Notice of Regular Monthly Meeting of Marin County Law Library Board of Trustees Marin County Law Library 20 North San Pedro Road, Suite 2007 Conference Room San Rafael, CA 94903

Tuesday, October 15, 2024, at 5:15 P.M.

<u>Agenda</u>

Call to Order*

1. Consent Calendar

- 1.1 October 2024 Special Meeting Minutes
- 1.2 September 2024 Warrants
- 2. Open Time for Public Expression
- 3. Financial Report
- 4.1 Filing Fee Schedule September 2024
- 4.2 Actuals (Income and Expenses) September 2024
- 4.3 Journals and Reconciliation September 2024
- 4. Librarian's Report
- 5. Committee Reports
- 5.1 Civic Engagement

6. Old Business

- 6.1 Discussion and Action: Discussion and Action re Committee Formation
- 6.2 Discussion and Action: Discussion and Action re Grant Opportunities for Law Library
- 6.3 Discussion and Action: Discussion and Action re IRS Organization Status

7. <u>New Business</u>

7.1 Discussion and Action: Discussion and Action re Law Library Merchandise

7.2 Discussion and Action: Discussion and Action re Contract Deadlines

7.3 Discussion and Action: Discussion and Action re Law Library Schedule in November

- 8. Board Members' Suggestions for Next Regular Meeting Agenda
- 9. Adjournment

Upcoming Events FYI:

Lawyers in the Library Virtual Program – 10/24/2024 First Thursdays at the Law Library on Zoom – TBA Deadline to Submit Reports for Board Meeting on 11/19/2024: 11/12/2024

* This meeting may be recorded as authorized by the Government Code.

If requested, pursuant to Government Code Section 54953.2, this agenda shall be made available in appropriate alternative formats to persons with a disability, as required by Section 202 of the Americans with Disabilities Act of 1990 (42 U.S.C. Section 12132), and the federal rules and regulations adopted in implementation thereof. To make a request for disability-related modification or accommodation, please contact (415) 473-4381 (Voice/TTY) or 711 for the California Relay Service or email <u>disabilityaccess@marincounty.org</u> at least five working days in advance of the meeting.

A complete agenda packet is available at the front desk of the Marin County Law Library, on the Law Library's bulletin board, and on the Law Library website at <u>www.marincountylawlibrary.org</u>. It is also available 24/7 outside the ground floor lobby of the middle archway entrance to the Civic Center (the one allowing access to the Courts floor) at 3501 Civic Center Drive, San Rafael, CA 94903 at least 72 hours prior to the meeting. Board of Trustees

PRESIDENT Denise Bashline Judicially Appointed

VICE PRESIDENT Alexander Johnson, Esq. Judicially Appointed

David J. Sutton, Esq. Judicially Appointed

Abby Frost Lucha, Esq. Judicially Appointed

Scott McDonald Board of Supervisors Appointed

Stephen Richards Law Library Director

20 North San Pedro Road Suite 2007 San Rafael, CA 94903 415-472-3733 T 415-472-3729 F www.marincountylawlibrary.org Minutes of Special Monthly Meeting of Marin County Law Library Board of Trustees Marin County Law Library 20 North San Pedro Road, Suite 2007 Conference Room San Rafael, CA 94903

Tuesday, October 1, 2024, at 5:15 P.M.

Present: Scott McDonald, Denise Bashline, Abby Lucha, Stephen Richards

Absent: Alex Johnson, David Sutton (until 5:34 P.M.)

Also Present:

President Bashline called the meeting to order at 5:16 p.m.

- 1. <u>Consent Calendar</u>
- a. August 2024 Minutes
- See Attached

- Trustee Lucha made the motion to approve August 2024 minutes. Trustee McDonald seconded the motion.

Vote: Motion carried 3-0

AYES: President Bashline, Trustee McDonald, and Trustee Lucha

ABSENT: Trustee Sutton, Vice President Johnson

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b. August 2024 Warrants

- See Attached
- Trustee Lucha made the motion to approve August 2024 minutes. Trustee McDonald seconded the motion.

Vote: Motion carried 3-0

AYES: President Bashline, Trustee Lucha, and Trustee McDonald

ABSENT: Trustee Sutton

- 2. Public Expression
 - No Public Expression

3. Financial Report

- a. Filing Fee Schedule August 2024
 - See Attached
- b. Actuals (Income and Expenses) August 2024
 - See Attached
- c. Journals and Reconciliation August 2024
 - Payroll journals were behind by one pay period, but soon to be caught up.

4. Librarian's Report

- Status update for the library was given by the librarian including updated information regarding the Brown Act from the Office of County Counsel and the increased usage of Lawyers in the Library going from once to twice a month for the sessions. In addition, an update regarding electronic payment system was made.

5. Committee Reports

- a. Civic Engagement
 - The update for the civic engagement committee is that Legal Aid of Marin has been offered the use of the law library for any programing or meeting. In addition, a list of emails is being collected for contacts in the various county departments and other programs to send out information regarding Lawyers in the Library.

6. Old Business

- a. <u>Discussion and Action</u>: Discussion and Action re Approval of Retirement Plan
- See Attached
- President Bashline made the motion to table the review and approval of staff retirement plans and have the topic addressed through the formation of Human Resources Committee. Trustee McDonald seconded the motion.

Vote: Motion carried 4-0

AYES: President Bashline, Trustee McDonald, Trustee, Sutton, and Trustee Lucha

- b. <u>Discussion and Action</u>: Discussion and Action re Discussion and Action re Human Resources in Law Library
- See Attached
- Discussion occurred regarding the approval of the staff employment manual through the Human Resources Committee and a new County Counsel Office member for the Law Library.
- c. <u>Discussion and Action</u>: Discussion and Action re Committee Formation
 - Trustee Mcdonald and President Bashline agreed to form the Human Resources Committee.
 - Topics to include in this committee are the retirement plan, possible dental plan, contracts, and policies regarding employee reviews.
- d. <u>Discussion and Action</u>: Discussion and Action re Grant Opportunities for Law Library
 - Trustee Sutton mentioned his work with the Biggleworth Family Foundation and a possible grant that the Law Library could receive.
 - Trustee Sutton made a motion to write and receive approval for the letter of intent to the Biggleworth Family Foundation. Trustee Lucha seconded the motion.

Vote: Motion carried 4-0

AYES: President Bashline, Trustee McDonald, Trustee, Sutton, and Trustee Lucha

ABSENT: Vice President Johnson

- e. Discussion and Action: Discussion and Action re IRS Organization Status
 - See attached.
 - President Bashline made the motion to table this topic Trustee Sutton seconded the motion.

Vote: Motion carried 4-0

AYES: President Bashline, Trustee McDonald, Trustee, Sutton, and Trustee Lucha

7. New Business

- a. Discussion and Action: Discussion and Action re Copier Software Contract
 - See Attached.
 - Discussion occurred about the rate of the contract and when the payment needed to be decided.
 - President Bashline made the motion to table the Copier Software Contract until the regular meeting in November. Trustee Mcdonald seconded the motion.

