PERKINS COIE LLP 1 Marc R. Bruner (SBN 212344) Four Embarcadero Center, Suite 2400 2 FILED/ENDORSED San Francisco, CA 94111-4131 415-344-7000 3 Telephone: Facsimile: 414-344-7050 4 mbruner@perkinscoie.com PERKINS COIE LLP 5 Ву. WHITFIELD Eric D. Miller (SBN 218416) DEPUTY CLERK 6 1201 Third Avenue, Suite 4900 Seattle, WA 98101 7 206-359-3733 Telephone: Facsimile: 206-359-4773 8 Email: emiller@perkinscoie.com 9 Attorneys for Petitioners and Plaintiffs CITIZENS FOR A BETTER WAY, STAND UP FOR CALIFORNIA!, and GRASS VALLEY 10 **NEIGHBORS** 11 SUPERIOR COURT OF THE STATE OF CALIFORNIA 12 COUNTY OF SACRAMENTO 13 14 CITIZENS FOR A BETTER WAY, a Case No. 34-2013-80001419 California non-profit public benefit 15 corporation; STAND UP FOR REQUEST FOR JUDICIAL NOTICE IN CALIFORNIA!, a California non-profit SUPPORT OF PETITIONERS AND 16 public benefit corporation; and GRASS PLAINTIFFS' MEMORANDUM OF VALLEY NEIGHBORS, a community POINTS AND AUTHORITIES IN OPPOSITION TO DEFENDANT'S 17 environmental organization, **DEMURRER** 18 Petitioners and Plaintiffs. [Signature by Facsimile] 19 v. [Assigned to the Honorable Eugene L. Balonon 20 EDMUND G. BROWN JR., in his official for All Purposes capacity as Governor of the State of 21 California; and DOES 1 through 50. August 2, 2013 Demurrer Hearing Date: Demurrer Hearing Time: inclusive. 11:00 am 22 Department: 14 Respondents and Defendants. Action Filed: February 25, 2013 23 24 YUBA COUNTY ENTERTAINMENT. LLC, a Delaware limited liability 25 Company; DEPARTMENT OF THE INTERIOR; KENNETH SALAZAR, in his 26 official capacity as Secretary of the Interior: ENTERPRISE RANCHERIA OF 27 MAIDU INDIANS OF CALIFORNIA,

Real Parties in Interest

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Page I

Request for Judicial Notice in Support of Opposition to Demurrer (

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G. CA.gov Agency Directory, publicly available online at http://www.ca.gov/Apps/Agencies.aspx, as viewed on July 5, 2013.

True and correct copies of each of the six above-described documents are attached to this request, respectively, as Exhibits A–G.

This request is made pursuant to Evidence Code sections 452 and 453. Section 453 of the Evidence Code provides that judicial notice of the matters set forth in section 452 is mandatory if properly requested by a party. The requesting party must give sufficient notice of the request to enable the adverse party to prepare to meet it, and furnish the court with sufficient information to enable the Court to take judicial notice of the matter. Evid. Code, § 453(a), (b).

The documents in Exhibits A and B are official records of the United States Department of the Interior, Bureau of Indian Affairs. Exhibit A is a copy of a letter by the Office of the Governor to the Department of the Interior. Exhibit B is a copy of a letter on behalf of the Estom Yumeka Maidu Tribe of the Enterprise Rancheria responding to the above-described letter from the Office of the Governor. Both documents are from the Administrative Record lodged by Federal Defendants with the Federal District Court for the Eastern District of California in the related case Cachil Dehe Band of Wintun Indians of the Colusa Indian Cmty. v. Salazar, No. 2:12-CV-3021-JAM-AC (E.D. Cal.). Exhibit A is the proper subject of judicial notice under Evidence Code section 452(c) as an official act of the executive department of the State of California. Exhibits A and B are also the proper subject of judicial notice under Evidence Code sections 452(c) and 452(d) as records of a court and as records of the United States Department of the Interior. Hogen v. Valley Hosp., 147 Cal. App. 3d 119, 125 (1983) ("The records and files of an administrative board are properly the subject of judicial notice."); W. States Petroleum Ass'n v. Dep't of Health Serv., 99 Cal. App. 4th 999, 1002 n.1 (2002) (taking judicial notice of the federal Environmental Protection Agency's materials pursuant to Evidence Code Section 452, subdivision (c)).

The document in Exhibit C was obtained from the referenced official website of the U.S. Department of the Interior. The document is February 27, 2008 testimony of Carl J. Artman, Assistant Secretary of Indian Affairs, U.S. Department of the Interior, before the House Natural

Resources Committee. This document is the proper subject of judicial notice under Evidence Code sections 452(c) and 452(d) as a record of the United States Department of the Interior and of Congress. The document is also the proper subject of judicial notice under section 452(a) and (b) as part of an act and decisional materials of Congress.

The documents in Exhibits D, E, and F were obtained from the referenced official state website (http://primary2000.sos.ca.gov/VoterGuide/Propositions/1.htm). Exhibit D is an analysis of Proposition 1A by the Legislative Analyst, which appeared in the official ballot pamphlet in 2000. Exhibit E is a rebuttal by supporters of the measure to arguments against Proposition 1A. Exhibit F is analysis of supporters of the Proposition 1A. These documents are the proper subject of judicial notice under Evidence Code section 452(c) as an official legislative act of the State of California, section 452 (a) as law of the State of California and as an act of the State of California, and section 452(h) as facts that are not reasonably subject to dispute and are capable of immediate and accurate determination by resort to sources of reasonably indisputable accuracy, in this case an official state website. *See Arce v. Kaiser Found. Health Plan, Inc.*, 181 Cal. App. 4th 471 (2010) (taking judicial notice of a report of the California Legislative Blue Ribbon Commission on Autism and holding that "reports of legislative committees and commissions are part of a statute's legislative history, and may properly be subject to judicial notice as official acts of the Legislature") (citation and internal quotation marks omitted).

The CA.gov Agency Directory (Exhibit G) is the proper subject of judicial notice under Evidence Code section 452(c) as an official act of the executive department of the state. See, e.g., Planning & Conservation League v. Dep't of Water Res., 83 Cal. App. 4th 892, 898 n.2 (2000). This document is also the proper subject of judicial notice under Evidence Code section 452(h) as facts that are not reasonably subject to dispute and are capable of immediate and accurate determination by resort to sources of reasonably indisputable accuracy, in this case an official state website.

The relevance of the documents requested to be noticed is set forth in Petitioners and Plaintiffs' Memorandum of Points and Authorities in Opposition to Defendant's Demurrer.

1 DATED: July 5, 2013 PERKINS COIE LLP 2 3 4 PERKINS COIE LLP Eric D. Miller (SBN 218416) 5 1201 Third Avenue, Suite 4900 Seattle, Washington 98101 6 Telephone: 206-359-3733 Facsimile: 206-359-4773 7 emiller@perkinscoie.com 8 Marc R. Bruner (SBN 212344) Four Embarcadero Center, Suite 2400 9 San Francisco, CA 94111-4131 Telephone: 415-344-7000 10 Facsimile: 414-344-7050 mbruner@perkinscoie.com  $\Pi$ Attorneys for Petitioners and Plaintiffs 12 CITIZENS FOR A BETTER WAY, STAND UP FOR CALIFORNIA!, and 13 GRASS VALLEY NEIGHBORS 14 Of Counsel 15 Benjamin S. Sharp Jennifer A. MacLean 16 Tyler Welti Perkins Coie LLP 17 700 13th Street, Suite 600 Washington, D.C. 20005 18 (202) 654-6200 19 20 LEGAL27135540.1 21 22 23 24 25 26 27 28

Request for Judicial Notice in Support of Opposition to Demurrer (

# Exhibit A



### RECEIVED-BIA

2009 FEB - 3 ANTI: 31

## OFFICE OF THE GOVERNOR PACIFIC REGIONAL OFFICE

January 30, 2009 Rea Dir Dep Rea Dir Reg Adm Olcr\_m Route \_\_F77 Via Facsimile (916) 978-6099 & U.S. Mail Response Required Due Date \_\_\_\_ Mr. Dale Morris Memo \_\_\_\_ Lir \_\_\_ Regional Director \_ über 🚬 Bureau of Indian Affairs Pacific Regional Office 2800 Cottage Way Sacramento, California 95825

Re: Notice of (Gaming) Land Acquisition Application Filed by the Enterprise Rancheria of Maidu Indians for 40 Acres in Yuba County, California (Portion of APN 014-280-095)

Dear Mr. Morris:

The Governor's Office of Legal Affairs has reviewed the November 26, 2008 Notice of (Gaming) Land Acquisition Application issued by the Bureau of Indian Affairs (BIA), and the supporting August 13, 2002 application (Application) and September 23, 2008 supplement (Supplement) submitted by the Estom Yumeka Maidu Tribe of the Enterprise Rancheria (Tribe). Thank you for extending our time to comment.

The Tribe proposes the United States take 40 acres in trust for a planned off-reservation casino and destination resort hotel project located in Yuba County, California. The Tribe seeks separately a determination by the Secretary of the Department of the Interior (Secretary) that the newly acquired land would be eligible for gaming under a two-part determination pursuant to Section 20(b)(1)(A) of the Indian Gaming Regulatory Act (IGRA) (25 U.S.C. § 2719(b)(1)(A)). Because 25 U.S.C. § 2719(b)(1)(A) requires specific action by the Secretary and the Governor to allow the Tribe to conduct gaming on the site, the State believes that the Secretary should not move forward with this acquisition unless and until the Secretary determines that gaming on the newly acquired land would not be detrimental to the surrounding community<sup>1</sup>, and requests gubernatorial concurrence.

GOVERNOR ARNOLD SCHWARZENEGGER • SACRAMENTO, CALIFORNIA 95814 • (916) 445-2841



<sup>&</sup>lt;sup>1</sup> These comments do not constitute the State's official response to the BIA's January 16, 2009 request for input whether the proposed gaming facility on newly acquired land would not be detrimental to the surrounding community.

### I. Background

The United States owns in trust for the Tribe a 40-acre parcel located about 11 miles northeast of the City of Oroville in Butte County, California. (Application at pp. 2-4; Feb. 2008 Draft Environmental Impact Statement (DEIS) p. 1-2.) The Tribe's trust land in Butte County, known as "Enterprise 1," is located about 45 linear miles, or 52 driving miles one way (estimated at one hour ten minutes) north of the proposed acquisition in Yuba County. (Application at p. 2, BIA Request for Input Whether the Gaming Establishment on Newly Acquired Land Would Not Be Detrimental to the Surrounding Community (Jan. 16, 2009) 2.)

