COUNTY CLERK-RECORDER-ASSESSOR'S AMENDMENT

TO THE SANTA BARBARA COUNTY SINGLE COMPREHENSIVE CONFLICT OF INTEREST CODE FOR COUNTY DEPARTMENTS, COMMISSIONS/BOARDS/COMMITTEES AND DEPENDENT SPECIAL DISTRICTS (SINGLE CODE), ADDING THE JUVENILE JUSTICE COORDINATING COUNCIL AS A MEMBER

- (1) The Political Reform Act, Government Code § 81000 et seq., requires "decision making" state and local agencies to adopt and amend, as circumstances require, conflict of interest codes. A conflict of interest code designates the positions within an agency that "involve the making or participation in the making of decisions which may foreseeably have a material effect on any financial interest" of the public official. Government Code Section 87302(a). The designated public officials must periodically disclose certain investments, interests in real property, sources of income, gifts, loans and business positions. Agencies must amend their conflict of interest codes when necessary to add or delete positions and disclosure categories; at a minimum a conflict of interest code must be reviewed every two years.
- (2) On October 3, 1995, the Board of Supervisors directed the County Clerk-Recorder¹ to adopt a comprehensive conflict of interest code for county departments, certain county related commissions/boards/committees and dependent special districts. (Resolution No. 95-450). Accordingly, on December 5, 1995 the Clerk-Recorder-Assessor adopted a comprehensive conflict of interest code for multiple agencies, which became known as the "Santa Barbara County Single Comprehensive Conflict of Interest Code for County Departments, Commissions/Boards/Committees and Dependent Special Districts" ("Single Code"). The designated positions and disclosure categories for each participating agency are set forth in Exhibit C of the Single Code. The Single Code is intended to help ensure timely amendments and revisions. Additionally, all financial disclosure statements (Form 700's) are filed in the Office of the Clerk-Recorder-Assessor, which provides a central repository for public access. The Board of Supervisors is the "Code Reviewing Body" for the Single Code. Government Code Section 87303.
- (3) There have been several amendments to the Single Code, which have added and/or deleted agencies, and revised the list of designated positions and disclosure categories. Amendments are first adopted by the Clerk-Recorder-Assessor and then approved by the Board of Supervisors as Code Reviewing Body.
- (4) The Juvenile Justice Coordinating Council ("JJCC") has requested that it be added to the Single Code.
- (5) The Juvenile Justice Coordinating Council ("JJCC") was established in 1996, as an advisory body to the Board of Supervisors, pursuant to Welfare and Institutions Code Section 749.22.

¹ Subsequently, the Clerk-Recorder was consolidated with the Assessor and is currently the Clerk-Recorder-Assessor.

The JJCC is a multi-jurisdictional agency responsible for developing and implementing a continuum of county-based responses to juvenile crime.

- (6) Typically, an advisory body, such as the JJCC would not be required to adopt a conflict of interest code. However, an advisory body may evolve into a "decision making" body and be required to adopt a conflict of interest code, if over an extended period of time, it makes substantive recommendations that have been regularly approved without significant amendment or modification by the agency it is advisory to. 2 CCR 18700(c)(2).
- (7) Over time some of JJCC's substantive recommendations have been regularly approved without significant amendment or modification by the Board of Supervisors. On October 2, 2015, in compliance with the Political Reform Act, the JJCC took action to create a conflict of interest code by designating covered positions and corresponding disclosure categories and requesting that it be included in the Single Code. (See attached JJCC Resolution No. 2015-1).
- (8) The Clerk-Recorder-Assessor approves the JJCC's request, and amends the Single Code to add the JJCC as a member. The JJCC's designated positions are incorporated in the attached Exhibit C-40.

(9) The other provisions of the Single Code not addressed by this amendment remain in effect.

