematics,
3	using a secured browser-based testing platform.
4	The claimant sought reimbursement for the purchase
5	of new computing devices and broadband internet services
6	to use for testing.
7	The Controller reduced the claim because it found
8	that the claimant did not provide adequate supporting
9	documentation that its existing inventory was
10	insufficient to meet the testing specifications, as
11	required by the parameters and guidelines; and that the
12	claimant's existing supply of computing devices and
13	broadband internet services was sufficient, according to
14	a tool provided by the CDE and the testing contractor
15	called the Smarter Balanced Technology Readiness
16	Calculator.
17	Staff finds that the Controller's reduction is
18	correct as a matter of law. The state-mandated program
19	does not require school districts to provide a computing
20	device to every student, and the program is designed to
21	be administered on older computer computing devices
22	during a 60-day during a 60-day testing window, so
23	that a district can comply with its test within its
24	existing resources.
25	Thus, to be entitled for reimbursement, the
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1	parameters and guidelines require a claimant to show
2	with supporting documentation how its existing computing
3	devices are insufficient to administer the CAASPP test
4	to students based on the minimum technology
5	specifications within the testing window identified in
6	the CDE regulations.
7	The claimant's documentation does not support that
8	finding here.
9	In addition, using an SBAC calculator to find the
10	minimum number of devices needed was within the
11	Controller's audited authority and was not arbitrary,
12	capricious, or lacking in evidentiary support.
13	Accordingly, staff recommends that the Commission
14	adopt the proposed decision and deny this incorrect
15	reduction claim; and to authorize staff to make any
16	technical, nonsubstantive changes to the proposed
17	decision following the hearing.
18	Thank you.
19	CHAIRPERSON PERRAULT: Thank you.
20	Okay. Just as a reminder, parties and witnesses
21	will please state your name for the record.
22	Mr. Palkowitz and Ms. Kelstrom for the claimants,
23	would you like to begin?
24	MR. PALKOWITZ: Yes. Good morning. Thank you very
25	much.
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I'm appearing on behalf of the Fresno Unified
 School District. Also in attendance is Kim Kelstrom,
 chief executive of the Fiscal Services for the Fresno
 Unified School District.

5 So this matter, unlike the previous agenda item, 6 involves a test claim that has already been approved for 7 reimbursement. After parameters and guidelines were issued and after the draft, the claimant and other 8 school districts submitted their claim for 9 reimbursement. The district agreed with the 10 11 Controller's decision that disallowed the purchase of 12 computer devices that was required by this mandate.

This mandate changed the way testing was going to
be done throughout California by requiring technology
devices such as laptops, iPads, and other
computer-related devices for all testing.

After the district submitted their claim, the
Controller did an audit. In that audit, the Controller
disallowed the purchase of approximately 5,000 computing
devices. This represented 15 percent of the total
district's devices.

The reason the district purchased these devices, which was anticipated by this mandate, was that they needed to provide devices for the testing of students. This district has a population of over 67,000 students,

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1	which over 40,000 were tested through grades through
2	3 through 8 and number 11.
3	What this mandate required was that testing was to
4	be done over a 60-day period during the school year,
5	which represented 12 weeks at five days a week. There
6	was no requirement to do testing over a shorter period
7	of time.
8	What the district realized, in they having a 60-day
9	period, was that the students would receive additional
10	instruction if they had tested near the end of the
11	60-day period versus students that had testing during
12	the beginning of the 60-day period.
13	As a result, the district, in an effort to remove
14	these inequities, selected a 35-day period. The
15	Controller admitted that there is no requirement to have
16	60 days, and accepted that 35-day requirement was
17	reasonable.
18	The reason again, these inequities is that the
19	district has a very high free and reduced lunch
20	population of 90 percent, which includes lower
21	socioeconomic students along with English language
22	learners.
23	Furthermore, the district is a large district. It
24	includes a period of nine it includes 95 different
25	sites that needs to be tested and it is over a
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1 geographical area of 6,000 square miles.