Vote: Motion carried 4-0

AYES: President Bashline, Trustee Sutton, Trustee McDonald, and Trustee Lucha

- b. <u>Discussion and Action</u>: Discussion and Action re Law Library Website Updating
 - Discussion occurred regarding making sure that the links on the law library website stay up to date and the possible inclusion of the schedules of clinics from Legal Aid of Marin.
 - c. <u>Discussion and Action</u>: Discussion and Action re Lawyers Professional Liability Insurance Renewal
 - Discussions occurred regarding renewing the Lawyers Professional Liability Insurance.
 - Trustee Sutton made the motion to approve the Lawyers Professional Liability Insurance. President Bashline seconded the motion.

Vote: Motion carried 4-0

AYES: President Bashline, Trustee Sutton, Trustee McDonald, and Trustee Lucha

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8. Board Members' Suggestions for Next Month's Agenda

a. The board gave suggestions for next month's agenda.



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- 9. Adjournment
 - Trustee Lucha moved to adjourn the meeting. Trustee McDonald seconded the motion.

Vote: Motion carried 4-0

AYES: President Bashline, Vice President Johnson, Trustee McDonald, and Trustee Lucha

ABSENT: Trustee Sutton

- The meeting was adjourned at 6:11 PM.
- Next Regular Board Meeting: October 15, 2024

Respectfully submitted,

Denise Bashline President, Board of Trustees Stephen Richards Ex-Officio Secretary

	Marin County October 2024	-				
ltem No.	Vendor	Current Amount Due	Suggested Payment			
1	U.S. Bank (Sonic.net,State Fund, Comcast USPS,Microsoft, Quill)	\$ 1,258.99	\$	1,258.99		
2	Thomson Reuters (Print)	\$ 1,257.00	\$	1,257.00		
3	SPTJ Consulting Inc	\$ 175.00	\$	175.00		
4	Kaiser Permenente	\$ 523.21	\$	523.21		
5	AT&T CALNET	\$ 309.91	\$	309.91		
6	RELX, Inc. (LexisNexis)	\$ 501.00	\$	501.00		
7	Matthew Bender Invoice	\$ 49.16	\$	49.16		
8	CEB OnLaw Invoice	\$ 384.33	\$	384.33		
9	Kyocera Copier Inv.	\$ 597.09	\$	597.09		
10	Comcast Business	\$ 105.10	\$	105.10		
11	Thomson Reuters (Westlaw Patron)	\$ 1,153.00	\$	1,153.00		
12	CEB Publishing	\$ 408.33	\$	408.33		
13	CEB OnLaw Invoice	\$ 369.50	\$	369.50		
14	Complete Equity Markets	\$ 1,583.00	\$	1,583.00		
15	ADP Payroll	\$ 162.80	\$	162.80		
	Totals:	\$ 8,674.62	\$	8,837.42		
Salary I	Expenses: \$10,198					
Total E	kpenses: \$19,035,42					
		Total Revenue Available:	\$	198,646.00		
		Total Expenditures (proposed):	\$	19,035.42		
		Remaining Cash Balance:	\$	179,610.58		

	MCLL COURT FILING FEE REVENUE												
FISCAL YEAR	2012/2013	2013/2014	2014/2015	2015/2016	2016/2017	2017/2018	2018/2019	2019/2020	2020-2021	2021/2022	2022/2023	2023/2024	2024/2025
MONTH								2 					
JULY	18,553.72	17,112.03	15,325.97	13,394.41	14,436.61	15, <mark>4</mark> 23.76	15,732.59	15,504.68	382.26	9,382.59	14,900.57	13,861.08	17,069.87
AUGUST	18,993.11	15,217.06	16,919.18	15,889.49	15,213.24	16,073.88	14,722.11	<mark>14,041.18</mark>	16,001.89	22,888.81	12,847.78	17,627.93	15,859.90
SEPT.	17,773.96	15,432.17	16,074.18	14,699.61	12,609.37	14,326.47	14,633.61	17,124.24	10,247.04	13,414.73	13,630.59	14,287.00	15,859.90
OCTOBER	19,163.96	15,217.59	14,560.64	13,726.42	14,303.82	17,267.94	14,745.05	13,045.80	13,344.67	18,388.13	12,059.80	15,257.27	13,941.71
NOVEMBER	14,605.25	13,983.15	14,926.06	13,529.51	14,026.49	14,651.51	11,844.36	14,564.37	9,890.70	15,930.29	14,023.74	13,489.86	0.00
DECEMBER	17,096.40	16,688.32	13,698.16	14, <mark>161.6</mark> 1	14,087.85	13,988.55	13,697.15	14,025.18	9,502.63	14,865.21	14,003.50	13,575.19	0.00
JANUARY	16,072.57	14,588.83	12,812.89	12,802.25	12,149.23	13,808.54	13,949.41	14,580.66	9,573.31	14,193.66	11,628.35	13,217.12	0.00
FEBRUARY	15,160.56	14,836.86	13,448.58	12,273.72	13,625.45	12,072.28	12,332.59	14,227.45	15,886.80	10,942.59	11,673.64	12,816.28	0.00
MARCH	17,544.43	15,218.51	12,840.74	13,942.25	12,325.32	14,378.55	15,424.33	14,612.20	9,205.48	10,184.15	12,713.48	13,437.83	0.00
APRIL	15,398.28	14,144.44	13,292.85	13,097.15	14,099.42	13,045.95	13,634.85	14,828.26	11,416.60	10,927.55	<mark>11,81</mark> 7.58	13,719.30	0.00
MAY	17,385.67	15,321.18	14,594.61	15 <mark>,925.</mark> 91	14,977.96	13,800.05	13,546.55	8,031.24	16,402.85	15,609.32	12,599.17	15,561.77	0.00
JUNE	16,637.38	14,850.97	1 <mark>6,095.27</mark>	16,237 <mark>.0</mark> 0	12,928.62	14,252.53	15,796.62	<mark>11.62</mark>	11,634.46	12,125.83	12,018.35	12,234.41	0.00
ANNUAL TOTALS	204,385.29	182,611.11	174,589.13	169,679.33	164,783.38	173,090.01	170,059.22	154,596.88	133, <mark>4</mark> 88.69	168,852.86	153,916.55	169,085.04	62,731.38

Each current month's filing fee revenue represents income generated from the Court filings of two months ago. January revenue comes from November filings, etc.