The Application claims that although Enterprise 1 "is considered Tribal land," it is "inaccessible and lacking in any utility to the Tribe," primarily because it is the private domain of descendants of the Walters family. (Application at p. 3.) According to the Application, the Walters family members claim descent from one of the original persons listed on the 1915 Tribal census, but for many years refused to participate in Tribal affairs or be enrolled as members, and opposed anyone that attempted to establish a homestead on Enterprise 1. (*Ibid.*) The Supplement, however, clarifies that Walters family members have since become Tribal members and some currently serve on the Tribal Council. (Supplement at p. 1.)

The Tribe claims the proposed acquisition is necessary to facilitate tribal self-determination and economic development. (Application at p. 2; see 25 C.F.R. § 151.3(a).) The Tribe hopes to accomplish these objectives by building and operating on the site a destination resort hotel, class III gaming facility, and ancillary facilities such as restaurants, parking and related businesses. (Application at p. 5; DEIS at pp. 1-2 through 1-9, 2-2 through 2-20.) The Yuba County site is undeveloped, unoccupied, relatively flat land that is currently used for hay farming. (Application at p. 11; DEIS at p. 1-2.) Although acquiring the Yuba County site for gaming appears to be the Tribe's primary objective, the Tribe has also considered the environmental impacts of developing a casino on its trust land (Enterprise 1) located in Butte County. (See, e.g., DEIS at pp. 1-2, 1-10 through 1-11, 2-38 through 2-46.)

In December 2002, the Tribe and Yuba County entered into a Memorandum of Understanding (Tribal-County MOU) that requires the County to provide a number of services to the Tribe, including law enforcement and possibly fire and emergency medical services, in exchange for specified payments from the Tribe in lieu of taxes. (See DEIS Appendix B, Tribal-County MOU at pp. 1-5.) Also, in August 2005, the Tribe entered into a Memorandum of Agreement with the City of Marysville (Tribal-City MOA)—located a few miles north of the

<sup>&</sup>lt;sup>2</sup> The United States previously held in trust for the Tribe another 40-acre parcel in Butte County known as "Enterprise 2." In 1965, the United States sold Enterprise 2 to the State of California in a condemnation sale to accommodate construction of the Oroville Dam. (Pub.L. No. 88-453; Application at p. 3.)

proposed acquisition—that requires the City to support the Tribe's project in exchange for specified monetary contributions from the Tribe. (See DEIS Appendix B, Tribal-City MOA at pp. 1-6.)

The Application further notes the subject parcel is located within an area zoned for sports and entertainment that was created when Yuba County voters enacted Measure R in January 1998. (Application at p. 6.) Measure R was a broad referendum that allowed for entertainment-related zoning of about 1,000 acres that is otherwise surrounded by agriculture. (*Ibid.*) It was enacted, in part, to bring "a quality motor vehicle racing facility" to the area. (*Ibid.*) As the Tribe notes, however, other than an amphitheater, the anticipated development of a racetrack and other retail and entertainment facilities that fostered Measure R has not happened. (Supplement at p. 1.) Although the Tribe asserts its hotel and casino project is consistent with current zoning approved by Measure R, in November 2005 Yuba County voters considered Measure G, a non-binding advisory measure that asked voters specifically, "Should a destination resort/hotel and American Indian gaming casino be located within the sports/entertainment zone on Forty Mile Road in the County of Yuba?" (Exh. A, Mem. and Resolution placing Measure G on Nov. 8, 2005 ballot.) Voters rejected Measure G by 52.1 percent to 47.9 percent. (See <a href="http://www.co.yuba.ca.us/departments/clerk/elections/election%20results/CAspelection2005/">http://www.co.yuba.ca.us/departments/clerk/elections/election%20results/CAspelection2005/</a>, last viewed Jan. 26, 2009.)

Yuba County Supervisors placed Measure G on the ballot to comply with the Governor's May 18, 2005 Proclamation, which established Sate policy for the Governor to consider requests from the Secretary for gubernatorial concurrence under 25 U.S.C. § 2719(b)(1)(A). (See Exh. A.) The Proclamation states that the Governor shall consider such requests only when each of the following criteria is satisfied:

- 1. The proposed project site is not located in an urbanized area, as defined by state law;
- 2. The local jurisdiction in which the Tribe's proposed gaming project is located supports the project;
- 3. The tribe and local jurisdiction demonstrate that the affected local community supports the project, such as by a local advisory vote; and
- 4. The project substantially serves a clear, independent public policy, separate and apart from any increased economic benefit or financial contribution to the State, community, or the Indian tribe that may arise from gaming.

(Gov. Schwarzenegger Proclamation (May 18, 2005).)

### II. Applicable Standards

In deciding whether to take off-reservation land into trust for gaming purposes, the Secretary is guided by 25 C.F.R. § 151. Section 151.11(b) is particularly important here. It states that as the distance between a tribe's reservation and the land to be acquired increases, the Secretary shall give "greater scrutiny to the tribe's justification of anticipated benefits from the acquisition," and "greater weight to concerns raised by state and local governments as to the acquisition's potential impacts on regulatory jurisdiction, real property taxes and special assessments." (25 C.F.R. § 151.11(b).)

In a "Guidance Memorandum" dated January 3, 2008, former Assistant Secretary Carl Artman explained that "greater scrutiny" applies

as long as the requested acquisition is off-reservation regardless of the mileage between the tribe's reservation and proposed acquisition... A commutable distance is considered to be the distance a reservation resident could reasonably commute on a regular basis to work at a tribal gaming facility located

off-reservation.

(Ass't Secretary Carl Artman Mem. to BIA Regional Directors (Jan. 3, 2008) (Guidance Memorandum) 3.) The Assistant Secretary further directed that

[w]hile the financial benefits of the proposed gaming facility might create revenues for the applicant tribe and may mitigate some potential negative impacts, no application to take land into trust beyond a commutable distance from the reservation should be granted unless it carefully and comprehensively analyzes the potential negative impacts on reservation life and clearly demonstrates why these are outweighed by the financial benefits of tribal ownership in a distant gaming facility.

(Id. at p. 4.) Thus, the BIA considers a paradigm where the likelihood of accepting offreservation land into trust decreases with the distance the subject parcel is from a tribe's established reservation.

### III. The Tribe Fails to Demonstrate That it Needs Additional Land

In determining whether to acquire off-reservation land in trust for a tribe, the Secretary considers whether the tribe needs additional land. (25 C.F.R. §§ 151.10(b), 151.11(a).) Here, the Application expressly states that no housing will be built on the Yuba County site but, instead, the land is needed to build a destination resort hotel, class III gaming facility and related businesses to foster Tribal self-determination and economic development. (Application at pp. 2, 6.) The United States, however, currently holds in trust for the Tribe the 40-acre Enterprise 1 parcel located in Butte County. Although the Tribe's 2002 Application confirms Enterprise 1 is "tribal land," it claims Enterprise 1 is "not in the Tribe's possession" because it is occupied by the Walters family. (Id. at p. 3.) The 2008 Supplement, however, states that the Walters family has since enrolled in the Tribe and some serve on the Tribal Council. (Supplement at p. 1.) There is no indication that the Walters family currently makes Enterprise 1 unavailable to other Tribal members. Even if true, it would not necessarily be determinative of whether the Tribe needs additional land because since at least 1983 the BIA has recognized that all Tribal members "are eligible to utilize the land known as Enterprise Rancheria (No. 1)." (See Edwards v. Pacific Regional Director (2007) 45 IBIA 42, 53.)

Moreover, to the extent the Application suggests that "not all" of Enterprise 1 is appropriate for housing or other buildings because "some of the land contains steep slopes" (Application at p. 3), the Tribe recognized in the DEIS that at least a sufficient portion of Enterprise 1 is available and could accommodate construction and operation of a class III gaming facility (see DEIS at pp. 1-2, 1-10 through 1-11 [evaluating Enterprise 1 as an alternative project site]). Therefore, it does not appear that the Tribe needs additional land in trust for gaming.

IV. Because the Application's Stated Primary Purpose for Acquiring the Yuba County Parcel is to Build and Operate a Project That Includes a Class III Gaming Facility, It is Premature to Proceed with this Application Until the Section 20 Concurrence Process is Complete

The Secretary must consider the purpose for which the land will be used. (25 C.F.R. §§ 151.10(c), 115.11(a).) In this instance, the Application states the purpose of the acquisition is to build and operate a destination resort hotel and class III gaming facility. (Application at p. 5.) The Tribe has further requested that the land be determined eligible for gaming pursuant to 25 U.S.C. § 2719(b)(1)(A). Section 2719(b)(1)(A) allows a tribe to conduct class II or class III gaming on trust land acquired for the tribe by the Secretary after October 17, 1988, only if

the Secretary, after consultation with the Indian tribe and appropriate State, and local officials, including officials of other nearby Indian tribes, determines that a gaming establishment on newly acquired lands would be in the best interest of the Indian tribe and its members, and would not be

detrimental to the surrounding community, but only if the Governor of the State in which the gaming activity is to be conducted concurs in the Secretary's determination[.]

(25 U.S.C. § 2719(b)(1)(A).)

The Governor has not received a formal request from the Tribe or Secretary seeking his concurrence. Therefore, it is premature to proceed with this fee-to-trust application unless and until the Secretary determines that gaming on the newly acquired land would not be detrimental to the surrounding community, and requests gubernatorial concurrence.

## V. The Secretary Should Reject the Tribe's Fee-to-trust Application Unless and Until Outstanding Issues Regarding the DEIS Are Resolved

Before the Secretary can exercise his discretion to acquire trust land, he must consider the extent to which the applicant has provided information sufficient to allow the Secretary to comply with NEPA. (25 C.F.R. §§ 151.10(h), 151.11(a).) On May 5, 2008, we submitted to the BIA written comments identifying several aspects of the DEIS that failed to comply with NEPA, or failed to provide sufficient information to evaluate the project's environmental impacts and proposed mitigation measures. Several other comment letters were submitted that questioned the DEIS's adequacy. Until the issues raised by the comment letters are resolved, the Secretary should not move forward with the acquisition.

## VI. Additional Information is Needed to Evaluate Other Guidance Memorandum Criteria

The Guidance Memorandum emphasizes that if a proposed off-reservation acquisition exceeds a daily commutable distance from the reservation, the reviewer must, at minimum, consider the following questions to help determine the benefits to the tribe:

What is the unemployment rate on the reservation? How will it be affected by the operation of the gaming facility?

How many tribal members (with their dependents) are likely to leave the reservation to seek employment at the gaming facility? How will their departure affect the quality of reservation life?

How will the relocation of reservation residents affect their long term identification with the tribe and the eligibility of their children and descendants for tribal membership?

What are the specifically identified on-reservation benefits from the proposed gaming facility? Will any of the revenue be used to create on-reservation job opportunities?

(Guidance Memorandum at pp. 3-4.)

In this case, the Yuba County site is located about 52 driving miles one way, or about an hour-and-ten-minute commute, from the Tribe's Rancheria in Butte County. If this distance exceeds a reasonable daily commutable distance, then the above-questions must be answered before the application may be approved. The Tribal materials we reviewed do not address the questions raised by the Guidance Memorandum. Accordingly, additional information may be needed to properly evaluate the proposed acquisition.