2 Instead of -- even with the 30-day, five-day 3 period, the district needed these devices to rotate among the 95 sites, which involves rotating computers on 4 5 wheels, moving the devices through classrooms, through different sites. As a result, as I mentioned, the 6 7 district did need to purchase approximately 5,100 new devices, and for that -- that is what they claimed in 8 their reimbursement claim. 9

10 It was considered, during the parameters and 11 guidelines process and during the test claim process, 12 that schools would need to purchase additional devices, 13 and that when schools purchased them, it could be 14 staggered. The district purchased them all in the 15 calendar fiscal year '15/'16, '16/'17 for that testing. 16 The guidelines that the Controller used was -- was 17 referred to as SBAC. That is an acronym for Smart 18 Balance [sic]. But there is no requirement that that be 19 used as only the way to determine if the devices needed 20 were necessary.

In effect, the district contends that these one-time purchases were reasonable; that the 30-day --35-day testing period was reasonable to remove the inequities. And, as a result, they feel that the amount of the disallowance for the \$5,100 -- 5,100 devices was

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1	unreasonable and was not supported by the parameters and
2	guidelines, nor was it supported by the documentation
3	the district provided.
4	The district did provide a total inventory of all
5	the devices and what they did is they backed out the
6	devices they purchased for this program. So, in effect,
7	they had an inventory of the devices they had in
8	existence before this program.
9	Based on all that evidence, we feel that an
10	incorrect reduction claim should be granted, and the
11	district should be reimbursed for the purchase of these
12	devices.
13	I, myself, and Ms. Kelstrom is available to respond
14	to any comments or questions you may have.
15	Thank you.
16	CHAIRPERSON PERRAULT: Thank you, Mr. Palkowitz.
17	Appreciate that.
18	Mr. Solis Galeana and Ms. Alexander, for Department
19	of Finance, do you have any comments?
20	MR. SOLIS GALEANA: Good morning, Commissioners and
21	staff. Hugo Solis Galeana with the Department of
22	Finance.
23	We appreciate the staff analysis and agree with the
24	staff's finding that the Controller's reduction is
25	correct. We concur with the recommendation that the
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1	Commission adopt the proposed decision to deny the
2	incorrect claims reduction.
3	I'm with my colleague, Amber Alexander, and we're
4	happy to answer questions at the appropriate time if
5	needed.
б	Thank you.
7	CHAIRPERSON PERRAULT: Thank you.
8	Okay. Moving on. Mr. Howell for the State
9	Controller's Office, do you have any comments?
10	MR. HOWELL: Not at this time.
11	Ken Howell, State Controller's Office, Division of
12	Audits. I was the audit manager over this particular
13	engagement. So if anybody has any questions, I can
14	certainly answer those.
15	But but we do agree with the proposed decision
16	as well.
17	CHAIRPERSON PERRAULT: Thank you. Thank you,
18	Mr. Howell.
19	Before I move to Commission members, are there any
20	public comments?
21	(No response.)
22	CHAIRPERSON PERRAULT: Seeing none in the room, are
23	there any online?
24	MR. SUPACHANA: Madam Chair, there are no online
25	public comments.
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1	CHAIRPERSON PERRAULT: Okay. Excellent.
2	Are there any questions from the members?
3	Mr. Pahland.
4	MEMBER PAHLAND: So I have a question for
5	Mr. Palkowitz.
6	Does the district contend that it would be
7	impossible for it to administer the tests without having
8	bought new computers?
9	Again, let me rephrase it: Is it impossible to
10	administer the test in compliance with state law without
11	having to purchase new computers?
12	MR. PALKOWITZ: I believe I would say yes, because
13	of the discretion that they can do it on a a shorter
14	period of time. And so there, it would have been
15	impossible to do it if they stayed with the
16	MEMBER PAHLAND: Go ahead.
17	MR. PALKOWITZ: Go ahead. I'm sorry.
18	MEMBER PAHLAND: Yeah. I guess my question is,
19	state law gives you a certain amount of time. And I
20	understand the advantage in the shorter amount of time.
21	I'm not questioning that component.
22	But would it have been impossible to comply with
23	the state law as written, with the district's existing
24	computer inventory?
25	MR. PALKOWITZ: I really can't comment on what is
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1	possible or what's impossible.	
2	The district made a decision on what was reasonable	
3	to comply with the state mandate. They have discretion	
4	in doing that. It is difficult to say, sir, if that	
5	would have been impossible or not.	
6	MEMBER PAHLAND: Okay. Thank you.	
7	CHAIRPERSON PERRAULT: Other questions?	
8	MEMBER PAHLAND: No.	
9	CHAIRPERSON PERRAULT: Ms. Clark, I see your hand	
10	is raised.	
11	MEMBER CLARK: Hi. Thank you.	
12	I just noted that it seemed like in the briefing,	
13	there was a determination using this calculator by the	
14	Controller's Office that even using the 35-day testing	
15	window, it would still only require 4,215 devices	
16	within within the existing inventory.	
17	And I just wondered if if folks could speak to	
18	how that number, you know, was generated and why that	
19	number is not sufficient, if that's the, you know,	
20	appellant's contention.	
21	CHAIRPERSON PERRAULT: Mr. Howell, do you want to	
22	respond? Or Mr. Palkowitz? Go ahead.	
23	MR. PALKOWITZ: Sure. Thank you.	
24	So the Smart Balance technology, that was not part	
25	of the parameters and guidelines. They used that as an	
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outside source as using some determination. That wasn't
 discussed in the parameters and guidelines, so there was
 no requirement to be used.