Adopted this _//

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County #lerk-Recorder-Assessor

Exhibit C-40

DESIGNATED POSITIONS

SANTA BARBARA COUNTY JUVENILE JUSTICE COORDINATING COUNCIL

Designated Employee Positions:	Disclosure Categories for Positions:
Persons occupying the following positions are "designated employees"* and must disclose financial interest in those categories described in Appendix B.	
Positions:	
Members of the Santa Barbara County Juvenile Justice Coordinating Council	1, 2, 3, 4, 5
Alternate members of the Santa Barbara County Juvenile Justice Coordinating Council	1, 2, 3, 4, 5

*A "designated employee" is anyone within the above-mentioned agency who is an officer, employee, member or consultant who is designated in the code because the position entails the making or participation in the making of decisions which may foreseeably have a material effect on any financial interest. (Government Code § 82019.)

The term "designated employee" does not include any officer identified in Government Code § 87200, i.e., members of planning commissions, members of the board of supervisors, district attorneys, county counsels, county treasurers, chief administrative officers and other public officials who manage public investments.

RESOLUTION NO: 2015-1

RESOLUTION OF THE SANTA BARBARA COUNTY JUVENILE JUSTICE COORDINATING COUNCIL ADOPTING A CONFLICT OF INTEREST CODE

Recitals

- a. The Political Reform Act, Government Code Sections 81000 et seq. ("Political Reform Act") requires state and local government agencies, with final decision making authority, to adopt and promulgate conflict of interest codes;
- b. The Political Reform Act implementing regulations are adopted by the Fair Political Practices Commission ("FPPC") and are located at Title 2 Sections 18109-18997, of the California Code of Regulations ("CCR");
- c. A conflict of interest code designates the positions within an agency that "involve the making or participation in the making of decisions which may foreseeably have a material effect on any financial interest" of the public official. Government Code Section 87302(a);
- d. The public officials designated in a conflict of interest code, must periodically disclose certain investments, interests in real property, sources of income, gifts, loans and business positions, based on the disclosure categories adopted by the agency. The disclosures are compiled on FPPC Form 700, and conflict of interest code must be reviewed at least every two years;
- e. The Board of Supervisors is the Code Reviewing Body for conflict of interest codes adopted by dependent local agencies in Santa Barbara County;
- f. In 1996, the Santa Barbara County Juvenile Justice Coordinating Council ("JJCC") was established by the Santa Barbara County Board of Supervisors ("Board of Supervisors") pursuant to Welfare and Institutions Code Section 749.22, as an advisory body;
- g. Although, the JJCC is an advisory body, some JJCC recommendations have been regularly approved by the Board of Supervisors without significant amendment or modification. Based on this history, the JJCC could be considered to be an agency with final decision making authority, and thus required to adopt a conflict of interest code;
- h. The Board of Supervisors has established a Single Comprehensive Conflict of Interest Code ("Single Code"), which is a compilation of the conflict of interest codes of all County Departments and dependent commissions, boards, agencies and special districts;
- i. The Single Code is reviewed by the Board of Supervisors at least every two years, to add or delete positions and disclosure categories, as needed. The Single Code is intended to help ensure timely amendments and revisions of the conflict of interest codes of each member agency;

- j. Members of the Single Code are required to file their Form 700 disclosure statements with the Elections Division of the Santa Barbara County Clerk, Recorder and Assessor;
- k. The JJCC desires to adopt a Conflict of Interest Code by being added to the County's Single Code; and
- 1. The JJCC desires to adopt a list of designated positions and disclosure categories that shall be applicable, once it is added to the Single Code.

NOW, THEREFORE BE IT RESOLVED THAT:

- The JJCC desires to adopt a conflict of interest code by being added to the County's Single Code;
- 2. The JJCC adopts Appendix A Designated Positions (attached), as the list of JJCC positions and disclosure requirements to be covered by the Single Code;
- 3. The JJCC adopts the disclosure categories included in Appendix B Disclosure Categories (attached);
- 4. The JJCC requests the Board of Supervisors to add the JJCC to the County's Single Code, along with Appendix A Designated Positions and Appendix B Disclosure Categories; and
- 5. Those holding designated positions shall file online their Form 700 disclosures, using eDisclosure, with the Elections Division of the Santa Barbara County Clerk, Recorder and Assessor. Alternatively, a paper copy of a Form 700 may be filed with the Clerk of the JJCC, who shall retain a copy and forward the original to the Elections Division of the Santa Barbara County Clerk, Recorder and Assessor.