### VII. Conclusion

It is the State's position that because the proposed acquisition would be used to build and operate a class III garning facility, which can only occur with the Governor's concurrence, it is premature to proceed with this Application unless and until the Secretary determines that gaming on the newly acquired land would not be detrimental to the surrounding community, and requests gubernatorial concurrence.

We believe that for these reasons the Secretary should not proceed with the acquisition. Thank you for considering our comments.

Sincerely,

ANDREA LYNN HOCH

Legal Affairs Secretary

OFFICE OF YUBA COUNTY COUNSEL



## **MEMORANDUM**

To:

**BOARD OF SUPERVISORS** 

FROM:

DANIEL G. MONTGOMERY, COUNTY COUNSEL

DATE:

JULY 26, 2005

SUBJECT:

CONSIDER PLACING ADVISORY MEASURE GON THE BALLOT FOR ELECTION TO BE

HELD NOVEMBER 8, 2005 AND TAKE APPROPRIATE ACTION

RECOMMENDATION: Consider placing Advisory Measure G on the Ballot for Election to be held November 8, 2005 and take appropriate action.

BACKGROUND: The County has entered into a Memorandum of Understanding with the Eestom Yumeka Maldu Tribe, Enterprise Rancheria, relating to establishment of a destination resort/hotel and American Indian gaming casino on Forty Mile Road in the Sports Entertainment Zone.

DISCUSSION: It appears advisable that the County determine the current local support level for the proposed project. This Measure is designed to satisfy one of the areas of concern the Governor has when considering the terms of a State compact with a tribe seeking to engage in gaming activity.

COMMITTEES: This matter has not been to a committee.

FISCAL EFFECT: This is presently unknown. The best estimate is \$0.00 to \$100,000.00.

DGM/eod

## BEFORE THE BOARD OF SUPERVISORS OF THE COUNTY OF YUBA

IN RE:	)
RESOLUTION CALLING A SPECIAL ADVISORY ELECTION TO BE HELD TUESDAY, NOVEMBER 8, 2005	RESOLUTION NO.

WHEREAS, Yuba County has entered into a Memorandum of Understanding with the Eestom Yunneka Maidu Tribe, Enterprise Rancheria to, among other things, offset costs to the County associated with the establishment and operation of a destination resort/hotel and American Indian gaming casino to be located within the sports/entertainment zone on Forty Mile-Road in the County of Yuba; and,

WHEREAS, under current State policy, it appears advisable the County of Yuba electorate be provided an opportunity to express their opposition to or support of the location of a destination resort/hotel and American Indian gaming casino in the sports/entertainment zone on Forty Mile Road in the County of Yuba; and,

WHEREAS, the Yuba County Board of Supervisors wishes to provide an opportunity for the voters of the County of Yuba to voice their opinion regarding location of a destination resort/hotel and American Indian casino in the sports/entertainment zone on Forty Mile Road in the County of Yuba.

MEASURE G SPEC ELECT RANGHERIA GASINO

DGM:::047-19-05

NOW, THEREFORE, BE IT RESOLVED that this Board of Supervisors hereby calls a Special Advisory Election to be held on the same day as the State-wide Special Election, that is, Tuesday, November 8, 2005, commencing at 7:00 a.m. Pacific Daylight Time and ending at 8:00 p.m. Pacific Daylight Time, at which election an issue to be presented to the voters of the County of Yuba shall be:

### MEASURE G

"Should a destination resort/hotel and American Indian gaming casino be located within the sports/entertainment zone on Forty Mile Road in the County of Yuba?"

BE IT FURTHER RESOLVED that this Board hereby authorizes and directs the County Clerk to provide all necessary election services and to canvass the results of the election has hereinabove called.

BE IT FURTHER RESOLVED that the County Clerk is hereby authorized and directed to include Notice of the aforesaid Special Advisory Election in any Notice published by the County Clerk respecting the Statewide Special Election to be held on November 8, 2005.

PASSED AND ADOPTED at a	regular meeting of the Board of Su	pervisors of the
County of Yuba, State of California on	theday of	, 2005 by the
following vote:		
AYES:		
NOES:		
ABSENT:	•	
	CHAIRMAN	
ATTEST: DONNA STOTTLEMEYER Clerk of the Board of Supervisors	•	
Ву:		٠
	APPROVED AS TO FORM	
	DANIEL G. MONTGOMERY COUNTY COUNSEL	<u>sef</u>

# Exhibit B

### MAIER PFEFFER KIM & GEARY, LLP

510 16<sup>th</sup> Street, Suite 302 Oakland, CA 94612 Tel (510) 835-3020 x 301 | Fax 510 835-3040

April 10, 2009

Mr. Dale Morris, Regional Director Bureau of Indian Affairs Pacific Regional Office 2800 Cottage Way Sacramento, CA 95825

Re:

Notice of (Gaming) Land Acquisition Application Filed by the Enterprise Rancheria of Maidu Indians for 40 Acres in Yuba County, California (Portion of APN 014-280-095).

Dear Mr. Morris:

I write on behalf of the Estom Yumeka Maidu Tribe of the Enterprise Rancheria, identified in the list of federally recognized tribes in the Federal Register as the Enterprise Rancheria of Maidu Indians of California (the "Tribe"), in response to comments on the above-referenced trust application submitted by the Governor's Office of Legal Affairs ("Governor") concerning the above-referenced matter.

### Need for Gubernatorial Concurrence

The Governor's request—that "the Secretary should not move forward with this acquisition unless and until the Secretary determines that gaming on the newly acquired land would not be detrimental to the surrounding community, and requests gubernatorial concurrence"—is consistent with the Tribe's request to take the 40-acre parcel of land into trust for gaming purposes. Before the land is taken into trust, the Secretary must first make his two-part determination under Section 20(b)(1)(A) of the Indian Gaming Regulatory Act ("IGRA"), and the Governor must concur in an affirmative determination by the Secretary. 25 U.S.C. § 2719(b)(1)(A). Thus, it is appropriate for the Secretary to wait before making a determination to take the land into trust until the Governor has been provided the opportunity to concur in a separate determination by the Secretary under Section 20(b)(1)(A) of IGRA.

### Guidance Memorandum

The Governor notes that additional information may be needed to properly evaluate the proposed acquisition pursuant to Guidance Memorandum issued by the former Assistant Secretary of the Interior, Carl Artman, to the BIA Regional Directors and the Office of Indian Gaming the Guidance on Off-Reservation Land dated January 3, 2008. The Guidance Memorandum identifies preliminary issues that must be evaluated



before the federal government will continue processing an off-reservation trust application for gaming or otherwise. Fee-to-trust applications which do not meet the criteria required under the Guidance Memorandum may be denied at the outset. Thus, trust applications which propose land acquisitions exceeding a "commutable distance" from the reservation are subject to additional scrutiny. Such applications may be denied unless the applicant can submit additional information that satisfies the requirements under the Guidance Memorandum.

The concern raised in the Guidance Memorandum is that the farther the economic enterprise-a gaming facility-is from the reservation, the greater the potential for to negatively impact reservation life. Of course, this assumes that a significant reservation population exists, which certainly does not reflect the circumstances of the Tribe and most other California tribes. Under the Guidance, the concept or term, "commutable distance" is defined as the distance a reservation resident could reasonably commute on a regular basis to work at a tribal gaming facility located off-reservation. As noted in footnote 1, the host of negative fee to trust decisions issued in January 2008 illustrate, at least anecdotally, that the Department of Interior may not consider distances of 115 to 1,500 miles between a tribe's reservation and a proposed casino site as commutable. In contrast, the distance from Enterprise 1 to the Yuba Site is approximately 36 linear miles.<sup>2</sup>

The Governor's conclusion in Part II of his letter that "the BIA considers a paradigm where the likelihood of accepting off-reservation land into trust decreases with the distance the subject parcel is from a tribe's established reservation," appears to be a reasonable one in light of the requirements under 25 C.F.R. § 151.11(b) and the Guidance Memorandum. However, the application of such a paradigm to the Tribe supports, rather than undermines, the Tribe's case for the acceptance in trust status of the subject property in Yuba County by the United States.

<sup>&</sup>lt;sup>1</sup> The Guidance does not specify or define a set threshold for what constitutes "commutable distance." However, on January 4, 2008, the Assistant Secretary issued written decisions to numerous tribes denying approval of their trust applications, essentially because the proposed gaming facilities were not within a commutable distance of the tribes' reservations where the distances ranged between 115 miles up to 1,500 miles apart. See January 4, 2008 letters issued to: Big Lagoon Rancheria (550 miles apart), Chemehuevi Indian Tribe (135 miles apart), Hannahville Indian Community (457 miles apart), Lac du Flambeau Band of Lake Superior Chippewa Indians (304 miles apart), Los Coyotes Band of Cahuilla and Cupeno Indians (115 miles apart), Mississippi Band of Choctaw Indians (175 miles apart), Pueblo of Jemez (293 miles apart), Seneca-Cayuga Tribe of Oklahoma (1,500 miles apart), St. Regis Mohawk Tribe (350 miles apart), Stockbridge Munsee Community of Wisconsin (1,035 miles apart). An 11<sup>th</sup> tribe whose application was denied on January 4, 2008 was the United Keetoowah Band of Cherokee Indians, where denial was based on significant jurisdictional problems and land use conflicts stemming from strong state and local opposition. There, the site of the proposed gaming facility from the reservation was 75 miles apart, though commutability does not appear as grounds for the denial.

<sup>&</sup>lt;sup>2</sup> The Governor's letter cites 45 linear miles between Enterprise 1 and the Yuba Site.

First and foremost, the Tribe's fee to trust application is not subject to the "greater scrutiny" criteria applied by the BIA, pursuant to the "Guidance Memorandum," to a proposed off-reservation acquisition that exceeds daily commutable distance from a tribe's reservation. That is because the distance of the project site from the Tribe's remaining Rancheria is well within a commutable distance, i.e., "a distance a reservation resident could reasonably commute on a regular basis to work at a tribal gaming facility located off-reservation," of the site of the proposed gaming facility. In support of such a conclusion is the fact that the Enterprise Rancheria was one of six tribes nationally whose trust application, pending as of January 3, 2008, continued to be processed following the application of this new commutability test beginning in January 2008 pursuant to the Guidance Memorandum.

Also, as acknowledged in the Governor's letter, only a handful of tribal members who are descendants of the Walters family reside on the Rancheria. The overwhelming majority of the Tribe's members do not reside on the Rancheria. As detailed in the Tribe's Amended and Restated Request for a Secretarial Two-Part Determination dated March 17, 2009, more tribal members live within 40 miles of the Site than near the Rancheria. Not only is the average distance shorter to the Yuba site, but the time necessary to travel to the Site is much less given that the Rancheria is located off of an unpaved road that in turn is serviced by a serpentine, low speed secondary county road. In other words, the Yuba Site is just as convenient a commute, if not more convenient, for the majority of tribal members than the Rancheria.