Again, that -- even using that, that was just some type of guideline of criteria that is not to be determinative on what should be the amount of devices to be used.

8 So unless there's a strict interpretation that that 9 must be filed -- or followed, which I don't believe the 10 Controller admitted to in their audit, so I don't think 11 that should be the determinant of what's going to be the 12 amount of devices that are going to be allowed or 13 disallowed.

14 CHAIRPERSON PERRAULT: Mr. Howell, did you want to 15 respond to methodology or -- also, I'm looking at staff 16 here if there's a comment in response.

17 MS. BARICH: I would let Mr. Howell speak first.

18 CHAIRPERSON PERRAULT: Go ahead, Mr. Howell.

19 MR. HOWELL: I'm sorry.

20 CHAIRPERSON PERRAULT: Go ahead.

21 MR. HOWELL: One thing I did -- I did notice by 22 going through and reading the decision. By using this 23 approach, this kind of methodology, the Commission 24 actually pointed out on the top of page 56, if anything, 25 this method of using this calculator, overestimates --

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1	overestimates the claimant's actual need and gives the
2	claimant its best possible chance, as the Controller
3	finding the claimant's existing bandwidth was
4	insufficient.
5	MS. BARICH: Mr. Howell
6	MR. HOWELL: So bandwidth, we
7	MS. BARICH: to clarify, that was
8	specifically
9	MR. HOWELL: Oh, I'm sorry.
10	MS. BARICH: for the issue of bandwidth.
11	On using the calculator for the number of computers
12	needed, that was a separate question.
13	MR. HOWELL: Correct. Yes.
14	The issue but for our purposes, the issue of
15	using that calculator actually served two purposes. One
16	was to check their current what we did when we
17	when we initiated the engagement, we would always ask
18	for that initial inventory list. From there, once we
19	had that initial inventory list, it allows us the
20	opportunity to go through and actually remove any
21	computing device that doesn't meet the minimum
22	specifications. And then kind of use that as the base
23	level and then determine, okay, based on the number of
24	students, the number of students tested, the number of
25	existing computing devices, would they have enough,
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1 without needing to go out and buy additional devices 2 within the mandated testing window, which is 60 days. 3 Now, if a district chooses to use a shortened time window, they can do that, but that doesn't mean it is 4 5 mandated. And, therefore, that decision doesn't then 6 mandate the requirement that they go out and buy 7 additional computers to then meet that shortened time 8 window to get all the testing done by -- by the time the 9 testing needs to be finished. 10 So when we use that SBAC calculator, it was a 11 way -- it was publicly available. It was actually 12 district -- it was actually a -- designed for districts 13 to be able to use to assess their current inventory 14 levels and to figure out if what they have on hand at 15 the time is enough to meet the requirements of the 16 mandated program. 17 So we thought, okay, well, if it's available for 18 them, it's available for us as well. Let's see if their

19 existing inventory list -- once we remove all, again, 20 devices that are specifically for student use, let's 21 figure out if that's enough. And by doing that, that's 22 how we came up with the number of 4,000.

23 So even -- even skewing the numbers to favor the 24 district in the most advantageous way possible, they 25 still only needed around 42-, 4300 computing devices,

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1 but they had 31,000.