MARIN COUNTY LAW LIBRARY

CURRENT PERFORMANCE AND NEXT YEAR FISCAL BUDGET

Prepared as of

10/11/2024																			
													CURRENT - Fiscal Year Performance			al Year Performance	NE	XT - Fiscal Ye	ar Projected and/or Budget Expectation
Munis Fund No: 3400																	_		
Program: 7960	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Full Year	Full Year	Full Year		Full Year	Net Chg.	
Subprogram: 7961	2024	2024	2024	2024	2024	2024	2025	2025	2025	2025	2025	2025	2024-2025	2024-2025	2024-2025		2024 - 2025	From	
	Act	Act	Act	Act	Act	Act	Act	Act	Act	Act	Act	Act	Act/Fcst	BUDGET	Variance	Key Performance Notes	Projected	Prior Yr	Increase/Decrease Key Notes
REVENUE																			
Fillings	17,070	15,860	15,860	13,942	-	-	-	-	-	-	-	-	62,731	155,000	(92,269)		155,000	92,269	
Passports	350	840	700	350	-	-	-		-	-	-	-	2,240	13,000	(10,760)	Started program Feb '23	13,000	10,760	Started charging Feb '23
All Other	28	196	296	194	-	-	-	-	-	-	-	-	713	77,702	(76,989)		64,702	63,989	Assumes State Funding of \$62K
TOTAL REVENUE	17,448	16,896	16,855	14,485		-		-	-	-	-	-	65,684	245,702	(180,018)		232,702	167,018	• ·
EXPENSES Direct Staffing Expense	8,796	14,285	10,198										33,279	135,310	102,031		135,310	102,031	
Insurance	548	14,205	1,583	-	-	-		-	-	-	-		2,147	5,400	3,253		5,400	3,253	
Membership/Prof Dev	0++C -	-	1,365	-		-		-	-	-	-		-	5,000	5,000		-		
Office Expense	- 173	- 161	- 395	-	-	-	-	-	-	-	-	-	- 728	3,200	2,472		3,200	- 2,472	
Postage	66	133	120	-		-		-	-	-	-		318	3,200	2,472		-	(318)	
Projects	-	- 155	-	-		-			-	-	-			3,200	2,002			(516)	
Professional Svc/ (ADP)	163	244	163	-	-	-	-	-	-	-	-	-	570	3,000	2,430		1,852	1.282	
Copy Machines	416	416	597	-	-	-	-	-	-	-	-	-	1,429	4,992	3,563		3,200	1,771	
Telephone/Internet	514	873	824	-	-	-	-	-	-	-	-	-	2,210	20,000	17,790		20,000	17,790	Non-recurring network Upgrade Expense
Publications	4,820	3,557	4,122	-	-	-	-	-	-	-	-	-	12,500	52,600	40,100		-	(12,500)	Horrecorning network opprove expense
Bookings	-	-	-	-	-	-	-	-	-	-	-	-	-	-			-	-	
TOTAL EXPENSE	15,495	19,684	18,002	-	-	-	-	-	-	-	-	-	53,182	232,702	179,520		168,962	115,780	
NET GAIN/(LOSS)	1,953	(2,789)	(1,147)	14,485			-	-	-	-	-	-	12,503	13,000	497		63,740	51,237	
FUND BALANCE																			
Unrestricted Fund Balance	206,124	208,077	205,288	204.141	218,627	218,627	218,627	218,627	218,627	218,627	218,627	218,627	206,124				218,627		
Income/Loss (from above)	1,953	(2,789)	(1,147)	14,485	-		-	-		-	-	-	12,503				63,740		
Total Unrestricted Fund Bal	208,077	205,288	204,141	218,627	218,627	218,627	218,627	218,627	218,627	218,627	218,627	218,627	218,627				282,367		
												,							
													CURRENT YEAR	- Key Messages			NEXT YEAR	Key Message	25

> Expected expense of \$233K, which assumes addt'l State funding of \$62K. If not recieved a deficit will occur of \$62K

> Yr-over-Yr remains flat, however there is a shift between of spend between Network

