2021/2022 Form 700 Statement of Economic Interests



Reference Pamphlet

California Fair Political Practices Commission

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Who Must File

1. Of cials and Candidates Specifed in Gov. Code Section 87200 and Members of Boards and **Commissions of Newly Created Agencies** The Act requires the following individuals to fully disclose their personal assets and income described in Form 700, Statement of Economic Interests:

When to File

Assuming O f ce Statements:

Filer	Deadline		
Elected of cials	30 days after assuming o f ce		
Appointed positions specifed in Gov. Code Section 87200	30 days after assuming of ce		
<u>or</u>	<u>or</u>		
Members of newly created boards and commissions not covered by a confict of interest code	10 days after appointment or nomination if subject to Senate or judicial confrmation		
Other appointed positions (including those held by newly- hired employees) that are or will be designated in a confict of interest code	30 days after assuming of ce (30 days after appointment or nomination if subject to Senate confrmation)		
Positions newly added to a new or amended confict of interest code	30 days after the efective date of the code or code amendment		

Exceptions:

 Elected state of cers who assume of ce in December or January are not required to fle an assuming of ce

When to File - (continued)

Leaving O f ce Statements:

Leaving of ce statements must be fled no later than 30 days after leaving the of ce or position.

Exceptions:

 If you complete a term of of ce and, within 30 days, begin a new term of the same of ce (for example, you are reelected or reappointed), you are not required to fle a leaving of ce statement. Instead, you will simply fle the next annual statement due.

Terms & Defnitions

The instructions located on the back of each schedule describe the types of interests that must be reported. The purpose of this section is to explain other terms used in

Terms & Definitions - (continued)

Confict of Interest: A public of cial or employee has a confict of interest under the Act when all of the following occur:

- The of cial makes, participates in making, or uses their of cial position to infuence a governmental decision;
- It is reasonably foreseeable that the decision will a fect the of cial's economic interest;
- The efect of the decision on the of cial's economic interest will be material; and
- The efect of the decision on the of cial's economic interest will be different than its efect on the public generally.

Confict of Interest Code: The Act requires every state and local government agency to adopt a confict of interest code. The code may be contained in a regulation, policy statement, or a city or county ordinance, resolution, or other document.

An agency's confict of interest code must designate all of cials and employees of, and consultants to, the agency who make or participate in making governmental decisions that could cause conficts of interest. These individuals are required by the code to fle statements of economic interests and to disqualify themselves when conficts of interest occur.

The disclosure required under a confict of interest code for a particular designated of cial or employee should include only the kinds of personal economic interests they could significantly affect through the exercise of their of cial duties. For example, an employee whose duties are limited to reviewing contracts for supplies, equipment, materials, or services provided to the agency should be required to report only those interests they hold that are likely to be affected by the agency's contracts for supplies, equipment, materials, or services.

Consultant: An individual who contracts with or whose employer contracts with state or local government agencies and who makes, participates in making, or acts in a staf capacity for making governmental decisions. The agency determines who is a consultant. Consultants may be required to fle Form 700. Such consultants would fle under full disclosure unless the agency provides in writing a limited disclosure requirement. Agencies may use FPPC Form 805 to assign such disclosure. The obligation to fle Form 700 is always imposed on the individual who is providing services to the agency, not on the business or frm that employs the individual.

FPPC Regulation 18700.3 defines "consultant" as an individual who makes a governmental decision whether to:

- · Approve a rate, rule, or regulation
- Adopt or enforce a law
- Issue, deny, suspend, or revoke any permit, license, application, certificate, approval, order, or similar authorization or entitlement
- Authorize the agency to enter into, modify, or renew a contract provided it is the type of contract that requires agency approval
- Grant agency approval to a contract that requires agency approval and to which the agency is a party, or to the specifications for such a contract
- Grant agency approval to a plan, design, report, study, or similar item
- Adopt, or grant agency approval of, policies, standards, or guidelines for the agency or for any of its subdivisions

A consultant also is an individual who serves in a staf capacity with the agency and:

- participates in making a governmental decision; or
- performs the same or substantially all the same duties for the agency that would otherwise be performed by an individual holding a position specified in the agency's confict of interest code.