2	So when you factor all of that in, it's like
3	there's such a great disparity here. It is like they
4	haven't been able to show us any evidence at all that
5	they needed the additional computing devices to get the
6	testing done within the testing window.
7	CHAIRPERSON PERRAULT: Thank you, Mr. Howell.
8	Additional comments from staff?
9	MS. BARICH: I will let Camille.
10	MS. SHELTON: I was just going to circle it back to
11	the parameters and guidelines and the decision on the
12	parameters and guidelines. Those are binding on the
13	parties; they are regulatory in nature. And the
14	parameters and guidelines require that the claimants
15	shall maintain supporting documentation showing how
16	their existing inventory is not sufficient to comply
17	with the minimum technology specifications. And that
18	was not provided. So on that basis alone, you could
19	deny the incorrect reduction claim.
20	Here, the Controller went further to actually see
21	if they had a problem with the number of computers
22	computing devices they had and the bandwidth on the
23	internet.
24	And they are allowed to use the calculator. The
25	calculator was fully discussed in the Commission's

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1 decision as a method to see if -- if each district had 2 sufficient materials to comply with the mandate. 3 So you have enough information here on that. 4 Thank you. Thank you. 5 CHAIRPERSON PERRAULT: 6 Are there any other comments from Commission 7 members? 8 (No response.) 9 CHAIRPERSON PERRAULT: Yeah. I will just -- I just 10 want to comment and just reiterate, for the record, that 11 while the claimant is using a 35-day test period, that 12 is within their discretion. But the 60-day requirement 13 is still what is withheld. Correct? 14 MS. BARICH: It's the -- it's the maximum amount of 15 testing time that they are allowed by the state. It is 16 what they have to complete their testing within --17 CHAIRPERSON PERRAULT: Their window. 18 MS. BARICH: -- at minimum. 19 CHAIRPERSON PERRAULT: And then the only other 20 thing I just wanted to just verify on, that there was a 21 statement made that the purchasing window time period also seems to be an impact; that it was allowable -- it 22 23 was allowed for districts to stagger their purchases 24 across but they chose to do it in a compacted way. But 25 again, that's a discretionary choice.