### Need for Additional Lands

The Tribe's trust application clearly sets forth the need for additional lands, as required under 25 C.F.R. §§ 151.10(b) and 151.11(a). Although the 40-acre Enterprise Rancheria ("Enterprise 1") is eligible for gaming, as a matter of tribal law and practice, real questions exist whether the Tribe could ever engage in gaming on the parcel.

The DEIS analyzes the environmental impacts of building and operating a gaming facility on Enterprise 1 under Alternative D and raises a variety of significant concerns. Further, the remote location and difficult road access makes it very unlikely that the Tribe could ever obtain financing for a facility on Enterprise 1, much less operate a profitable gaming facility that would provide significant benefits to the Tribe and its members. Moreover, even if Enterprise 1 could physically support a very small casino, it could not support any additional residential development to house the workers, and there is little in the way of other housing in the vicinity. In contrast, the Yuba County site provides easy access to large housing markets. So seen in terms of benefits to the greatest number of tribal members, the Yuba County site is far superior to the Rancheria.

The fact that Enterprise 1 exists does not foreclose the Tribe's right to acquire a separate parcel on which to engage in gaming pursuant to federal law. The Tribe is

<sup>&</sup>lt;sup>3</sup> In contrast, the Secretary's recent decisions denying fee to trust applications involved tribes with significant on-reservation populations attempting to acquire lands hundreds of miles from their reservations.

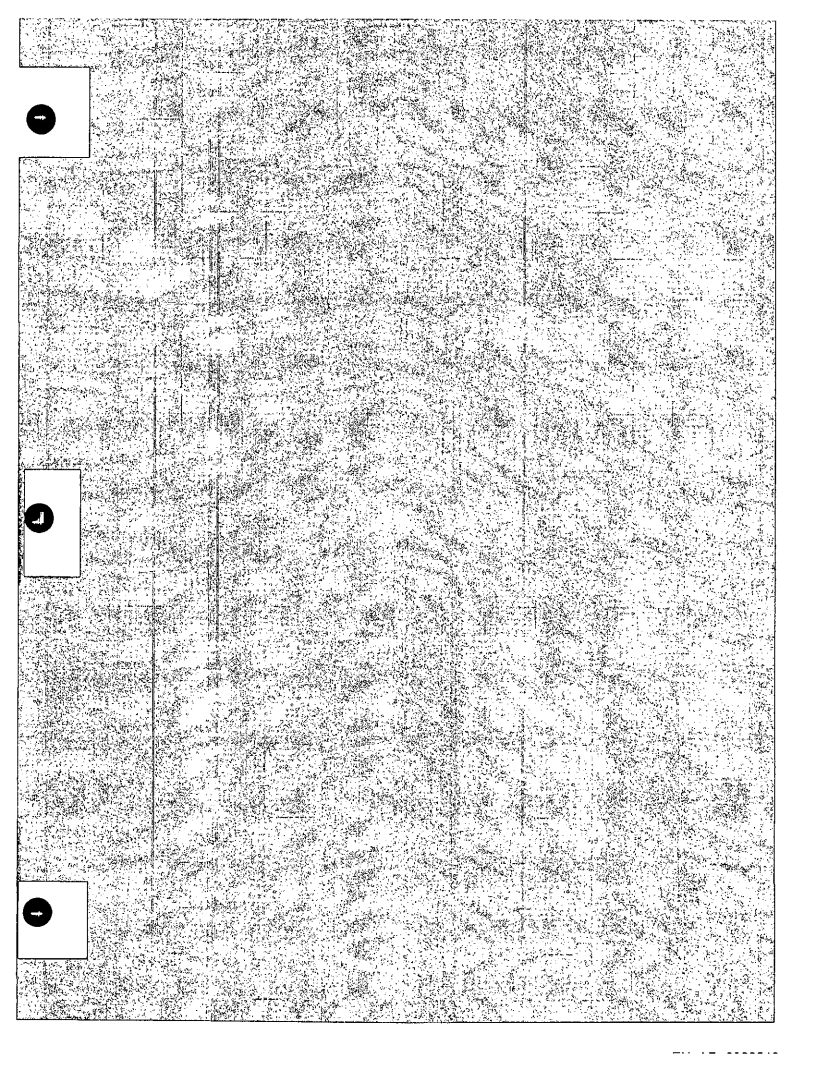
already at a disadvantage in relation to neighboring tribes—most of which are gaming on new trust lands that qualified for gaming as restored lands under Section 20(b)(1)(B)(iii) of IGRA—in having to qualify its new trust lands under what is considered the more difficult Secretarial two-part process of IGRA. Particularly in light of the fact that the State of California itself benefited from a condemnation sale of 40 acres of the Tribe's original Rancheria to the State in 1965, as a result of which the Tribe's other 40 acres now lies completely under water, it is unfair to begrudge the Tribe's efforts, by its own bootstraps, to regain in some sense lands that were lost and for which the Tribe was barely compensated, and in the process, build the foundation for economic and governmental sustainability.

Sincerely,

MAIER PFEFFER KIM & GEARY, LLP

a Marie

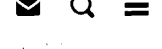
/ John A. Maier



# Exhibit C



### Indian Tribe Land



## TESTIMONY

## OF CARL J. ARTMAN ASSISTANT SECRETARY - INDIAN AFFAIRS UNITED STATES DEPARTMENT OF THE INTERIOR BEFORE THE HOUSE NATURAL RESOURCES COMMITTEE FEBRUARY 27, 2008

Good morning, my name is Carl Artman, and I am the Assistant Secretary – Indian Affairs at the Department of the Interior (Department). I am here today to discuss guidance issued on January 3, 2008, to Bureau of Indian Affairs (BIA) Regional Directors and to the Office of Indian Gaming (OIG). The January 3<sup>rd</sup> memorandum dealt with tribal requests for the Department to take off-reservation land into trust for gaming.

We had approximately 30 applications for land to be taken into trust under the "two-part determination" exception to the Indian Gaming Regulatory Act's (IGRA) general prohibition against gaming on land acquired into trust after October 17, 1988. That exception, 25 U.S.C. § 2719(b)(1)(A), allows gaming if "the Secretary, after consultation with the Indian tribe and appropriate State and local officials, including officials of other nearby Indian tribes, determines that a gaming establishment on newly acquired lands would be in the best interest of the Indian tribe and its members, and would not be detrimental to the surrounding community, but only if the Governor of the State in which the gaming activity is to be conducted concurs in the Secretary's determination."

In the 20 years since the passage of IGRA, only 4 times has a governor concurred in a positive two-part Secretarial determination made pursuant to section 20(b)(1)(A) of IGRA. The number of applications for this exception has increased in recent years, and BIA regional directors lacked clarification on how to make consistent recommendations on the applications.

There has also been confusion about the interplay between IGRA and the Indian Reorganization Act (IRA). The IGRA authorizes tribes to conduct gaming and does not contain any authority to take land into trust. Specifically, section 2719(c) of IGRA provides: "[n]othing in this section shall affect or diminish the authority and responsibility of the Secretary to take land into trust." In contrast, the Department's authority to take land into trust for Indians stems from section 465 of IRA and its implementing regulations, 25 C.F.R. Part 151. It has been unclear whether the BIA should first decide whether a trust acquisition would be in the best interest of an Indian tribe and not detrimental to the surrounding community under section 2719 of IGRA or whether the land should be acquired in trust under Part 151.

The guidance instructs the BIA Regional Directors to begin their analysis of applications using the Part 151 factors. The factors considered when analyzing a tribal application under these regulations for land to be taken into trust include under 25 C.F.R. 151.10:

- (a) The existence of statutory authority for the acquisition and any limitations contained in such authority;
- (b) The need of the individual Indian or the tribe for additional land;
- (c) The purposes for which the land will be used;
- (e) If the land to be acquired is in unrestricted fee status, the impact on the State and its political subdivisions resulting from the removal of the land from the tax rolls;

- (f) Jurisdictional problems and potential conflicts of land use which may arise; and
- (g) If the land to be acquired is in fee status, whether the Bureau of Indian Affairs is equipped to discharge the additional responsibilities resulting from the acquisition of the land in trust status.
- (h) The extent to which the applicant has provided information that allows the Secretary to comply with 516 DM 6, Appendix 4, National Environmental Policy Act Revised Implementing Procedures, and 602 DM 2, Land Acquisitions: Hazardous Substances Determinations. (For copies, write to the Department of the Interior, Bureau of Indian Affairs, Branch of Environmental Services, 1849 C Street NW, Room 4525 MIB, Washington, DC 20240.)

For off-reservation applications, as the distance between the tribe's reservation and the land to be acquired increases, 25 C.F.R. Part 151.11(b) directs the Secretary to give:

- 1) greater scrutiny to the tribe's justification of anticipated benefits from the acquisition; and
- 2) greater weight to concerns raised by state and local governments as to the acquisition's potential impacts on regulatory jurisdiction, real property taxes and special assessments.

Some of the 30 applications under consideration were for distances only 2 or 20 miles away from a tribe's reservation while others were for land over 1000 miles away. Traditionally, the off-reservation applications the Department has seen for non-gaming purposes have been close to the reservation with the intention of serving reservation residents. The BIA is used to dealing with requests for land 20, 30, or 50 miles away from a tribe's reservation. The BIA is not accustomed to assessing applications for land 100, 200, or 1500 miles away from a tribe's reservation. The Part 151 regulations do not elaborate on how or why the Department is to give "greater weight" and "greater scrutiny" as the distance from the reservation increases. Clarification of the analysis used under section 151.11(b) was needed.

The Department's guidance memorandum of January 3, 2008, provided that clarification. The Department looked to the purpose of the IRA and the factors that influenced its enactment. The IRA was enacted in 1934 in the aftermath of the disastrous allotment era when millions of acres of reservation land was broken up and tribal communities were floundering. The IRA aims to counter the effects of the allotment era by growing the tribal land base and strengthening tribal governments to promote flourishing Indian communities.

One of the clarifications within the guidance relates to 151.11(b). We are concerned that taking land into trust for economic development far from the reservation may increase the potential for negative consequences on reservation life. The typical tribal gaming facility provides job training and employment for tribal members as well as a revenue stream. We are concerned that an economic enterprise too far away from the reservation to allow for reasonable commuting may end up harming the tribe by encouraging tribal members to leave the reservation for an extended period to take advantage of the job opportunities. Another factor that we examine involves state and local concerns, including jurisdictional problems. Thus, the guidance advises the BIA Regional Directors to give a hard look at these concerns before making a recommendation.

The Department has now issued several letters to tribes that are consistent with the new guidance. These provide clarification to the tribes and BIA Regional Directors on what must be submitted for an application to be approved. Knowledge of the process and consistency in review of the applications will promote speedier decision-making.