Passed and adopted this 2nd day of October 2015 by the following vote:

Yes: Thirteen (13)

No: None

Abstain: None

Lupe Rabago Chief Probation Officer

JJCC Chair

APPENDIX A

DESIGNATED POSITIONS

SANTA BARBARA COUNTY JUVENILE JUSTICE COORDINATING COUNCIL

Designated Employee Positions:	Disclosure Categories for Positions:
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*A "designated employee" is anyone within the above-mentioned agency who is an officer, employee, member or consultant who is designated in the code because the position entails the making or participation in the making of decisions which may foreseeably have a material effect on any financial interest. (Government Code § 82019.)

The term "designated employee" does not include any officer identified in Government Code § 87200, i.e., members of planning commissions, members of the board of supervisors, district attorneys, county counsels, county treasurers, chief administrative officers and other public officials who manage public investments.

APPENDIX B

STANDARD DISCLOSURE CATEGORIES

CATEGORY 1

Inte	rests in real property which is located in whole or in part within the jurisdiction of	f the
	(local agency, county department, commission, board, special district, etc.))
	, including any leasehold, beneficial or ownership interest or option	1 to
acquire suc	h interest in real property, if the fair market value of the interest is \$1,000 or more).
	CATEGORY 2	
Bus	iness positions or investments in or income from persons or business entities engage	ged
in the appra	aisal, acquisition or disposal of, real property within the jurisdiction of the	
	(local agency)	
	CATEGORY 3	
Bus	iness positions or investments in business entities and income from any source or	
sources of i	ncome, if	
a)	The business entities or the source or sources of income are of the	
	type which, within the previous two years, have provided or contracted to	
	provide, or in the future with reasonable foreseeability might provide or contra	ct
	to provide services, supplies, materials, machinery or equipment to or for the u	se
	of the; and	
b)	Within the previous two years, the designated employee has made, participated	l in
	making, or in any way has attempted to use his or her official position to	
	influence, the governmental decision to obtain or procure services, supplies,	
	materials, machinery or equipment of the same or a similar type as those provide	ded

	or contracted to be provided to the	(local agen	cy)				
	or if the duties of the designated employee's position						
	make is reasonably foreseeable that he o	she might engage in su	uch activity.				
	CATEGORY 4						
Busine	ess positions or investments in business en	tities and income from	any source or				
sources of inc	ome, if						
a)	The business entities or the source or sources of income are of the type which,						
	within the previous two years, have furn	shed or contracted to fu	rnish, or in the				
	future with reasonable foreseeability might furnish or contract to furnish service						
	supplies, materials, machinery or equipment as a subcontractor in any contract						
with the (local agency) to pro							
	services, supplies, materials, machinery or equipment to or for the use of the						
	(local agency); and						
b)	b) Within the previous two years, the designated employee has made, pa						
	making, or in any way has attempted to u	se his or her official po	sition to				
	influence, the governmental decision to obtain or procure services, supplies,						
	materials, machinery or equipment of the	same or a similar type	as those so				
	provided or contracted to be provided to	the((local agency)				
or if the duties of the designated employee's p							
	it reasonably foreseeable that he or she m	ight engage in such acti	ivity.				

CATEGORY 5

Business positions or investments in business entities and income from any source or sources of income, if

a)	The business entities or the source or sources of income are	of the type which are
	subject to the regulation or supervision of the	(local agency)
	, and	

b) The designated employee's duties involve the supervision or regulation

(including, but not limited to, the issuance or granting of franchises, building

permits or other use or business permits or any other land use control or

regulation) of that type of business entity or source of income.