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1	MS. BARICH: The the purpose of the staggering
2	is that the is that school districts might find that
3	their existing supply of computing devices are suddenly
4	no longer able to use the four or five years out,
5	they are no longer compliant with the with the
6	testing requirement, so they need new computers to
7	replace those old ones. That sort of thing.
8	CHAIRPERSON PERRAULT: Okay. Thank you.
9	Okay. With that, unless there's other questions,
10	I'm looking to see if there is a motion to either adopt
11	the staff recommendation or otherwise.
12	MEMBER PAHLAND: I will move to adopt the staff
13	recommendation.
14	CHAIRPERSON PERRAULT: Mr. Pahland will move; and I
15	will go ahead and second.
16	If we could please have a roll call.
17	MS. HALSEY: Mr. Adams.
18	MEMBER ADAMS: Aye.
19	MS. HALSEY: Ms. Clark.
20	MEMBER CLARK: Aye.
21	MS. HALSEY: Ms. Gallegos.
22	MEMBER GALLEGOS: Aye.
23	MS. HALSEY: Ms. Greene Ross.
24	MEMBER GREENE ROSS: Aye.
25	MS. HALSEY: Ms. Nash.
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1	MEMBER NASH: Aye.
2	MS. HALSEY: Mr. Pahland.
3	MEMBER PAHLAND: Aye.
4	MS. HALSEY: Ms. Perrault.
5	CHAIRPERSON PERRAULT: Aye.
б	Okay. That motion carries.
7	We'll go ahead now and ask presenters participating
8	remotely for Item 4 to please turn off your videos and
9	mute your microphones.
10	And we will move on to Item 5.
11	Thank you again for participating, everyone.
12	MS. HALSEY: Item 5 is reserved for county
13	applications for a finding of significant financial
14	distress, or SB 1033 applications. No SB 1033
15	applications have been filed.
16	Next, Program Analyst Jill Magee will please
17	present Item 6, the Legislative Update.
18	CHAIRPERSON PERRAULT: Jill.
19	MS. MAGEE: Good morning. The following are the
20	legislative updates since the last time the Commission
21	met:
22	The last day of the two-year legislative session
23	was August 31st, 2024. The Governor must sign or veto
24	all bills that passed by September 30th, 2024.
25	First, AB 1781, State mandates: claims. This
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1	substantive spot bill would have changed the minimum
2	mandate reimbursement claim amount from \$1,000 to \$800.
3	This bill did not pass before the end of the two-year
4	session and is now dead.
5	Staff will continue to monitor legislation for
6	bills that impact the mandates process.
7	Thank you.
8	CHAIRPERSON PERRAULT: Thank you.
9	Move on to Item 7.
10	MS. HALSEY: Next is the Chief Legal Counsel
11	Report. Camille Shelton will please present Item 7.
12	MS. SHELTON: Good morning.
13	There have been no new filings; no recent
14	decisions.
15	We did participate in oral argument a couple of
16	weeks ago, on September 13th, in the City of San Jose v.
17	Commission on State Mandates case dealing with the
18	remand of lead sampling.
19	Thank you.
20	CHAIRPERSON PERRAULT: Thank you.
21	All right. Heather, the Executive Director's
22	Report.
23	MS. HALSEY: This is an action and an information
24	item. And first, we will take up the action item, which
25	is the proposed 2025 Commission hearing calendar.
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1	Commission meetings are generally held on the fourth	
2	Fridays of odd months unless they conflict with a	
3	holiday.	
4	In 2025, the Thanksgiving holiday conflicts with	
5	the Commission's regular hearing date. The May hearing	
6	is proposed for the Friday of Memorial Day weekend, as	
7	usual. And, therefore, all but one of the 2025 regular	
8	meetings are proposed for the fourth Fridays of odd	
9	months.	
10	In addition, tentative hearing dates are proposed	
11	for April 25th, 2025, and October 24th, 2025.	
12	Staff recommends the Commission adopt the proposed	
13	2025 hearing calendar.	
14	CHAIRPERSON PERRAULT: Thank you, Ms. Halsey.	