NEXT YEAR - Key Messages

FY 2024-2025 Profit & Loss

					manua	lly move the Blue	e Bar to align at	intersection of	his section Act/Fcst		FY 2024-2025						
		Prev FY		-	_	_				hrough 06/30/2					_	Approved	
		Jul - Jun '23-'24	July 2024	Aug 2024	Sep 2024	Oct 2024	Nov 2024	Dec 2024	Jan 2025	Feb 2025	Mar 2025	Apr 2025	May 2025	Jun 2025	TOTAL FY	Projected	
		Act	2024 Act	Act	Act	2024 Act	Act	Act	Act	Act	Act	Act	2025 Act	2025 Act	Act/Fcst	Budget Plan	(Over)/Under Plan Var
	REVENUE:																
451970 441115	Filings Interest	\$ 169,085 \$ 5,045		\$ 15,860 \$ -	\$ 15,860 \$ -	\$ 13,942 \$ -	\$ - \$ -	\$- \$-	Ş - ¢ -	\$- \$-	\$ - ¢ _	\$ - ¢ .	\$ - \$ -	\$- \$-		\$ 155,000 \$ 3,000	
462650	Photocopies	\$ 1,587		\$ - \$ 148	·	Ý	ş - \$ -	ş - \$ -	\$ - \$ -	ş - ¢ -	ې - خ -	ş - \$ -	ş - \$ -	\$ -	Ŷ	\$ 3,000	
70410	Book Sales	\$ 1,874		\$ 15			\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -		\$ 700	
70330	Donations	\$ 575	\$-	\$-	\$ 25	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ 25	\$ 3,000	\$ 2,975
70110	Fax/Paper Sales	\$ 52		\$-	· .	Ŷ	\$-	\$-	\$-	\$-	\$-	\$-	\$ -	\$-	\$ -		\$ 50
41215	Conference Room	\$ 495		\$ 25			\$ -	\$-	\$ -	\$ -	\$-	\$ -	\$ -	\$-	\$ 50	\$ 200	\$ 150
52610 51810	Proctoring Miscellaneous Receipts	\$ - \$ 11,224		\$- \$8		\$- \$-	\$ - \$ -	\$- \$-	Ş -	\$- \$-	\$- ¢	\$- \$-	\$- \$-	\$- \$-	Ŷ	\$- \$56,652	\$ - 56,624
61710	Classes/Workshops/MCLE	\$ 11,224 \$ -		ş a Ş -		1	ş - \$ -	ş - \$ -	\$ - \$ -	ş - S -	ې - د -	ş - \$ -	ş - \$ -	\$ -		\$ 50,052	\$ 50,024
462610	Passport Services	\$ 11,720	\$ 350			\$ 350	Ŧ	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 2,240	\$ 13,000	\$ 10,760
80210	Transfers In	\$ -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ -	\$-	\$-	\$ -	\$ -	\$ -
	Revenue Total:	\$ 201,658	\$ 17,448	\$ 16,896	\$ 16,855	\$ 14,485	\$-	\$-	\$-	\$ -	\$-	\$-	\$-	\$-	\$ 65,684	\$ 232,702	\$ 167,018
	EXPENSE:																
1110	<u>Staff</u>	¢ 50.246	¢ 4.774	ć	e	ć	ć	ć	ć	ć	ć	ć	ć	ć	¢	ė	¢ 10.555
11110 11220	Librarian Extra Hire	\$ 59,246 \$ 36,362	\$ 4,774 \$ 3,419			\$- \$-	ş - \$ -	\$- \$-	\$ - \$ -	\$- \$-	\$- \$-	\$- \$-	\$- \$-	\$- \$-		\$ 66,150 \$ 51,450	
11220	Social Security	\$ 36,362 \$ 5,997	\$ 3,419 \$ 471			\$- \$-	\$ - \$ -	ş - \$ -	ş - \$ -	\$ - \$ -	\$- \$-	ş - \$ -	ş - \$ -	\$ - \$ -		\$ 51,450 \$ 7,300	
5115	Medicare	\$ 1,403	\$ 110			\$-	\$-	\$ -	\$ -	\$-	\$ -	\$ -	\$ -	\$-	\$ 413	\$ 1,710	
13215	Health Benefits	\$ 4,709	\$-	\$ 816	\$ 523	\$ -	\$ -	\$ -	\$ -	\$-	\$-	\$ -	\$-	\$-	\$ 1,339	\$ 6,600	\$ 5,261
4110	Workers Compensation	\$ 539		\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ -	\$-	\$ -	\$ 900	
5120	Unemployment Insur.	\$ 630	<u> </u>	\$ 9	\$ -	<u>\$</u>	\$ -	\$ -	<u>\$</u>	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 32	\$ 1,200	
	Staff Subtotal:	\$ 108,886	\$ 8,796	\$ 14,285	\$ 10,198	\$ -	\$-	\$-	\$-	\$ -	\$-	\$-	\$ -	\$-	\$ 33,279	\$ 135,310	\$ 102,031
	ADMISISTRATIVE EXPENSE																
	Insurance																
	USLI	+ -, -=	د \$548 د \$-			+		+		\$-	\$-			\$.		\$ -	\$ (564
	Complete Equity Markets Hartford	\$ 1,589 383 \$ 1,145 285		\$- \$-	\$ 1,583 \$ -	\$- \$-	\$ - \$.	\$- \$-	\$ -	\$ -	\$ - \$	\$- \$-	\$- \$-	\$- \$-	\$ 1,583	\$ - ¢ -	\$ (1,583 \$ -
21610	Insurance Subtotal:	\$ 1,145 \$ 4,148	\$ <u>548</u>	·	7	<u>ş -</u> İs -	, -	. —	<u>-</u> \$-	<u>ş -</u> \$ -	<u>,</u>	'	<u>ş</u> - \$ -	<u> </u>	\$ 2,147	\$ 5,400	
1010	insurance subtotal.	Ş 4,140	Ş 740	\$ 10	Ş 1,50.	Ş -	- Ç	Ş -	ý -	Ŷ -	Ş -	Ş -	Ŷ -	ļ.,	ς 2,141	\$ 5,400	Ş 3,233
22210	Memberships/Prof Develop.										\$-	\$ -	\$-	\$ -	\$ -		
	Placeholder	\$ -	T		\$-	•	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
	CCCLL	\$ 50	T		\$-	\$ -	\$ -	\$-	\$ -	\$-	\$ -	\$ -	\$ -	\$-	\$ -	\$ -	\$-
	MCBA MLCPA	ş - \$ -	Ŷ	Ŧ	\$- \$-	\$ - ¢ _	\$ - ¢ _	\$- \$-	\$ - ¢ .	\$- \$-	\$ - ¢ _	\$- \$-	\$ - ¢ -	\$- \$-	\$ - \$ -	ş - s -	\$- \$-
	NOCALL	\$ -			ş - \$ -	ş - \$ -	ş - \$ -	ş - \$ -	\$ -	ş - \$ -	\$- \$-	\$ - \$ -	ş - \$ -	\$ - \$ -	\$ -	\$ - \$ -	\$ - \$
	AALL	\$ 3,551		\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	<u>\$</u> -	\$ -	\$ -	\$ -	\$ -	\$ -
	MBRP/Prof Dev Subtotal:	\$ 3,601	\$ -	\$-	\$-	\$-	\$-	\$-	\$ -	\$ -	\$ -	\$-	\$ -	\$ -	\$ -	\$ 5,000	\$-
2410	Office Expenses	\$ 2,884	\$ 173	\$ 161	\$ 395	\$-	\$ -	\$ -	\$ -	\$-	\$ -	\$ -	\$-	\$ -	\$ 728	\$ 3,200	\$ 2,472
2440	Postage	\$ 1,714	\$ 66	\$ 133	\$ 120	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$ -	\$ 318	\$ 3,200	\$ 2,882
2310	Projects	\$ 1,496	\$-	\$-	\$ -	\$-	\$-	\$-	\$ -	\$-	\$-	\$-	\$-	\$ -	\$ -	\$-	\$-
2510	Professional Services (ADP Payroll)	\$ 2,580	\$ 163	\$ 244	\$ 163	\$ -	\$ -	\$-	\$-	\$ -	\$-	\$ -	\$-	\$ -	\$ 570	\$ 3,000	\$ 2,430
930	Copy Machines							Ś-	Ś-	ś-	¢ -	Ś-	\$ -	\$ -	\$		
2000	DeLage Landen	\$ -	\$ -	\$-	\$-	\$ -	ś -	ş - \$ -	ş - \$ -	ş - \$ -	\$- \$-	ş - \$ -	ş - \$ -	\$ - \$ -	.	\$ -	\$ -
	HiTech	\$ 3,402	\$ 416				\$ -	\$ -	\$ -	\$-	\$ -	\$ -	\$ -	\$ -	\$ 1,429	\$ -	\$ (1,429
	Marin Copier	\$ 400			\$-	\$ -	\$ -	\$-	\$ -	\$ -	\$ -	\$ -	\$-	\$.	\$ -	\$ -	\$ -
		\$ 3,802	\$ 416	\$ 416	\$ 59	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 1,429	\$ 4,992	\$ (1,429

FY 2024-2025 Profit & Loss

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	WestLaw	\$ 25,956	42%	\$ 1,153 \$	\$ 1,153 \$	1,153	\$-	\$-	\$ - \$	- \$	- \$	- \$	-	\$-	\$-	\$ 3,459	\$-	\$ (3,459
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	Expense Total:	\$ 218,261		\$ 15,495 \$	\$	18,002	\$ -	\$ -	\$ - \$	- \$	- \$	- \$	-	\$ -	\$-	\$ 53,182	\$ 232,702	\$ 179,520
	Net Gain/(Loss)	\$ (16,603)) :	\$ 1,953 \$	\$ (2,789) \$	(1,14	\$ 14,485	\$-	\$ - \$	- \$	- \$	- ¢	-	\$-	\$-	\$ 12,503		
	Unrestricted Fund Balance	\$ 222,727	:	\$ 206,124 \$	\$ 208,077 \$	205,288	\$ 204,141	\$ 218,627	\$ 218,627 \$	218,627 \$	218,627 \$	218,627 \$	218,627	\$ 218,627	\$ 218,627			
	Income/Loss (from above)	\$ (16,603)		1,953 \$			\$ 14,485	\$ -	\$ - \$	- \$	- \$	- \$	-	\$ -	\$ -			
	Total Unrestricted Fund Bal	\$ 206,124		\$ 208,077 \$	\$ 205,288 \$	204,141	\$ 218,627	\$ 218,627	\$ 218,627	218,627 \$	218,627 \$	218,627 \$	218,627	\$ 218,627	\$ 218,627			
	Footnotes																	

Footnotes

ORGANIZATIONS CLOSELY AFFILIATED WITH STATE OR INDIAN TRIBAL GOVERNMENTS REFERENCE GUIDE

By Richard A. McCray, Sr. and Marvin Friedlander

Overview

PurposeThe purpose of this article with the accompanying reference guide sheet is to
give an overview of and aid in the processing of applications submitted by
organizations that are requesting recognition of tax-exempt status under IRC
501(c)(3) that are closely affiliated with state or local governments (including
federally recognized Indian tribal governments).