The Department favors tribal economic development and has many initiatives to promote and support tribes as they address the high unemployment and poverty rates found on many reservations. We have and do support off-reservation enterprises. The farther from the reservation the land acquisition is, the more difficult it will be for the tribal government to efficiently and effectively project and exercise its governmental and regulatory powers, especially if the distance is in the hundreds of miles.

This concludes my testimony. I welcome any questions that the Committee may have.

# Exhibit D



Gambling on Tribal Lands. Legislative Constitutional Amendment.

Analysis by the Legislative Analyst

### **Background**

### Gambling in California

The State Constitution and various other state laws limit the types of legal gambling that can occur in California. The State Constitution specifically:

- Authorizes the California State Lottery, but prohibits any other lottery.
- Allows horse racing and wagering on the result of races.
- Allows bingo for charitable purposes (regulated by cities and counties).
- Prohibits Nevada- and New Jersey-type casinos.

Other state laws specifically prohibit the operation of slot machines and other gambling devices (such as roulette). With regard to *card* games, state law prohibits: (1) several specific card games (such as twenty-one), (2) "banked" games (where the house has a stake in the outcome of the game), and (3) "percentage" games (where the house collects a given share of the amount wagered).

State law allows card rooms, which can operate any card game not otherwise prohibited. Typically, card room players pay a fee on a per hand or per hour basis to play the games.

### Gambling on Indian Land

Gambling on Indian lands is regulated by the 1988 federal Indian Gaming Regulatory Act (IGRA). The IGRA defines gambling under three classes:

- **Class I** gambling includes social games and traditional/ceremonial games. An Indian tribe can offer Class I games without restriction.
- **Class II** gambling includes bingo and certain card games. Class II gambling, however, specifically *excludes* all banked card games. An Indian tribe can offer only the Class II games that are permitted elsewhere in the state.
- Class III gambling includes all other forms of gambling such as banked card games (including twenty-one and baccarat), virtually all video or electronic games, slot machines, parimutuel horse race wagering, most forms of lotteries, and craps.

An Indian tribe can operate Class III games only if the tribe and the state have agreed to a tribal-state compact that allows such games. The compact can also include items such as regulatory responsibilities, facility operation guidelines, and licensing requirements. After the state and tribe have reached agreement, the federal government must approve the compact before it is valid.

### Gambling on Indian Lands in California

According to the federal Bureau of Indian Affairs, there are over 100 Indian rancherias/reservations in California. Currently, there are about 40 Indian gambling operations in California, which offer a variety of gambling activities.

In the past two years there have been several important developments with regard to Indian gambling in California:

- April 1998. The Governor concluded negotiations with the Pala Band of Mission Indians to permit a specific type of Class III gambling on tribal land. The compact resulting from these negotiations--the "Pala" Compact--was subsequently signed by 10 other tribes. These 11 compacts were approved in legislation in August 1998.
- **November 1998.** State voters approved the Tribal Government Gaming and Economic Self-Sufficiency Act--Proposition 5. The proposition, which amended state law but not the State Constitution, required the state to enter into a specific compact with Indian tribes to allow certain Class III gambling activities.
- **November 1998.** A referendum on the August 1998 legislation approving the 11 Pala compacts qualified for this ballot (Proposition 29). Once qualified, this legislation was put "on hold" pending the outcome of the vote on Proposition 29.
- August 1999. Proposition 5 was ruled unconstitutional by the State Supreme Court on the basis that the measure would permit the operation of Nevada- and New Jersey-type casinos.
- **September 1999.** The Governor negotiated and the Legislature approved compacts with 57 tribes--including the tribes that signed the Pala compacts--authorizing certain Class III games. These take the place of all previously approved compacts, including the Pala compacts. These new compacts, however, will become effective only if (1) this proposition is approved and (2) the federal government approves the compacts.

### **Proposal**

This proposition amends the State Constitution to permit Indian tribes to conduct and operate slot machines, lottery games, and banked and percentage card games on Indian land. These gambling activities could only occur if (1) the Governor and an Indian tribe reach agreement on a compact, (2) the Legislature approves the compact, and (3) the federal government approves the compact. (Although this proposition authorizes lottery games, Indian tribes can currently operate lottery games--subject to a gambling compact. This is because the State Constitution permits the State Lottery, and Indian tribes can operate any games already permitted in the state.)

As discussed above, the Governor and the Legislature have approved virtually identical tribalstate compacts with 57 Indian tribes in California. If this proposition is approved, those compacts would go into effect if approved by the federal government. (See Figure 1 for a brief description of these compacts' major provisions.)

### **Fiscal Effect**

### **State and Local Revenue Impact**

This measure would likely result in an increase in economic activity in California. The magnitude of the increase would depend primarily on (1) the extent to which tribal gambling operations expand and (2) the degree to which new gambling activity in California is from spending diverted from Nevada and other out-of-state sources (as compared to spending diverted from other California activities).

While the measure would likely result in additional economic activity in California, its impact on state and local revenues is less clear. This is because, as sovereign governments, tribal businesses and members are exempt from certain forms of taxation. For example, profits earned by gambling activities on tribal lands would not be subject to state corporate taxes. In addition, gambling on tribal lands is not subject to wagering taxes that are currently levied on other forms of gambling in California (horse race wagers, card rooms, and the Lottery). Finally, wages paid to tribal members employed by the gambling operation and living on Indian land would not be

subject to personal income taxes.

Even with these exemptions, tribal operations still generate tax revenues. For example, wages paid to nontribal employees of the operations are subject to income taxation. In addition, certain nongambling transactions related to the operations are subject to state and local sales and use taxes. However, on average, each dollar spent in tribal operations generates less tax revenue than an equivalent dollar spent in other areas of the California economy.

Given these factors, the *net* impact of this measure on state and local government revenues is uncertain. For example, revenues could increase significantly if the measure were to result in a large expansion in gambling operations *and* a large portion of the new gambling was spending that would have otherwise occurred outside of California (such as in Nevada). On the other hand, if the expansion of gambling were relatively limited or if most of the new gambling represented spending diverted from other areas in the state's economy that are subject to taxation, the fiscal impact would not be significant.

### September 1999 Compacts That Could Go Into Effect If Proposition 1A Passes Major Provisions Slot Machines The compacts allow earth tribe at least 350 slot much nee. Tribles may pay for idenses for additional majorines, set generally may not operate more than 2,000 machines, Povenue Sharing Trust Fund . Tribes will make quartorly payments into this fund based on the numher of Comment the machines they obtrate. The money will be used to provide annual payments to nendom part ribes and those tribes operating fewer than 350 machines. These payments could selub to \$1.1 m lian per true per year. Special Distribution Fund · Tribou will make quarterly payments into this state fund (beginning in 2002) basen on the number of macrimes they were operating as of September 1, 1996 The Logislature could spend marine from the fund for the following statewide purposes. (1) grants for programs to address gambling address), (3) grants to the state and local governments effected by inbal goding. (3) reimburgaments of office regulatory costs. (4) psyment of stortfalls in the Revenue Sharing Trust Fund, and (5) other purposes specified by the Logislature. specified by the Legislature. Banked and Percentage Card Games The compact places no Smill on the types of quantity of card games tribes could offer. Other Provisions The compacts authorize casino workers to unionize.

They set the age for gambling in Indian cagings at 18.

### **Other Governmental Fiscal Impacts**

The measure could result in a number of other state and local fiscal impacts, including: regulatory costs, an increase in law enforcement costs, potential savings in welfare assistance payments, and an increase in local infrastructure costs. We cannot estimate the magnitude of these impacts.

Passage of this proposition would result in the implementation of tribal-state compacts approved in September 1999--assuming these compacts are approved by the federal government. Under these compacts, the tribes would pay license fees to the state totaling tens of millions of dollars annually. The state could spend this money on Indian gambling regulatory costs, other gambling-related costs, and other purposes (as determined by the Legislature).

# Exhibit Exhibit



Gambling on Tribal Lands. Legislative Constitutional Amendment.

### Rebuttal to Argument Against Proposition 1A

### Arguments on this page are the opinions of the authors and have not been checked for accuracy by any official agency.

Opponents to Prop 1A are using the same misleading scare tactics they tried Against Prop 5 in 1998. Their arguments are just as false now as they were then.

### Prop 1A

- Supports Indian self-reliance by *ALLOWING TRIBES TO RUN REGULATED GAMING ON TRIBAL LAND* and with the same types of games that exist today.
- PRESERVES MORE THAN \$120 MILLION ANNUALLY IN STATE AND LOCAL TAXES generated by Indian gaming.
- SHARES MILLIONS OF DOLLARS in gaming revenues WITH TRIBES THAT DON'T HAVE GAMING, to fund health care, education, care for elders, and other vitally needed programs.
- PRÖVIDES REVENUE FOR LOCAL GOVERNMENT AGENCIES AND PROBLEM GAMBLING PROGRAMS.

"Proposition 1A and federal law strictly limit Indian gaming to tribal land. The claim that casinos could be built anywhere is totally false."

Carl Olson, former federal field investigator, National Indian Gaming Commission

"The majority of Indian Tribes are located on remote reservations and the fact is their markets will only support a limited number of machines."

Bruce Strombom, economist and author of the only comprehensive economic impact study of Indian gaming in California.

California voters, our Governor, the State Legislature and nearly all of California Indian Tribes support Prop 1A. *Vote YES on Prop 1A* to allow California Indian Tribes to continue on the path to self-reliance and for Indian gaming to benefit California taxpayers.

For more information on why claims Against Prop 1A are false and misleading, call 1-800-248-2652 or visit our website at Yeson1A.net.

### CAROLE GOLDBERG

Professor of Law and American Indian Studies

### JEFF SEDIVEC

President, California State Firefighters Association

### **ANTHONY PICO**

Chairman, Californians For Indian Self-Reliance

# Exhibit F



### Gambling on Tribal Lands. Legislative Constitutional Amendment.

Argument in Favor of Proposition 1A

### Arguments on this page are the opinions of the authors and have not been checked for accuracy by any official agency.

VOTE YES ON PROP 1A AND ENSURE THAT INDIAN SELF-RELIANCE IS PROTECTED ONCE AND FOR ALL

As tribal leaders of California Indian Tribes, we have seen first-hand the transformation that Indian gaming has made in the lives of our people. Indian gaming on tribal lands has replaced welfare with work, despair with hope and dependency with self-reliance.

We are asking you to vote YES on Proposition 1A so we can keep the gaming we have on our reservations. We thank you for your past support and need your help now to protect Indian self-reliance once and for all.

We are joined by a vast majority of California's Indian Tribes that support Prop 1A, including the 59 Tribes who signed gaming compacts with Governor Davis.

For the past several years, a political dispute has threatened to shut down Indian casinos in California. To resolve this dispute, California's Indian Tribes asked voters last year to approve Proposition 5, the Indian Self-Reliance Initiative. With your help, Proposition 5 won overwhelmingly with 63 percent of the vote.