15	Are there any questions or comments from the	
16	commissioners?	
17	(No response.)	
18	CHAIRPERSON PERRAULT: Seeing none. None online.	
19	Is there a motion?	
20	MEMBER ADAMS: Madam Chair, I so move.	
21	CHAIRPERSON PERRAULT: Okay. Move by Mr. Adams.	
22	Is there a second?	
23	MEMBER NASH: Second.	
24	CHAIRPERSON PERRAULT: Second by Ms. Nash.	
25	If we could please have roll call.	
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1	MS. HALSEY: Mr. Adams.
2	MEMBER ADAMS: Aye.
3	MS. HALSEY: Ms. Clark.
4	MEMBER CLARK: Aye.
5	MS. HALSEY: Ms. Gallegos.
6	MEMBER GALLEGOS: Aye.
7	MS. HALSEY: Ms. Greene Ross.
8	MEMBER GREENE ROSS: Aye.
9	MS. HALSEY: Ms. Nash.
10	MEMBER NASH: Aye.
11	MS. HALSEY: Mr. Pahland.
12	MEMBER PAHLAND: Aye.
13	MS. HALSEY: Ms. Perrault.
14	CHAIRPERSON PERRAULT: Aye.
15	Thank you. That motion carries.
16	And now if you want to provide us the informational
17	portion of your report.
18	MS. HALSEY: After this hearing, there are 20
19	sorry, 37 pending test claims, 35 of which are regarding
20	stormwater. There are one parameters and guidelines and
21	six statewide cost estimates and no IRCs pending.
22	Commission staff expects to complete all of the
23	currently pending test claims by approximately the
24	May 2027 Commission meeting, depending on staffing and
25	other workload.
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1	However, some of the test claims may be heard and
2	decided earlier than currently indicated if they are
3	consolidated for a hearing.
4	And that is all I have.
5	CHAIRPERSON PERRAULT: Are there any questions on
6	the report?
7	(No response.)
8	CHAIRPERSON PERRAULT: Okay. Seeing none.
9	Okay. Well, before we move into closed session, it
10	is unfortunately, it is our Executive Director's last
11	full hearing. And in honor of her departure, we didn't
12	want to conclude our open meeting without acknowledging
13	all of the wonderful work she has done for this team.
14	Ms. Halsey has been with this team for a very long time,
15	and I know that they are going to miss her. All the
16	while, we still obviously wish her the best in
17	retirement.
18	But before we do that and Heather, you are not
19	here, but we do have a resolution that we would like
20	to we will present to you. The staff will get it to
21	you at sometime after the meeting.
22	But before we move into closed session, I would
23	like to just go ahead and read the resolution into the
24	record. And then if other members have comments that
25	they would like to provide, we'll go there.
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So -- but bear with me while I read this. A little 1 2 bit on the lengthy side. 3 But in honor of Heather Halsey, Executive Director 4 for the Commission on State Mandates, from 2008 to 2024. 5 Whereas, Heather Halsey has been with the 6 Commission since 2008, starting as a senior staff 7 counsel, and was appointed Executive Director in 8 March of 2012; and 9 Whereas, prior to serving as staff to the 10 Commission, Heather was senior staff counsel for the 11 Department of Health Care Services and associate 12 attorney for the Law Firm of Hatch & Parent; a committee 13 consultant for the Assembly; and staff counsel and 14 legislative analyst for the Governor's Office of 15 Planning and Research, where she served as a member of 16 the Commission from April 2000 to May 2002; and 17 Whereas, Heather, as Executive Director, 18 established internal processes for the timely completion 19 and review of test claims, incorrect reduction claims, 20 and other matters pending with the Commission; and 21 oversaw amendments to the Commission's regulations to 22 streamline the process for these matters, which resulted 23 in the reduction of the backlog that existed when she 24 was appointed, including a backlog of 141 incorrect 25 reduction claims; and