In This Article This article contains the following topics:

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Separately Organized	4
Organizational Test	7
Prohibitions	9
Alternatives to Exemption	11
Exceptions From Filing Form 990 (or Form 990-EZ)	13
Exhibit: Reference Guide Sheet	17

Overview, Continued

Introduction	A municipal hospital or municipal hospital district, fire department, public library, park district, state college or university, Indian tribal economic development organization, and port authority are examples of organizations that are closely affiliated with state or local governments. This article and the accompanying guide sheet will help determine whether this type of organization qualifies for IRC 501(c)(3) exemption. They will also help in determining whether the organization is excepted from filing Form 990 under Rev. Proc. 95-48, 1995-2 C.B. 418. The suggested guide sheet is available as the Exhibit at the end of this article.
IRC 501(c)(3) Exemption	An organization affiliated with government may qualify for IRC $501(c)(3)$ exemption if it is separately incorporated or formed to accomplish one or more exempt purposes. However, it may not have governmental regulatory or enforcement powers that would, generally, be beyond those permitted by an organization described in IRC $501(c)(3)$.
Example: Municipal Hospital	A municipal hospital is an example of an organization affiliated with government that could qualify for exemption as an organization described in IRC $501(c)(3)$ by promoting health consistent with the community benefit standard set forth in Rev. Rul. 69-545, 1969-2 C.B. 117.
	Continued on next page

Overview, Continued

Example: Lessening Governmental Burdens	Many organizations affiliated with government meet the standard described in IRC $501(c)(3)$ by accomplishing a "lessening of the burdens of government" purpose under Reg. $1.501(c)(3)-1(d)(2)$. An organization that provides legal assistance to guardians <i>ad litem</i> who represent abused and neglected children before a juvenile court that requires their appointment was held to qualify for exemption under IRC $501(c)(3)$ because it lessens the burdens of government. See Rev. Rul. 85-2, 1985-1 C.B. 178.
	Note: A determination of whether an organization is lessening the burdens of government requires consideration of whether the organization's activities are activities that a governmental unit considers to be its burdens, and whether such activities actually 'lessen' such governmental burdens.
IRC 115	Organizations closely affiliated with a state or local governmental unit may be eligible to have their income excluded from federal income tax under IRC 115 if the income is derived from an essential governmental function and accrues to a State or political subdivision. Income of a separately formed municipal hospital district is often excluded from federal income tax under IRC 115. Even though an organization's income may be excluded from taxation under IRC 115, it may also qualify for exemption as an organization described in IRC 501(c)(3).
	Some of the requirements for the IRC 115 exclusion are similar, but not identical, to the requirements for exemption under IRC 501(c)(3). For a discussion of appropriate dissolution provisions involving organizations that may be described in IRC 501(c)(3) and whose income is excluded under IRC 115, see Rev. Proc. 2003-12, 2003-4 I.R.B. 316. The determination of whether an entity may exclude its income from tax under IRC 115 is within the jurisdiction of the Associate Chief Counsel (Tax Exempt and Government Entities). A private letter ruling concerning whether income is excluded from federal tax under IRC 115 may be requested by following the procedures outlined in Rev. Proc. 2004-1, 2004-1 I.R.B. 1 (updated annually).
	outlined in Rev. Proc. 2004-1, 2004-1 I.R.B. 1 (updated annually).

Separately Organized

Entity Requirement	IRC 501(c)(3) requires the existence of a separately organized entity: a corporation, trust, or association. A corporation, trust or association, even owned by a State or municipality, may qualify under IRC 501(c)(3). Rev. Rul. 60-384, 1960-2 C.B. 172, amplifying Rev. Rul. 55-319, 1955-1 C.B. 119, describes such entities as a "clear counterpart" of an IRC 501(c)(3) organization.
Type of Organization	<u>Corporation</u> : The separately organized entity requirement is generally met if the organization is incorporated as a not-for-profit entity under state corporation law or under Indian tribal law.
	<u>Trust</u> : Likewise, if the organization is established as a trust, it is regarded as a separately organized entity.
	Association: Generally, an association (unincorporated organization) with at least two members is treated as a separately organized entity.
	Note: An eligible entity, such as a limited liability company, that has been determined to be, or claims to be, exempt from federal income taxation under IRC 501(a) is treated as having made an election to be classified as an association. See the check-the-box regulations in Reg. $301.7701-3(c)(1)(v)$.
	Note: A limited liability company with a single owner can elect to be classified as an association or be disregarded as an entity separate from its owner. See Reg. 301.7701-3(a).
	For a further discussion of limited liability companies qualifying as exempt organizations, see the following Continuing Professional Education articles:
	• CPE 2000, Article H, Limited Liability Companies As Exempt Organizations, and
	• CPE 2001, Article B, Limited Liability Companies As Exempt Organizations – Update.
	Continued on next page

Separately Organized, Continued

Created by Legislation	Many times an entity is created by legislation, such as by state statute, tribal council resolution, a local ordinance or an act of the state legislature. The legislation and any other documents under which the organization was established must be analyzed to determine whether a separate organization was created.
	For example, a hospital district may be authorized by an act of the state legislature. The legislation may authorize the creation of an organization as a "public body corporate and politic" pursuant to a resolution filed by a local governmental legislative body, such as a city or county council, or ratified by an elected official, or approved by the voters. Sometimes the legislation requires that the approved organizational documents must be filed with the secretary of state. Other times, the legislation requires that an appropriate court must certify the approved organizational documents. Examination of the legislation and all the relevant documents will determine whether an entity is separately organized.
Example: Fact Scenario	State statute authorizes the formation of an Older Persons' Commission (Commission) established by an Interlocal Agreement between local townships. The state statute provided that a Commission may operate an older persons' activity center for purpose of improving the social, legal, health, housing, educational, emotional, nutritional, recreational, and mobility status of older persons. The Interlocal Agreement established the Commission as an independent entity, separate and distinct from the townships. The Interlocal Agreement was signed by the townships. Generally, these facts and circumstances would be sufficient to establish the Commission as an entity that was separately organized.
	Continued on next page