But big Nevada casinos that wanted to kill competition from California's Indian Tribes filed a lawsuit, and Prop 5 was overturned and ruled unconstitutional on a legal technicality.

So Prop 1A has been put on the March ballot to resolve this technicality and establish clearly that Indian gaming on tribal lands is legal in California.

For more than a decade, Indian casinos in California have provided education, housing and healthcare for Indian people, as well as jobs that have taken Indians off welfare. Today Indian gaming on tribal lands benefits all Californians by providing nearly 50,000 jobs for Indians and non-Indians and producing \$120 million annually in state and local taxes. After generations of poverty, despair and dependency, there is hope. On reservations with casinos, unemployment has dropped nearly 50%; welfare has been cut by 68% and, in some cases, eliminated entirely.

### Proposition 1A:

- Is a simple constitutional measure that allows Indian gaming in California. It protects Indian self-reliance by finally providing clear legal authority for Indian Tribes to conduct specified gaming activities on tribal lands.
- Shares Indian gaming revenues with non-gaming Tribes for use in education, housing, health care and other vitally needed services.
- Provides revenues for local communities near Indian casinos, for programs for gambling addiction and for state regulatory costs.
- Provides for tribal cooperation with local governments and for tribal environmental compliance.

If Proposition 1A fails, tribal gaming would face being shut down. This would be devastating for California Indian Tribes—and bad for California's taxpayers.

We are asking voters to protect Indian gaming on tribal land, so that we can preserve the only option most Tribes have to get our people off welfare. We are asking you to let us take care of ourselves and pay our own way. We urge you to vote YES on Proposition 1A.

### **ANTHONY PICO**

Tribal Chairman, Viejas Band of Kumeyaay Indians

### **PAULA LORENZO**

Tribal Chairperson, Rumsey Indian Rancheria

### **MARK MACARRO**

Tribal Chairman, Pechanga Band of Luiseño Indians

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# Exhibit G



Home (/index.asp) 3 Apps (/Apps/) ; Agencies

# State Agencies

<u>(#)</u> (#)(#) 125 (#) (#) (#) (#)

A-C D-G H-L M-R S-Z Find Agency

F Show Acronyms

Icon Legend: E-mail

ු Twitter

► Facebook

YouTube

RSS Feed

Access for Infants & Mothers

(http://www.aim.ca.gov/Home/default.aspx) (AIM)

Accountancy, California Board of

(http://www.dca.ca.gov/cba/)(CBA)

Acupuncture Board (http://www.acupuncture.ca.gov/)

(ACUPUNCTURE)

Administrative Hearings, Office of

(http://www.dgs.ca.gov/oah/Home.aspx)(OAH)

Administrative Law, Office of (http://www.oal.ca.gov/)(OAL)

African American Museum, California

(http://www.caamuseum.org/) (CAAM)

Aging, California Commission on (http://www.ccoa.ca.gov/)

(CCOA)

Aging, Department of (http://www.aging.ca.gov/) (AGING)

Agricultural Labor Relations Board (http://www.alrb.ca.gov/)

(ALRB)

AIDS, Office of

(http://www.cdph.ca.gov/programs/aids/Pages/Default.aspx)

(OA)

Air Resources Board (http://www.arb.ca.gov/homepage.htm)

(ARB, CARB)

Alcohol & Drug Programs, Department of

(http://www.adp.ca.gov/) (ADP)

Alcoholic Beverage Control Appeals Board

(http://www.abcappealsbd.ca.gov/) (ABCAB)

Alcoholic Beverage Control, Department of

(http://www.abc.ca.gov/)(ABC)

Allocation Board, State

(http://www.dgs.ca.gov/opsc/AboutUs/sab.aspx) (SAB)

Alternative Energy & Advanced Transportation Financing

Authority, California (http://www.treasurer.ca.gov/caeatfa/)

(CAEATFA)

Analytical Chemistry, Center for

(http://www.cdfa.ca.gov/is/cac/) (CAC)

Animal Health & Food Safety Services

(http://www.cdfa.ca.gov/ahfss/) (AHFSS)

Apprenticeship Council (http://www.dir.ca.gov/CAC/cac.html)

Apprenticeship Standards, Division of

(http://www.dir.ca.gov/das/das.html)(DAS)

Arbitration Certification Program (http://www.dca.ca.gov/acp/)

Architect, Division of the State

(http://www.dgs.ca.gov/dsa/Home.aspx) (DSA)

Architects Board, California (http://www.cab.ca.gov/) (CAB)

Archives, California State (Secretary of State)

(http://www.sos.ca.gov/archives/) (ARCHIVES)

(http://twitter.com/californiaaim) (http://www.facebook.com/pages/California-AIM/103767913011624)

(mailto:webmaster@cba.ca.gov) (http://twitter.com/CBAnews)

(http://www.facebook.com/pages/California-Board-of-Accountancy/139337249423654)

(mailto:acupuncture@dca.ca.gov)

(mailto:staff@oal.ca.gov)

[7] (http://twitter.com/CAAMinLa) (http://www.facebook.com/pages/California-

African-American-Museum/322009857816297)

(mailto:ccoa@ccoa.ca.gov)

(mailto:webmaster@aging.ca.gov) [5] (http://twitter.com/CalAging)

(mailto:info@alrb.ca.gov)

(mailto:ooa-web@cdph.ca.gov)

(mailto:helpline@arb.ca.gov) (http://twitter.com/AirResources) (http://www.youtube.com/PIOCARB) (http://www.arb.ca.gov/lispub/rss/listserv.rss)

(mailto:askadp@adp.ca.gov) [2] (http://twitter.com/Prevention Hub)

(http://www.facebook.com/PreventionHub)

(http://www.youtube.com/PreventionHub)

(mailto:abcboard@abcappeals.ca.gov)

(mailto:cust.serv@abc.ca.gov) (http://www.youtube.com/CaliforniaABC)

(mailto:info@dir.ca.gov)

(mailto:info@dir.ca.gov)

☐(mailto:acp@dca.ca.gov) ☑ (http://twitter.com/ACPLemonLaw) 🔊 (http://www.facebook.com/ArbitrationCertificationProgram)

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General Services, Department of (http://www.dgs.ca.gov/dgs/Home.aspx)(DGS)

Geospatial Clearinghouse (http://www.atlas.ca.gov/) (CALATLAS)

Governor's Office of Business & Economic Development (http://www.business.ca.gov/) (Go-Biz)

Governor's Office of Planning & Research (http://www.opr.ca.gov/) (OPR)

Governor, Office of the (http://gov.ca.gov/) (GO)

Green California (http://www.green.ca.gov/) (DGS)

Guide Dogs for the Blind, Board of (http://www.guidedogboard.ca.gov/) (BGDB)

State Agencies (/Apps/Agencies.aspx)

(http://twitter.com/CA\_BOE\_News) .... (http://www.facebook.com/CABoardOfEqualization) (http://www.youtube.com/BoardOfEqualization) (...) (http://www.boe.ca.gov/news/newsRSS.xml)

(mailto:info.eservices@state.ca.gov)

| (mailto:info@calexpo.com) | (http://twitter.com/CaliStateFair) | Pri (http://www.facebook.com/CaliforniaStateFair)

(mailto:contact.center@dfeh.ca.gov) [ (http://twitter.com/DFEH) (http://www.facebook.com/pages/Elk-Grove-CA/Department-of-Fair-Employment-and-Housing/183801915445) (http://www.youtube.com/CalifDFEH)

(mailto:cpra@fppc.ca.gov) (http://twitter.com/CA\_FPPC) (http://www.facebook.com/pages/CA-FPPC/164989516906964)

(http://www.youtube.com/CAFPPC) (http://www.fppc.ca.gov/index.php?id=224)

(mailto:info@calexpo.com) (http://twitter.com/CaliStateFair) (http://www.facebook.com/CaliforniaStateFair)

(mailto:filmca@film.ca.gov)

(mailto:webmaster@dof.ca.gov)

(mailto:agolden@dfi.ca.gov) (http://twitter.com/CaliforniaDFI) (http://www.facebook.com/CaliforniaDFI) (http://feeds.feedburner.com/dfipressreleases)

(mailto:webmaster@fire.ca.gov) (http://twitter.com/cal\_fire) (http://www.facebook.com/pages/CAL-FIRE/113654417389)

(http://www.youtube.com/calfiretv) (http://cdfdata.fire.ca.gov/incidents/rss.xml) (http://twitter.com/CalAGHarris) http://www.facebook.com/pages/California-Department

-of-Justice/149799031764167) (http://www.youtube.com/caoag) (http://ag.ca.gov/newsalerts/news\_rss.php)

i(mailto:info@ccfc.ca.gov) [Si(http://twitter.com/First5CA) ] (http://www.facebook.com/first5california) (http://www.youtube.com/First5CA)

(mailto:fgc@fgc.ca.gov)

j(mailto:Director@wildlife.ca.gov) 🐼 (http://twitter.com/CaliforniaDFW) 🏮 (http://www.facebook.com/CaliforniaDFW) (http://www.youtube.com/CaliforniaDFG) (http://feeds.feedburner.com/CDFWNews)

(http://lwitter.com/flexalert) (http://www.facebook.com/FlexAlert)

(mailto:webmaster@cdfa.ca.gov) (http://twitter.com/cdfanews) (http://www.facebook.com/pages/California-Department-of-Food-and-Agriculture/83888787230) : (http://www.youtube.com/CDFAtoday)

(mailto:webmaster@fire.ca.gov) (http://twitter.com/CAL\_FIRE) (http://www.facebook.com/pages/CAL-FIRE/113654417389) (http://www.youtube.com/calfiretv) (http://cdfdata.fire.ca.gov/incidents/rss.xml)

(mailto:publicaffairsoffice@ftb.ca.gov.) (http://twitter.com/FTB\_JBarrett) (http://www.facebook.com/franchisetaxboard) (http://www.youtube.com/FranchiseTaxBoard)

(mailto:techsupport@cgcc.ca.gov)

(mailto:dgspublicaffairs@dqs.ca.gov) () (http://twitter.com/CalifDGS) (http://www.facebook.com/CaIDGS) (http://www.youtube.com/CalifDGS) (http://www.dgs.ca.gov/dgs/About/NewsWireAll/tabid/3564/rssid/1/Default.aspx)

[O] (http://twitter.com/CAGoBiz) in (http://www.facebook.com/cagobiz)

(mailto:state.clearinghouse@opr.ca.gov)

(http://twitter.com/JerryBrownGov) (http://www.facebook.com/jerrybrown) (http://www.youtube.com/GovernorBrown)

(mailto:green@dgs.ca.gov)

i (mailto:guidedogboard@dca.ca.gov) [7] (http://twitter.com/caguidedogboard) | | | | | (http://www.facebook.com/pages/California-State-Board-of-Guide-Dogs-for-the-Blind/140327739369798)



Chat (/Livehelp.html)

Popular Pages

Consumer Affairs, Department of (http://www.dca.ca.gov/)

Contractors State License Board (http://cslb.ca.gov/)

Employment Development Department (http://edd.ca.gov/)

Equalization, Board of (http://boe.ca.gov/)	
Franchise Tax Board (https://www.ftb.ca.gov/)	
Governor, Office of (http://gov.ca.gov/home.php)	
Industrial Relations, Department of (http://www.dir.ca.gov/)	
Motor Vehicles, Department of (http://dmv.ca.gov/portal/home/dmv.htm	1)
	Website Comments & Questions
Email (mailto:info@eservices.ca.gov)	
Feedback Survey (/Survey.html)	
General and Technical Help (/Help/index.html)	

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- 1-800-807-6755
- State Telephone Directory (http://cold.ca.gov/)
- · Live Help (/LiveHelp.html) (Chat)
- Email (mailto:stateinformation@state.ca.gov)
- Text "California" to 50500 for a mobile SMS business card. Text messaging rates apply.