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Whereas, Heather quickly and successfully
 transitioned Commission staff to working remotely during
 the COVID-19 pandemic, including remote and hybrid
 public hearings of the Commission, kept staff informed,
 and implemented policies and procedures to protect the
 health and safety of Commission staff, resulting in no
 Commission staff outbreaks; and

8 Whereas, Heather kept staff on task and urged them 9 to follow the process and, in the same time, encouraged 10 the attorneys to enjoy stormwater claims and urged them 11 all to take vacations, exercise, and have fun.

Now, therefore be it resolved, the Commission on State Mandates warmly congratulates Heather Halsey on her retirement and wishes her days and nights filled with travel, warm beaches, good authentic food, and music.

Done this 27th day of September 2024, in the County
of Sacramento, County of California. In witness
thereof, by the Commission on State Mandates.

Thank you so much, Heather, for everything you have provided to not just the Commission members, but I know your -- your staff and your team. And we wish you the best of luck and relaxation in your retirement.

24 So with that, are there any other comments from 25 commissioners on this item?

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1	Mr. Adams.
2	MEMBER ADAMS: Thank you, Madam Chair.
3	Heather, I just want to say all the best in all
4	future endeavors. I can't believe that I've been
5	sitting here six or seven years. And it seems like just
6	yesterday that I sent you a picture of Halsey Hall at
7	Annapolis, and you called me on the phone and said,
8	"What the heck are you doing there?" Named after
9	Grandpa.
10	So again, congratulations, and I will miss you very
11	much.
12	CHAIRPERSON PERRAULT: Commissioners?
13	MS. SHELTON: Can I go?
14	CHAIRPERSON PERRAULT: Yes, of course. Go ahead.
15	MS. SHELTON: Well, Heather and I have been working
16	together in some capacity for almost 20 years, which is
17	unbelievable. She is one of the hardest working people
18	that I know.
19	When she came here, as we indicated in the
20	resolution, we had a huge backlog of test claims and
21	incorrect reduction claims. And to Heather's credit,
22	she really did establish and develop internal processes
23	and procedures to address that backlog. She held up and
24	was responsible for streamlining the Commission's
25	regulations so that the process got rid of duplicate
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1	stages in the hearing process. We now have draft
2	expedited Ps and Gs, thank you to Heather.
3	But the internal processes really helped me with my
4	review of all the items that went before the Commission.
5	We were able to stagger things. And it became more
6	seamless than crazy right before a Commission hearing.
7	So that's a huge accomplishment, Heather. I think you
8	have done a great job, and we are really going to miss
9	you.
10	So congratulations on your retirement.
11	CHAIRPERSON PERRAULT: Any others?
12	Mr. Pahland.
13	MEMBER PAHLAND: Yeah. Certainly.
14	I've been here a very short period of time, and,
15	you know, I have only seen what goes on every other
16	month and missed most of the day-to-day. But in my very
17	brief period here, it seems like you have left a very
18	indelible mark on the Commission on State Mandates.
19	And, you know, it is clear, a steady hand is you
20	know, taken in an organization that's perhaps in some
21	disarray and, you know, created a very smooth
22	well-running operation that does extremely important
23	work. So I would like to express my thanks as a board
24	member for your service here.
25	MS. HALSEY: Thank you so much.
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1	CHAIRPERSON PERRAULT: Well, thank you. Heather,
2	again, we appreciate it, and I know you will be will
3	be missed greatly.
4	So as I said, we have a fancy version of what I
5	just read to get to you, and the staff will make sure
6	you receive that.
7	So again, thank you.
8	MS. HALSEY: I just want to say
9	CHAIRPERSON PERRAULT: Yes.
10	MS. HALSEY: I just wanted to say how thankful I am
11	to the Commission for appointing me to the position of
12	Executive Director and giving me their trust. And also
13	giving me countless opportunities to grow personally and
14	professionally over the years. And I will miss the
15	support I received from the entire Commission staff
16	throughout my tenure as Executive Director. Each of you
17	has contributed so much to the Commission's achievements
18	over the past 12 years. And I look forward to watching
19	you all continue to grow, and I wish you all continued
20	success in your careers and beyond.
21	Thank you.
22	CHAIRPERSON PERRAULT: Thank you.
23	Okay. With that, we are going to go ahead and
24	recess to closed session.
25	The Commission will meet in closed executive
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1	session, pursuant to Government Code section 11126(e),
2	to confer with and receive advice from legal counsel for
3	consideration and action, as necessary and appropriate,
4	upon the pending litigation listed on the published
5	notice and agenda; and to confer with and receive advice
6	from legal counsel regarding potential litigation.
7	The Commission will also confer on personnel
8	matters pursuant to Government Code section 11126(a)(1).
9	And we will reconvene in open session in
10	approximately 15 minutes.
11	(Closed session was held from
12	11:32 a.m. to 11:53 a.m.)
13	CHAIRPERSON PERRAULT: So we'll go ahead and
14	reconvene into open session.
15	The Commission met in closed executive session,
16	pursuant to Government Code section 11126(e), to confer
17	with and receive advice from legal counsel for
18	consideration and action, as necessary and appropriate,
19	upon the pending litigation listed on the published
20	notice and agenda; and to confer with and receive advice
21	from legal counsel regarding potential litigation.
22	Commission also conferred on personnel matters
23	pursuant to Government Code section 11126(a)(1).
24	So with no further business to discuss, I would
25	like to entertain a motion to adjourn.
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1	MEMBER NASH: So moved.	
2	CHAIRPERSON PERRAULT: Moved by Ms. Nash.	
3	A second?	
4	MEMBER ADAMS: I will second.	
5	CHAIRPERSON PERRAULT: Second by Mr. Adams.	
б	Can we please have a roll call?	
7	MS. HALSEY: Mr. Adams.	
8	MEMBER ADAMS: Aye.	
9	MS. HALSEY: Ms. Clark.	
10	MEMBER CLARK: Aye.	
11	MS. HALSEY: Ms. Gallegos.	
12	MEMBER GALLEGOS: Okay. Aye.	
13	MS. HALSEY: Ms. Greene Ross.	
14	MEMBER GREENE ROSS: Aye.	
15	MS. HALSEY: Ms. Nash.	
16	MEMBER NASH: Aye.	
17	MS. HALSEY: Mr. Pahland.	
18	MEMBER PAHLAND: Aye.	
19	MS. HALSEY: Ms. Perrault.	
20	CHAIRPERSON PERRAULT: Aye.	
21	And with that, we will go ahead and adjourn the	
22	Commission on State Mandates at 11:54 a.m.	
23	Thank you, everybody, and see you at our next	
24	meeting.	
25	(Proceedings concluded at 11:54 a.m.)	
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1	CERTIFICATE OF REPORTER	
2		
3	I, KATHRYN S. SWANK, a Certified Shorthand Reporter	
4	of the State of California, do hereby certify:	
5	That I am a disinterested person herein; that the	
6	foregoing proceedings were reported in shorthand by me,	
7	Kathryn S. Swank, a Certified Shorthand Reporter of the	
8	State of California, and thereafter transcribed into	
9	typewriting.	
10	I further certify that I am not of counsel or	
11	attorney for any of the parties to said proceedings nor	
12	in any way interested in the outcome of said	
13	proceedings.	
14	IN WITNESS WHEREOF, I have hereunto set my hand	
15	this 23rd day of October 2024.	
16	~ 11.81	
17	TAMAX C	
18	KATHRYN S. SWANK, CSR	
19	Certified Shorthand Reporter License No. 13061	
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