Separately Organized, Continued

Indian Tribal Governments	A federally recognized Indian tribal government and its political subdivisions, including Alaska Native governments, are treated like states for certain federal tax purposes. (See IRC 7871) Rev. Proc. 2002-64, 2002-2 C.B. 717, provides a list of federally recognized Indian tribes for federal tax purposes. Rev. Proc. 86-17, 1986-1 C.B. 550 and Rev. Proc. 84-36, 1984-1 C.B. 510 provide a list of entities that are treated as political subdivisions of Indian tribal governments for federal tax purposes. Note: Rev. Proc. 86-17, 1986-1 C.B. 550, Rev. Proc. 84-37, 1984-1 C.B. 513, and Rev. Proc. 2003-1, 2003-1 I.R.B. 1 (updated annually) also provide guidance as to how federally recognized tribal governments and their enterprises can qualify for treatment as a state or a political subdivision.
Organization Formed by Indian Tribal Governments	Exemption applications under IRC 501(c)(3) related to Indian tribes will generally fall into one of three categories. First, a separate organization may be formed under state law by a federally recognized Indian tribe or by tribal members to address such issues as relief of the poor and distressed, eliminating prejudice and discrimination, combating community deterioration and juvenile delinquency, or defending human and civil rights secured by law, establishing health clinics, schools, rehabilitation centers, cultural and historic societies, and similar organizations.
	Second, a federally recognized Indian tribal government may form a separate corporation under tribal law to accomplish the activities described in the preceding paragraph. These corporations are treated as separate entities for purposes of qualifying for exemption.
	Third, a corporation organized under section 17 of the Indian Reorganization Act of 1934, as amended, 25 U.S.C. 477, or under section 3 of the Oklahoma Indian Welfare Act, as amended, 25 U.S.C. 503, shares the same tax status as a tribal government and, accordingly, it is not eligible for IRC 501(c)(3) exemption. See Reg. 301.7701-1(a)(3); Rev. Rul. 94-16, 1994-1 C.B. 19; Rev. Rul. 94-65, 1994-2 C.B. 14.

Organizational Test

Organizational Test General Requirements	As previously noted, an organization closely affiliated with a state or local government (including federally recognized Indian tribal governments) must meet the organizational test of Reg. $1.501(c)(3)-1(b)$ to qualify for exemption under IRC 501(c)(3). Therefore, an organization's creating document must contain language specifying an appropriate exempt purpose.
	In addition, the organization's assets must be permanently dedicated to exempt purposes on dissolution either by specific provision in its creating document or by operation of state law. Assets dedicated to a State, local government, or federally recognized Indian tribe for a public purpose upon dissolution will meet the dissolution clause requirements. See Reg. $1.501(c)(3)-1(b)$.
	Where the organization's creating document does not satisfy the organizational test, it would have to amend its creating document to meet the organizational test.
	For a further discussion of the organizational test, see the Continuing Professional Education article, CPE 2004, <i>Organizational Test – IRC</i> $501(c)(3)$. In particular, Exhibit 1 of this CPE article provides guidance on the dissolution provision for an organization described in IRC $501(c)(3)$ whose income is also exempt under IRC $115(1)$.
State Legislation and the Organizational Test	The organizational test often poses a problem when an organization is created pursuant to a state statute, a local ordinance, an act of the state legislature, or a tribal council resolution. The problem arises because the "organizational document" is often contained in the statute, ordinance, act, or resolution and it may contain neither the exempt purpose language nor a standard dissolution clause. This type of organization may face difficulty in having its organizational document amended. In this circumstance, if a careful reading of the creating provision shows that the organization will operate exclusively for exempt purposes and that upon dissolution its assets will be distributed for exempt purposes, it may be deemed to have met the organizational test.

Organizational Test, Continued

State Legislation and the Organizational Test (continued) Furthermore, if the creating provision of an organization created pursuant to a state statute, a local ordinance, an act of the state legislature, or a tribal council resolution provides that upon dissolution all of its assets will be distributed to a state, a federally recognized Indian tribal government, or a political subdivision of a state or federally recognized Indian tribal government, it may be deemed to have met the dedication of assets portion of the organizational test provided there is no indication of private use. The assumption is that the assets will be used for a public purpose as is required by Reg. 1.501(c)(3)-1(b)(4).

In some circumstances, it may be more efficient for the organization to establish a separately incorporated entity as the applicant that can be established to satisfy the organizational test requirements than to seek to amend a state statute, a local ordinance, or an act of the state legislature.

Prohibitions

Integral Part of Government	A state or local government or political subdivision of a state or local government is not eligible for exemption under IRC $501(c)(3)$. As stated in Rev. Rul. 60-384, 1960-2 C.B. 172, a state or municipality itself would not qualify since its purposes are not exclusively those described in $501(c)(3)$. See for example, Estate of John C. F. Slayton v. Commissioner, 3 B.T.A. 1343. It follows, therefore, that where the particular activity in question is being conducted as an integral part of a state or municipal government, exemption under IRC $501(c)(3)$ would not be permitted.
	Note: An organization wholly owned by a state is not recognized as a separate entity for federal tax purposes if it is an integral part of a state. Reg. 301.7701-1(a)(3).
Tribal Government	A federally recognized Indian tribal government or political subdivision of a tribe is not eligible for exemption under IRC 501(c)(3) consistent with Rev. Rul. 60-384, <i>supra</i> . See Reg. 305.7701-1 for a definition of Indian Tribal government.
Regulatory or Enforcement Powers	Rev. Rul. 60-384, 1960-2 C.B. 172, provides that even though a wholly owned state or municipal organization may be separately organized, it is not eligible for IRC $501(c)(3)$ exemption if it has substantial regulatory or enforcement powers in the public interest. These powers traditionally are referred to as sovereign powers.
	The three generally acknowledged sovereign powers are:
	• Power to levy and collect tax on its behalf
	• Power of eminent domain
	Police power
	However not all sovereign powers are necessarily disqualifying regulatory or enforcement powers. Thus, the fact that an organization has one of the sovereign powers listed above does not automatically preclude the organization from qualifying under IRC $501(c)(3)$.
	Continued on next page