Designated Employee: An of cial or employee of a state or local government agency whose position has been designated in the agency's confict of interest code to fle statements of economic interests or whose position has not yet been listed in the code but makes or participates in making governmental decisions. Individuals who contract with government agencies (consultants) may also be designated in a confict of interest code.

A federal of cer or employee serving in an of cial federal capacity on a state or local government agency is not a designated employee.

Disclosure Categories: The section of an agency's confict of interest code that specifes the types of personal economic interests of cials and employees of the agency must disclose on their statements of economic interests. Disclosure categories are usually contained in an appendix or attachment to the confict of interest code. Contact your agency to obtain a copy of your disclosure categories.

Terms & Definitions - (continued)

Honoraria:

State and local of cials who are listed in Gov. Code Section 87200 (except judges – see below), candidates for these elective of ces (including judicial candidates), and employees of state and local government agencies who are designated in a confict of interest code are prohibited from accepting honoraria for any speech given, article published, or attendance at any public or private conference, convention, meeting, social event, meal, or like gathering.

Exceptions:

• Some gifts are not reportable or subject to the gift and honoraria prohibitions, and other gifts may not be subject to the prohibitions, but are reportable. For detailed information, see the FPPC fact sheet entitled "Limitations and Restrictions on Gifts, Honoraria, Travel, and Loans," which can be obtained from your fling of cer or the FPPC website (www.fppc.ca.gov).

Terms & Definitions - (continued)

Report incentive compensation as follows:

- In addition to salary, reimbursement of expenses, and other income received from your employer, separately report on Schedule C the name of each person who purchased products or services sold, marketed or represented by you if you received incentive compensation of \$500 or more attributable to the purchaser during the period covered by the statement.
- If incentive compensation is paid by your employer in a lump sum, without allocation of amounts to specific customers, you must determine the amount of incentive compensation attributable to each of your customers.
 This may be based on the volume of sales to those customers.

(See Regulations 18700.1 and 18728.5 for more information.)

Investment Funds: The term "investment" no longer includes certain exchange traded funds, closed-end funds, or funds held in an Internal Revenue Code qualified plan. These non-reportable investment funds (1) must be bona fide investment funds that pool money from more than 100 investors, (2) must hold securities of more than 15 issuers, and (3) cannot have a stated policy of concentrating their holdings in the same industry or business ("sector funds"). In addition, the filer may not influence or control the decision to purchase or sell the specific fund on behalf of their agency during the reporting period or influence or control the selection of any specific investment purchased or sold by the fund. (Regulation 18237)

Investments and Interests in Real Property: When disclosing investments on Schedules A-1 or A-2 and interests in real property on Schedules A-2 or B, you must include investments and interests in real property held by your spouse or registered domestic partner, and those held by your dependent children, as if you held them directly.

Examples:

- Julia Pearson, husband, and two dependent children each own \$600 in stock in General Motors. Because the total value of their holdings is \$2,400, Julia must disclose the stock as an investment on Schedule A-1.
- Pat and Mark Johnson, a married couple, jointly own Classic Autos. Mark must disclose Classic Autos as an investment on Schedule A-2. To determine the reportable value of the investment, Mark will aggregate the value of his 50% interest and Pat's 50% interest. Thus, if the total value of the business entity is \$150,000, he will check the box \$100,001 - \$1,000,000 in Part 1 of Schedule A-2. (Also see Reference Pamphlet, page 11, for an example of how to calculate reportable income.)

- The Johnsons also own the property where Classic Autos is located. To determine the reportable value of the real property, Mark will again aggregate the value of his 50% interest and Pat's 50% interest to determine the amount to report in Part 4 of Schedule A-2.
- Katie Lee rents out a room in her home. She receives \$6,000 a year in rental income. Katie will report the fair market value of the rental portion of her residence and the income received on Schedule B.

Jurisdiction: Report disclosable investments and sources of income (including loans, gifts, and travel payments) that are either located in or doing business in your agency's jurisdiction, are planning to do business in your agency's jurisdiction, or have done business during the previous two years in your agency's jurisdiction, and interests in real property located in your agency's jurisdiction.

A business entity is doing business in your agency's jurisdiction if the entity has business contacts on a regular or substantial basis with a person who maintains a physical presence in your jurisdiction.

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Terms & Definitions - (continued)						