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Health & Human Services Agency (http://www.chhs.ca.gov/Pages/default.aspx) (CHHS) Health & Safety & Workers' Compensation, Commission on (http://www.dir.ca.gov/chswc/chswc.html)(CHSWC) Health Benefit Exchange, California (http://www.healthexchange.ca.gov/)	[(mailto:CHSWC@dir.ca.gov)
(HBEX) Health Care Reform, California (http://www.healthcare.ca.gov/)	(mailto:HCR@chhs.ca.gov)
Health Care Services, Department of  (http://www.dhcs.ca.gov/Pages/default.aspx)(DHCS) Health Facilities Financing Authority, California (http://treasurer.ca.gov/chffa/) (CHFFA)	(http://twitter.com/cahealthcaresvc)
Health Information Integrity, California Office of (http://www.ohii.ca.gov/calohi/)(CALOHI)	[](mailto:ohicomments@ohi.ca.gov)
Health Planning and Development, Office of Statewide (http://www.oshpd.ca.gov/)(OSHPD)	(mailto:OSHPDPress@oshpd.ca.gov) (http://www.facebook.com/pages/California-Office-of-Statewide-Health-Planning-and-Development-OSHPD/102728876553338)
Health Professions Education Foundation (http://www.healthprofessions.ca.gov) (HPEF)	(http://www.oshpd.ca.gov/RSS/) (mailto:hpef-email@oshpd.ca.gov) (http://twitter.com/HealthProfCAgov) (http://www.facebook.com/CalHealthWorkforce)
Healthcare Workforce Development Division (http://oshpd.ca.gov/General_Info/Healthcare_Workforce.html) (HWDD)	(mailto:HWDDNews@oshpd.ca.gov) (http://www.facebook.com/CalHealthWorkforce)
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Hearing Aid Dispensers Bureau (http://www.speechandhearing.ca.gov/)	(mailto:slpab@dca.ca.gov)
High-Speed Rail Authority (http://www.cahighspeedrail.ca.gov/)(CAHSRA)	(mailto:webmaster@hsr.ca.gov)  (http://twitter.com/CaHSRA) (http://www.facebook.com/pages/California-High-Speed-Rail-Authority/273053429858?ref=ts) (http://www.youtube.com/CAHighSpeedRail) (http://feeds.feedburner.com/CaliforniaHigh-

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(http://www.youtube.com/CaDeptOfInsurance)

(http://www.assembly.ca.gov/LGBT\_Caucus/) (LGBT)

(http://senweb03.senate.ca.gov/outdoorsportingcaucus/)

Legislative Outdoor Sporting Caucus

(mailto:eric.astacaan@asm.ca.gov)

Legislative Rural Caucus (http://www.assembly.ca.gov/ruralcaucus/) Legislative Women's Caucus (http://womenscaucus.legislature.ca.gov/) Legislature, California State (http://www.legislature.ca.gov/)(LEGISLATURE) (mailto:portal.webmaster@lc.ca.gov) (http://twitter.com/castatelibrary) (http://www.facebook.com/pages/Sacramento-Library, California State (http://www.library.ca.gov/)(CSL) CA/California-State-Library/108150614504) (http://www.youtube.com/CSLmultimedia) (http://www.library.ca.gov/rss/) (http://twitter.com/gavinnewsom) Lieutenant Governor, Office of (http://www.ltg.ca.gov/)(LTG) (http://www.facebook.com/GavinNewsom) (http://www.youtube.com/MayorGavinNewsom) Little Hoover Commission (http://www.lhc.ca.gov/) (LHC) (mailto:littlehoover@lhc.ca.gov) (mailto:customerservice@calottery.com) (http://twitter.com/calottery) Lottery Commission (http://www.calortery.com/) (Lotto) (http://www.facebook.com/calottery) (http://www.youtube.com/CaliforniaLottery) (mailto:customerservice@calottery.com) (http://twitter.com/calottery) Lottery, State (http://www.calottery.com/default.htm) (LOTTERY) (http://www.facebook.com/calottery) (http://www.youtube.com/CaliforniaLottery) State Agencies (/Apps/Agencies.aspx) Chat (/Livehelp.html) Popular Pages Consumer Affairs, Department of (http://www.dca.ca.gov/) Contractors State License Board (http://cslb.ca.gov/) Employment Development Department (http://edd.ca.gov/) Equalization, Board of (http://boe.ca.gov/) Franchise Tax Board (https://www.ftb.ca.gov/) Governor, Office of (http://gov.ca.gov/home.php) Industrial Relations, Department of (http://www.dir.ca.gov/)

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- · 1-800-807-6755
- State Telephone Directory (http://cold.ca.gov/)
- <u>Live Help (/LiveHelp.html)</u> (Chat)
- Email (mailto:stateinformation@state.ca.gov)
- Text "California" to 50500 for a mobile SMS business card. Text messaging rates apply.

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Managed Health Care, Department of	(http://www.facebook.com/pages/Sacramento-CA/California-Department-o
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Managed Risk Medical Insurance Board (http://www.mrmib.ca.gov/) (MRMIB)	(mailto:webmaster@mrmib.ca.gov)
Medi-Cal_(http://www.medi-cal.ca.gov/)(MEDI-CAL)	
Mediation & Conciliation Service, State	(mailto:smcsinfo@dir.ca.gov)
(http://www.dir.ca.gov/csmcs/smcs.html) (CMCS)	
Medical Board of California (http://www.mbc.ca.gov/) (MBC)	(mailto:webmaster@mbc.ca.gov)
<u>Mental Health Services Oversight &amp; Accountability</u> <u>Commission (http://mhsoac.ca.gov/default.aspx)</u> (MHSOAC)	(mailto:MHSOAC@mhsoac.ca.gov)
Mental Health, Department of (http://www.dmh.ca.gov/) (DMH)	(mailto:DMH.Webmaster@dmh.ca.gov)
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	(http://www.facebook.com/pages/Sacramento
Mentally III Offenders, Council on	CA/CACorrections/81629472060)
(http://www.cdcr.ca.gov/COMIO/index.html) (COMIO)	(http://www.youtube.com/CAcorrections)
	(http://www.cdcr.ca.gov/News/blogs/news_blogs.html)
Military Department, California	(mailto:ng.ca.caarng.mbx.j6-webmaster@mail.mil)
(http://www.calguard.ca.gov/Pages/default.aspx) (Calguard)	(http://twitter.com/theCaGuard) ** (http://www.facebook.com/CAGUARD)
Military Museum, California State	(http://www.youtube.com/CaNationalGuard)
(http://www.militarymuseum.org/) (CSMM)	(mailto:webmaster@militarymuseum.org)
Mine Reclamation, Office of	(mailto:OMR@consrv.ca.gov)
(http://www.conservation.ca.gov/omr/Pages/index.aspx)	<u>IIIIaliio.Olvii\@consiv.ca.gov</u>
Mining & Geology Board	7 ( 4) 00 00 0
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(http://ag.ca.gov/missing/) (DOJ)	General/149799031764167) (http://www.youtube.com/caoag)
	(http://ag.ca.gov/newsalerts/news_rss.php)
Motor Vehicles, Department of (http://www.dmv.ca.gov/)	(http://www.facebook.com/pages/Sacramento-CA/California-Department-o
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	(http://www.dmv.ca.gov/rss/announcements.xml)
Museum for History, Women and the Arts, California	(mailto:museuminfo@californiamuseum.org) [ (http://twitter.com/TheCAMuseum)
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Museum, the California (http://www.californiamuseum.org/) (Museum)

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Regenerative Medicine, California Institute for	(mailto:info@cirm.ca.gov) (http://twitter.com/cirmnews)
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Registrar of Charitable Trusts	
http://www.ag.ca.gov/charities/) (AG)  Rehabilitation, Department of (http://www.rehab.ca.gov/)  DOR)	(http://www.facebook.com/pages/Sacramento-CA/California-Department-Rehabilitation/111569118576) (http://www.youtube.com/dorcalifornia) (http://feeds.feedburner.com/CaliforniaDepartmentOfRehabilitationRSSNews-CaliforniaDepartmentOfRehabilitati
Research Bureau, California (http://www.library.ca.gov/crb/) CRB)	(http://www.facebook.com/pages/California-State-Library/108150614504)  (http://www.youtube.com/CSLmultimedia)  (http://blog.library.ca.gov/rss.asp
Respiratory Care Board of California http://www.rcb.ca.gov/) (RCB) Risk and Insurance Management, Office of http://www.orim.dgs.ca.gov/default.htm) (ORIM)	(mailto:rcbinfo@dca.ca.gov)
State Agencies (/Apps/Agencies aspx)	Chat (/Livehelp.html)
	Popular Pages
Consumer Affairs, Department of (http://www.dca.ca.go	<u>v/)</u>
Contractors State License Board (http://cslb.ca.gov/)	
Employment Development Department (http://edd.ca.go	<u>)v/)</u>
Equalization, Board of (http://boe.ca.gov/)	
Franchise Tax Board (https://www.ftb.ca.gov/)	
Governor, Office of (http://gov.ca.gov/home.php)	
Industrial Relations, Department of (http://www.dir.ca.go	vv/)
Motor Vehicles, Department of (http://dmv.ca.gov/portal/	<del></del>
Wood Verlices, Department of (http://dimv.ca.gov/portal	HOME/AMV.Hully
Website	e Comments & Questions
Email (mailto:info@eservices.ca.gov)	
Feedback <u>Survey (/Survey.html)</u>	

General Assistance

Available 8 a.m. to 5 p.m., Monday through Friday, excluding state holidays (http://www.calhr.ca.gov/employees/Pages/state-holidays.aspx)

General and Technical Help (/Help/index.html)

- State Telephone Directory (http://cold.ca.gov/)
- Live Help (/LiveHelp.html) (Chat)
- Email (mailto:stateinformation@state.ca.gov)
- Text "California" to 50500 for a mobile SMS business card. Text messaging rates apply.