Prohibitions, Continued

Example: Determining a Tax Rate	A limited power to determine a tax rate necessary to support an organization's operations that is more related to the disposition of tax revenues than to the exercise of the taxing power of the political unit involved does not constitute a disqualifying regulatory or enforcement power. Rev. Rul. 74-15, 1974-1 C.B. 126, provides that an exempt organization is permitted to certify or determine a tax rate. For purposes of qualification under IRC 501(c)(3), solely, there is no distinction between the power to recommend or certify a tax rate, the power to determine a tax rate, and the power to levy, assess or impose a tax. The disqualifying regulatory or enforcement power is the power to collect tax levied on its behalf. Thus, if an organization has the power to collect tax levied on its behalf, it will not qualify under IRC $501(c)(3)$.
Example: Campus Policing	Rev. Rul. 77-165, 1977-1 C.B. 21, provides that a public university with governmental power limited to policing and traffic control on the campus to preserve order and provide for public safety within the confines of its own property is not, thereby, disqualified under IRC 501(c)(3) because the powers are insufficient to constitute the exercise of the state's police power. Therefore, a limited power equivalent to a university or college campus police force would not disqualify an otherwise qualified organization.
Example: Investigation Authority	In Rev. Rul. 74-14, 1974-1 C.B. 125, a public housing authority that is authorized to investigate whether unsanitary or unsafe housing conditions exist does not qualify for exemption under IRC 501(c)(3) because it has the power to conduct investigations by entering property and issuing subpoenas. The power to investigate and subpoena involves the power to compel testimony under threat of imprisonment if the testimony is not forthcoming. Therefore, the housing authority possesses disqualifying regulatory or enforcement powers.
Example: Sovereign Powers	In <u>Texas Learning Technology Group v. Commissioner</u> , 958 F.2d 122 (5 th Cir. 1992) the court upheld the judgment of the Tax Court stating that the subject organization did not qualify as a political subdivision under IRC $509(a)(1)$ and $170(b)(1)(A)(v)$ because it was not authorized to exercise sovereign powers.

Alternatives to Exemption

Political Subdivision of a State	Sometimes an organization that does not qualify for exemption because it is a political subdivision of a state or it is wholly owned as an integral part of a state, may apply for exemption from federal income tax under IRC $501(c)(3)$ in order to qualify as a recipient of tax-deductible contributions, to obtain grants from private foundations, or to qualify under a government program. In this circumstance, the organization may be interested in alternatives to exemption.							
IRC 170(c)(1) Contributions	An organization does not have to qualify under IRC $501(c)(3)$ to be qualified to receive charitable contributions. For example, Publication 78, <i>Cumulative</i> <i>List of Organization described in section</i> $170(c)$ <i>of the Internal Revenue Code</i> <i>of</i> 1986, states that a contribution is deductible if it is made to, or for the use of:							
	1. Organizations that otherwise are qualified under IRC 170(c)(1), including a State, a U.S. possession, or political subdivision thereof, of the United States, or the District of Columbia, if made exclusively for public purposes, a community chest, corporation, trust, fund, or foundation, organized or created in the United States or its possessions, or under the laws of the United States, any State, the District of Columbia or any possession of the United States, and organized and operated exclusively for charitable, religious, educational, scientific, or literary purposes, or for the prevention of cruelty to children or animals.							
	 Indian tribal governments because they are treated as states for purposes of deductibility of contributions under IRC 170(c)(1), pursuant to IRC 7871(a)(1)(A). See Rev. Proc. 2002-64, 2002-2 C. B. 717. 							
	3. A subdivision of an Indian tribal government if the IRS has determined that the entity qualifies as a political subdivision of an Indian tribal government under the requirements of IRC 7871(d).							
	A private letter ruling may be requested concerning whether an organization qualifies as an eligible recipient under IRC 170(c)(1) from the Associate Chief Counsel (Tax Exempt and Government Entities) by following the procedures outlined in Rev. Proc. 2004-1, 2004-1 I.R.B. 1 (updated annually).							
	Continued on next page							

Alternatives to Exemption, Continued

Private Foundation Grants	Grants may be made by private foundations to governmental units described in IRC 170(c)(1) without the need for private foundations to exercise expenditure responsibility under IRC 4945 since there is a specific exception for grants to organizations described in IRC $509(a)(1)$, which includes a governmental unit referred to in $170(c)(1)$.
Create a Separate Organization	Finally, if the organization does not itself qualify, it could create a separate organization that would qualify for IRC $501(c)(3)$ exemption.

Exception From Filing Form 990 (or Form 990-EZ)

Exceptions to Filing Requirement	Rev. Proc. 95-48, 1995-2 C.B. 418, (which supplements Rev. Proc. 83-23, 1983-1 C.B. 687), exercises the Commissioner's discretionary authority unde IRC 6033(a)(2)(B) by specifying that two additional classifications, governmental units and affiliates of governmental units, which are exempt from federal income tax under IRC section 501(a), are not required to file annual information returns on Form 990, <i>Return of Organization Exempt From Income Tax</i> .							
	As noted, this revenue procedure specifies two classes of organizations that are not required to file the annual information return:							
	 Governmental units described in section 4.01 of Rev. Proc. 95-48 and Affiliates of governmental units described in section 4.02(a) or (b) of Rev. Proc. 95-48. 							
Section 4.01 of Rev. Proc. 95- 48	The section 4.01 governmental unit filing exception requires that the organization qualify as a governmental unit. An organization that comes within this exception is:							
	• A state or local governmental unit as defined in Treas. Reg. 1.103-1(b), which includes a "State, territory, a possession of the United States, the District of Columbia, or any political subdivision thereof,"							
	• An organization entitled to receive deductible charitable contributions as an organization described in IRC 170(c)(1), which is a "State, territory, a possession of the United States, or any political subdivision of any of the foregoing, or the United States or the District of Columbia, but only if the contribution or gift is made for exclusively public purposes,"							
	• An "Indian tribal government or a political subdivision thereof" under IRC 7701(a)(40) and 7871.							

Exception From Filing Form 990 (or Form 990-EZ), Continued

Section 4.02(a) of Rev. Proc. 95-48	The section 4.02(a) affiliate of a governmental unit filing exception requires that the organization have a ruling from the Service or determination letter stating that:							
	• Its income is excluded from gross income under IRC 115,							
	• It is entitled to receive deductible contributions under IRC 170(c)(1), or							
	• It is a wholly owned instrumentality of a state or political subdivision of a state for employment tax purposes (IRC 3121(b)(7) and 3306(c)(7))							
Section 4.02(b) of Rev. Proc. 95-48	The majority of cases will involve the section 4.02(b) "affiliate of a governmental unit" filing exception. The following two requirements must be satisfied for treatment as a section 4.02(b) affiliate of a governmental unit:							
	 First, the organization is "operated, supervised, or controlled by" governmental units, or by organizations that are affiliates of governmental units, within the meaning of Treas. Reg. 1.509(a)-4(g)(1)(i). This means that a governmental unit, an organization that is an affiliate of a governmental unit, or a public official acting in an official capacity, must appoint the majority of the members of the organization's governing body. A governing body elected by the public pursuant to local statute or ordinance also satisfies this requirement. 							
	2. Second, the organization must satisfy two of the five affiliation factors listed in the revenue procedure indicating actual oversight of its financial affairs and activities by the governmental unit. Those five affiliation factors are listed below.							

Exception From Filing Form 990 (or Form 990-EZ), Continued

Affiliation Factors	The five affiliation factors are:
	1. One or more governmental units, organizations that are affiliates of governmental units, or public officials acting in their official capacity, created the organization.
	2. The organization receives its support principally from taxes, tolls, fines, government appropriations, or fees collected pursuant to statutory authority. Amounts received as government grants or other contract payments are not qualifying support.
	3. The organization is financially accountable to one or more governmental units. This factor is present if the organization is (1) required to report to governmental unit(s), at least annually, information comparable to that required by Form 990, and (2) is subject to financial audit by the governmental unit(s) to which it reports. A report submitted voluntarily by the organization does not satisfy this provision. Also, reports and audits pursuant to government grants or other contracts do not satisfy this provision.
	4. One or more governmental units, or organizations that are affiliates of governmental units, exercise control over, or oversee, some or all of the organization's expenditures (although it is not financially accountable to governmental units).
	5. If the organization is dissolved, its assets will (by reason of a provision in its articles of organization or by operation of law) be distributed to one or more governmental units, or organizations that are affiliates of governmental units.