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(http://www.speechandhearing.ca.gov/)

State Mandates, Commission on (http://www.csm.ca.gov/)(CSM)

Status of Women, Commission on (http://women.ca.gov/)(CCW)

(mailto:info@women.ca.gov) (http://www.facebook.com/pages/California-Commission-on-the-Status-of-Women/187674401262830)

i (mailto:slpab@dca.ca.gov)

. (mailto:csminfo@csm.ca.gov)

(mailto:pestboard@dca.ca.gov) Structural Pest Control Board (http://www.pestboard.ca.gov/) (mailto:studentsupport@csac.ca.gov) (http://twitter.com/castudentaid) Student Aid Commission (http://www.csac.ca.gov/default.asp) (http://www.facebook.com/CSAC.StudentAidCommission) (CSAC) (http://www.youtube.com/CaStudentAid) ( http://feedity.com/ca-gov/V1RXW1NS.rss) Summer School for the Arts, California State (mailto:comments@csssa.org) mi (http://www.facebook.com/csssa) (http://www.csssa.org/) (CSSSA) (http://www.youtube.com/CSSSA123) Superintendent of Public Instruction, State (mailto:superintendent@cde.ca.gov) (http://www.cde.ca.gov/eo/) (CDE) Superior Courts, California (http://www.courts.ca.gov/superiorcourts.htm) (COURTS) Supreme Court of California (http://www.courtinfo.ca.gov/oci2/files/rss.xml) (http://www.courts.ca.gov/supremecourt.htm)(COURTS) Systems Integration, Office of (http://www.osi.ca.gov/)(OSI) Т Governor's Office of the Tribal Advisor i (mailto:Heather.Hostler@gov.ca.gov) (http://www.tribalgovtaffairs.ca.gov/) Tahoe Conservancy, California (http://www.tahoecons.ca.gov/) Tax Service Center (http://www.taxes.ca.gov/) (TAXES) Teach California (http://www.teachcalifornia.org/) (http://www.facebook.com/TEACHCalifornia) Teacher Credentialing, Commission on (http://www.ctc.ca.gov/) [(mailto:webmaster@ctc.ca.gov) [] (http://twitter.com/CalCTC) (CTC) (http://www.facebook.com/CalCTC) Teachers' Retirement System, California া(mailto:Newsroom@CalSTRS.com) ি (http://twitter.com/CalSTRS) ∎ৠ (http://www.calstrs.com/)(CalSTRS) (http://www.facebook.com/CalSTRS) (http://www.youtube.com/myCalSTRS) (mailto:askcio@state.ca.gov) 🗗 (http://twitter.com/CA\_TechAgency) 📦 (http://www.facebook.com/pages/California-Technology-Agency/195038657182642) Technology Agency, California (http://cta.ca.gov/) (CTA) (http://www.youtube.com/californiacio) (http://feeds2.feedburner.com/CA\_OCIO\_Highlights) Technology Services, Office of (http://www.otech.ca.gov/) (mailto:info@state.ca.gov) (OTECH) Telephone Medical Advice Services Bureau (mailto:TMAS@dca.ca.gov) (http://www.dca.ca.gov/tmas/) (DCA, TMAS) Tourism Industry, California (for Industry Professionals) (mailto:info@cttc1.com) (http://twitter.com/CTTCNews) (http://meltwaternews.com/magenta/xml/html/16/72/rss/117184.rss2.XML) (http://tourism.visitcalifornia.com/) i (mailto:webcoord@dtsc.ca.gov) [3] (http://twitter.com/CaliforniaDTSC) Toxic Substances Control, Department of (http://www.facebook.com/pages/Department-of-Toxic-Substances-Control-(http://www.dtsc.ca.gov/)(DTSC) DTSC/109412255835) (http://www.youtube.com/DTSCgreen) (mailto:ContactOTS@ots.ca.gov) (http://twitter.com/OTS\_CA) Traffic Safety, Office of (http://www.ots.ca.gov/) (OTS) (http://www.facebook.com/CaliforniaOTS) (http://www.youtube.com/CaliforniaOTS) [mailto:examCalifornia Transportation Commission@dot.ca.gov) Transportation Commission (http://www.catc.ca.gov/) (CATC) Transportation, Department of (http://www.dot.ca.gov/) i (mailto:web\_admin@dot.ca.gov) [7] (http://twitter.com/CaltransHQ) (DOT, CALTRANS) (http://www.dot.ca.gov/hq/paffairs/news/pressrel/news.xml) (mailto:web@visitcatifornia.com) [3] (http://twitter.com/visitCA) Travel and Tourism Commission, California (http://www.facebook.com/VisitCA) (http://www.youtube.com/VisitCA) (http://www.visitcalifornia.com) (VisitCalifornia) (http://meltwaternews.com/magenta/xml/html/16/72/rss/117184.rss2.XML) <u>Treasurer's Office, State (http://www.treasurer.ca.gov/)(STO)</u> (mailto:webadmin@treasurer.ca.gov) [3] (http://twitter.com/STONewsroom) Trustees, Board of (California State University) (mailto:webmaster@calstate.edu) (http://www.calstate.edu/BOT/) Unclaimed Property (http://scoweb.sco.ca.gov/UCP/)(SCO) Unemployment Insurance Appeals Board (mailto:webmaster@cuiab.ca.gov) (http://www.cuiab.ca.gov/index.shtm) (CUIAB) [7] (http://twitter.com/CA\_EDD) | (http://www.facebook.com/pages/Sacramento-Unemployment Insurance Program CA/State-of-California-Employment-Development-Department/366226678721) (http://www.edd.ca.gov/Unemployment/) (EDD, UI) (http://www.youtube.com/CaliforniaEDD) (http://www.edd.ca.gov/edd\_feed.xml) Uniform Custom Cost Accounting Commission (http://www.controller.ca.gov/ard\_cuccac.html) (SCO) (mailto:webeditor@ucop.edu) (http://twitter.com/UCNewsroom) University of California (http://www.ucop.edu/) (http://www.facebook.com/universityofcalifornia) (http://www.universityofcalifornia.edu/news/rss) University, California State (http://www.calstate.edu/) (http://twitter.com/calstate) (http://www.facebook.com/calstate) (CALSTATE, CSU) (http://www.youtube.com/csuco) Veterans Affairs, Department of (http://twitter.com/MyCalVet) 👸 (http://www.facebook.com/MyCalVet) (http://www.calvet.ca.gov/Default.aspx) (CalVet) (http://www.calvet.ca.gov/RSS/RSS.aspx)

Veterans Board, The California (http://www.cdva.ca.gov/AboutUs/VeteransBoard.aspx)	(mailto:CalVetBoard@calvet.ca.gov)
Veterinary Medical Board, California (http://www.vmb.ca.gov/)	(mailtanumh@daa.aa.aan)
(VMB)	<u>} (mailto:vmb@dca.ca.gov)</u>
Victim Compensation & Government Claims Board (http://www.vcgcb.ca.gov/) (VCGCB)	(http://www.facebook.com/CaliforniaVCP) (http://www.youtube.com/CaliforniaVCP)
Vocational Nursing & Psychiatric Technicians, Board of (http://www.bvnpt.ca.gov/) (BVNPT)	(mailto:bvnpt@dca.ca.gov)
(Intp://www.priprioring)	(mailto:reception@CaliforniaVolunteers.ca.gov)
Volunteers, California	(http://twitter.com/CalVolunteers) (http://www.facebook.com/pages/Sacramento
(http://www.californiavolunteers.org/index.php)	CA/CaliforniaVolunteers/33493466311) (http://www.youtube.com/CaliforniaVolunteers)
	(http://californiavolunteers.org/index.php/calvol/rss)
	[mailto:Elections@sos.ca.gov) [ (http://twitter.com/sosnews)
Voter Registration - Secretary of State	(http://www.facebook.com/MyVoiceMyVote)
(http://www.sos.ca.gov/elections/elections_vr.htm) (SOS)	(http://feeds2.feedburner.com/NewsUpdatesFromCaliforniaSecretaryOfStateDebraBowen)
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Water Quality Monitoring Council, California (http://www.waterboards.ca.gov/mywaterquality/) (Monitoring	[(mailto:info@waterboards.ca.gov)
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Water Resources, Department of (http://www.water.ca.gov/)	} (mailto:dwrwebcomment@water.ca.gov) (http://www.facebook.com/pages/California-Department-of-Wate
(DWR)	Resources/95205192448)
Welcome Centers, California (http://www.visitcwc.com/) (CWC)	(http://twitter.com/visitca) ** (http://www.facebook.com/VisitCA)
Welfare to Work Division	(http://www.youtube.com/vistca)
(http://www.cdss.ca.gov/cdssweb/PG138.htm) (CDSS)	
West Nile Virus (http://westnile.ca.gov/)	(http://www.facebook.com/pages/Westnilecagov/112305502116288)
Wildlife Conservation Board (http://www.wcb.ca.gov/) (WCB)	[(mailto:wcb@dfg.ca.gov)
Women's Health, Office of	
(http://www.cdph.ca.gov/programs/OWH/Pages/default.aspx)	
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Women, Infants, & Children Program (http://www.cdph.ca.gov/programs/wicworks/Pages/default.aspx	
(WIC)	1
Worker's Compensation Appeals Board	ો (mailto:info@dir.ca.gov)
(http://www.dir.ca.gov/wcab/wcab.htm) (DIR, WCAB) Worker's Occupational Safety & Health Training & Education	
Program (http://www.dir.ca.gov/chswc/woshtep.html)	(mailto:info@dir.ca.gov)
(WOSHTEP)	
Workers' Compensation, Division of (http://www.dir.ca.gov/dwc/dwc home page.htm)(DIR, DWC)	[ ](mailto:info@dir.ca.gov)
Workforce Investment Board, California	(mailto:mail@cwib.ca.gov) [-] (http://feeds.feedburner.com/CWIBNews)
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Consumer Affairs, Department of (http://www.dca.ca.gov/)	
Contractors State License Board (http://cslb.ca.gov/)	
Contractors State License Board (http://caip.ca.gov/)	

Employment Development Department (http://edd.ca.gov/)

Equalization, Board of (http://boe.ca.gov/)

Franchise Tax Board (https://www.ftb.ca.gov/)

Governor, Office of (http://gov.ca.gov/home.php)

Industrial Relations, Department of (http://www.dir.ca.gov/)
Motor Vehicles, Department of (http://dmv.ca.gov/portal/home/dmv.htm)
Website Comments & Questions
Email (mailto:info@eservices.ca.gov)
Feedback Survey (/Survey.html)
General and Technical Help (/Help/index.html)
General Assistance
Available 8 a.m. to 5 p.m., Monday through Friday, excluding state holidays (http://www.calhr.ca.gov/employees/Pages/state-holidays.aspx)
• 1-800-807-6755
State Telephone Directory (http://cold.ca.gov/)
• Live Help (/LiveHelp.html) (Chat)
Email (mailto:stateinformation@state.ca.gov)
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