Exception From Filing Form 990 (or Form 990-EZ), Continued

Approval of Filing Exception	Approval of the filing exception described under section 4.02(b) of Rev. Proc. 95-48 will not be granted if the organization's filing of Form 990 is otherwise necessary to the efficient administration of the internal revenue laws. Each situation would depend on the interest of the Service and the public in securing access to the information provided through an annual information return.					
Other Form 990 Exceptions	There are other classes of organizations that are not required to file Form 990. An exempt organization (other than a private foundation) having gross receipts each year that normally are not more than \$25,000 is not required to file Form 990. See Rev. Proc. 83-23, 1983-1 C.B. 687.					
	 "A state institution, the income of which is excluded from gross income under IRC 115(a)," is not required to file Form 990. See Reg. 1.6033-2(g)(v). Note: The exception contained in Reg. 1.6033-2(g)(v) is dependent on the organization having no income within the scope of unrelated business income tax, such as a state college or university. See GCM 37657 (8/31/78). Additional classes of organizations that are not required to file Form 990 are enumerated in Publication 557, <i>Tax-Exempt Status for Your Organization</i>. 					

GUIDE SHEET FOR SECTION 501(C)(3) ORGANIZATIONS CLOSELY

AFFILIATED WITH STATE OR INDIAN TRIBAL GOVERNMENTS

INSTRUCTIONS – This guide sheet is designed to assist in the processing of an IRC 501(c)(3) exemption application submitted by an organization that is closely affiliated with state government (including federally recognized Indian tribal governments). See the Reference Guide for assistance in completing this guide sheet. Contact EO Technical for additional help.

	Yes	No
1. Is the applicant a corporation, association, or trust? (A "Yes" response is favorable. A "No" response indicates that a problem exists.)		
2. Does the organization meet the organizational test? (A "Yes" response is favorable. A "No" response indicates that a problem exists.)		
3. Is the organization a wholly owned integral part of a State or local government? (A "Yes" response indicates that a problem exists. A "No" response is favorable.)		
4. Is the organization a federally recognized Indian tribal government or a political subdivision of a federally recognized Indian tribal government? (A "Yes" response indicates that a problem exists. A "No" response is favorable.)		
 Does the organization have substantial regulatory or enforcement powers (sovereign powers)? (A "Yes" response indicates that a problem exists. A "No" response is favorable.) 		0 3
If "Yes," are they regulatory or enforcement powers that are specifically excepted from disqualifying an organization under IRC 501(c)(3)?		
• Determining a tax rate (Rev. Rul. 74-15)		
Conducting campus policing (Rev. Rul. 177-165)		
(A "Yes" response is favorable. A "No" response indicates that a problem exists.)		
6. Has the organization requested an exception from the Form 990 filing requirement under Rev. Proc. 98-45? If "Yes," continue.		
7. Has the organization requested an exception from filing Form 990 because it is a governmental unit		
under Section 4.01 of Rev. Proc. 95-48, or because it is an affiliate of a governmental unit under either Section 4.02(a) or Section 4.02(b) of Rev. Proc. 95-48? (If "Yes," must meet a, b or c below.)		
 a. Does the organization meet Section 4.01 because it a governmental unit (1) as defined in Reg. 1.103-1(b), (2) an organization described in IRC 170(c)(1), or (3) an Indian tribal government or a political subdivision of an Indian tribal government under IRC 7701(a)(40) and 7871? 	d	1
b. Does the organization meet Section 4.02(a) because it possesses a ruling or determination from the Service that (1) its income is excluded from gross income under IRC 115, (2) it is entitled to receive deductible contributions under IRC 170(c)(1), or (3) it is a wholly owned instrumentality of a State or political subdivision of a State for employment tax purposes under sections 3121(b)(7) and 3306(c)(7)?		
 c. Does the organization meet Section 4.02(b) because (1) the organization is controlled by a governmental unit, (2) it satisfies at least two of the five affiliation factors listed in Section 4.03, and (3) its filing of Form 990 is not otherwise necessary for efficient tax administration. 		

Organizations Closely Affiliated with State or Indian Tribal Governments Reference Guide Page 17 of 17



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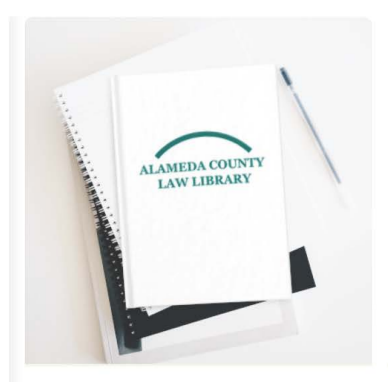
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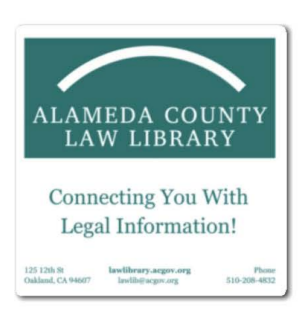


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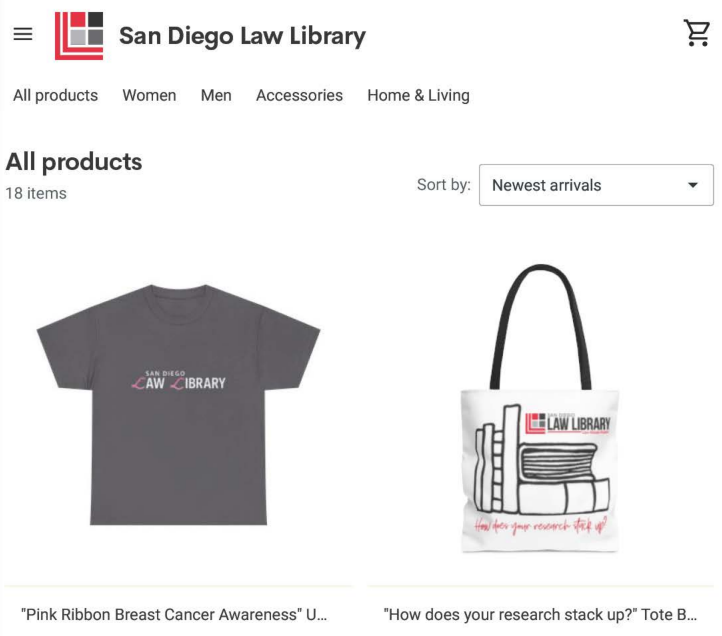
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